



2006

Certification of CPNI Filing February 6,

EB Docket No. 06-36

EB-06-TC-060

ANNUAL CERTIFICATION PURSUANT TO 47 CFR 64.2009(e)

I, Dwayne S. Logan, President of Winstar Communications, LLC (“Winstar”), hereby certify that I have personal knowledge that Winstar and its wholly-owned direct subsidiaries¹ have established procedures that ensure compliance with the Federal Communications Commission’s rules concerning customer proprietary network information (“CPNI”) which are set forth in 47 CFR §§64.2001- 64.2009. Attachment 1, appended hereto, includes a description of Winstar’s compliance with the CPNI rules.

Signed: _____/s/_____

By: Dwayne S. Logan, President

Date: February 3, 2006

¹ Winstar Communications of Arizona, LLC; Winstar of Delaware, LLC; Winstar of Georgia, LLC; Winstar of Hawaii, LLC; Winstar of Indiana, LLC; Winstar of Louisiana, LLC; Winstar of New Jersey, LLC; Winstar of New York, LLC; Winstar of Pennsylvania, LLC; Winstar of West Virginia, LLC; Winstar of Virginia, LLC

Attachment 1
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WINSTAR COMMUNICATONS, LLC
STATEMENT OF COMPLIANCE WITH THE FCC'S
CUSTOMER PROPRIETARY NETWORK INFORMATION ("CPNI") RULES

Winstar Communications, LLC and its wholly-owned direct subsidiaries¹ ("Winstar") are aware of and take seriously their duty to protect the confidentiality of the proprietary information of their customers. Winstar has not in the past nor does it currently use a customer's CPNI for the purposes of sales or marketing campaigns.

Winstar uses, discloses or permits access to a customer's CPNI in the following instances: to generate billing for the telecommunications services provided to the customer; to protect the customer or other carriers from fraudulent, abusive, or illegal use of such telecommunications service; to complete inside wiring installation, maintenance and repair services; to protect the rights or property of Winstar; or to comply with lawful subpoenas or court orders.

Winstar employees who have access to a customer's CPNI are aware of the FCC's rules concerning CPNI and are prohibited from disclosing or permitting access to CPNI without appropriate customer consent or as allowed by law or the FCC's rules. Any unauthorized use or disclosure of a customer's CPNI by a Winstar employee would subject the employee to disciplinary action, up to and including termination.

Should Winstar, in the future, choose to use CPNI for the purpose of sales or marketing campaigns, it will do so in full compliance with the Commission's CPNI rules.

¹ Winstar Communications of Arizona, LLC; Winstar of Delaware, LLC; Winstar of Georgia, LLC; Winstar of Hawaii, LLC; Winstar of Indiana, LLC; Winstar of Louisiana, LLC; Winstar of New Jersey, LLC; Winstar of New York, LLC; Winstar of Pennsylvania, LLC; Winstar of West Virginia, LLC; Winstar of Virginia, LLC