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February 6, 2006

**VIA ECFS**

Ms. Marlene H. Dortch  
Office of the Secretary  
Federal Communications Commission  
445 12th Street, SW  
Washington, DC 20554

Re: EB Docket No. 06-36 / EB-06-TC-060: Certification of CPNI Filing  
February 6, 2006

Dear Ms. Dortch:

SNiP LiNK LLC, through counsel, respectfully submits the enclosed Customer Proprietary Network Information Certification for filing in EB Docket No. 06-36 and EB-06-TC-060. If you have any questions regarding this filing, please contact the undersigned at (202) 887-1234.

Sincerely,



Jennifer M. Kashatus

Enclosure

cc: Byron McCoy, Telecommunications Consumers Division,  
Enforcement Bureau, FCC

Best Copy and Printing, Inc. (BCPI)



## Internet and Telecommunication Services

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### OFFICER CERTIFICATE

I, Peter Cava, Chief Executive Officer of SNiP LiNK LLC ("SNiP") make the following statement in compliance with Section 64.2009(e) of the rules of the Federal Communications Commission ("FCC").

I am an officer of SNiP and I have personal knowledge of the procedures that SNiP has implemented to comply with the FCC's rules pertaining to safeguarding customer proprietary network information ("CPNI"). It is SNiP's intent to comply with all Commission rules regarding CPNI, and it will further revise its policies as necessary to ensure full compliance.

I have relied on Attachment A in making this certification.



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Peter Cava  
Chief Executive Officer  
SNiP LiNK, LLC

Date: February 6, 2006

## ATTACHMENT A

SNiP LiNK LLC (“SNiP”) is committed to protecting the privacy of customer information. To this end, SNiP has taken steps to ensure that all employees safeguard the privacy of customer information.

SNiP has implemented a policy to prevent disclosure of any personally identifiable customer information to any person other than the customer. Under this policy, SNiP employees must follow certain steps to verify that the person requesting the information is entitled to receive that information.

SNiP uses CPNI for the following purposes: (1) to bill and collect for services rendered; (2) to protect rights and property of the Company; (3) for network maintenance; and (4) as otherwise required by law.

SNiP may use CPNI to market additional services to its business customers. During the contracting process, SNiP obtains customer consent for this purpose. In accordance with the opt-out requirement, SNiP only markets products and services to customers that are outside of the basket to which they subscribe to those customers that have chosen to receive solicitations from SNiP. All marketing campaigns must be approved by the CEO prior to their implementation.

SNiP LiNK does not share, sell, lease, or otherwise provide CPNI to any of its affiliates, suppliers, vendors, or any other third parties for any marketing purposes. SNiP only discloses CPNI to its wholesale suppliers, vendors, or third party agents as is necessary to provide local exchange or interexchange services to its customers.