

Certification of CPNI Filing (Feb. 6, 2006)
EB Docket No. 06-36

February 3, 2006]

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: Certification of CPNI Filing
EB-06-TC-060

Dear Ms. Dortch:

Transmitted herewith in accordance with the Commission's Public Notice, DA 06-223, released January 30, 2006, and Section 64.2009(e) of the Commission's Rules, is our compliance certificate and accompanying statement for the year ended December 31, 2005.

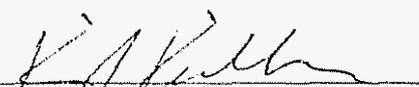
Very truly yours,



Kevin J. Keillor, General Counsel and Secretary

CERTIFICATION

I, Kevin J. Keillor, hereby certify this 3rd day of February, 2006 that I am an officer of Edge Wireless, LLC and that I have personal knowledge that Edge Wireless, LLC has operating procedures that are adequate to ensure compliance with the Customer Proprietary Network Information rules set forth in 47 C.F.R. §§ 64.2001-2009.



Kevin J. Keillor
General Counsel and Secretary

Statement

Edge Wireless, LLC ("Edge") hereby submits that its procedures regarding its customers' Customer Proprietary Network Information ("CPNI") are in compliance with Section 222 of the Communications Act of 1934, as amended (47 U.S.C. 222) and 47 CFR §§64.2001-64.2009.

Edge does not sell, rent or otherwise disclose customers' CPNI to other entities. Further, Edge does not currently use, nor allow its affiliates to use, any customers' CPNI in marketing activities except to the extent such use is permitted without customer consent. Nonetheless, Edge has implemented the following measures to safeguard customer privacy and CPNI:

- All employees receive training from the Legal Department regarding privacy requirements under state and federal law including CPNI.
- All employees receive training on our authentication process to ensure only the account holder and authorized users have access to account information including CPNI. All customer care employees are provided an authentication matrix form for reference and to reinforce such training.
- Edge Wireless only provides account information including CPNI to the account holder or another party authorized by the account holder in writing, except in response to legal process.
- Employees are prohibited from sending account information including CPNI outside of the company by email or fax. Account information may only be mailed to the billing address of record for the account or provided to the account holder or authorized user in our stores after their identity has been properly verified.
- Supervisors and managers receive annual training which includes updates on customer privacy issues and compliance.
- Employees who violate company policy concerning customer privacy and CPNI are subject to discipline.