

Yipes Enterprise Services, Inc.
114 Sansome Street
11th Floor
San Francisco, CA 94104
415.901.2000
415.677.9534 fax



February 6, 2006

VIA ELECTRONIC FILING

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

**Re: Yipes Enterprise Services, Inc. Certification of CPNI Filing
EB-06-TC-060, WC Docket No. 06-36**

Dear Ms. Dortch:

Yipes Enterprise Services, Inc. (“Yipes” or the “Company”), pursuant to the Public Notice issued by the Enforcement Bureau on January 30, 2006¹ and the Commission’s rules requiring that all telecommunications carriers protect the privacy of customer proprietary network information (“CPNI”),² submits this Certificate and accompanying statement. Yipes fully recognizes its responsibility to assure the confidentiality of its customers’ CPNI. Yipes has seen the media reports regarding release of subscriber information and shares the Commission’s concern over such breaches.

Yipes has long-standing policies to protect the confidentiality expectations of its customers, and has implemented operational procedures to protect the confidentiality of such information. Nonetheless, in light of media reports of CPNI releases from unrevealed sources, Yipes is reviewing its procedures and is currently implementing a more comprehensive plan for protecting its customers’ confidential information. When fully implemented, this plan will expand the Company’s protections against inadvertent external release and will assure compliance as to Yipes’ own internal uses of the information. As part of this comprehensive plan, Yipes will issue updated notices to its customers providing them additional opportunities to grant or deny Yipes approval to use their CPNI.

¹ *Enforcement Bureau Directs All Telecommunications Carriers to Submit CPNI Compliance Certifications*, WC Docket No. 05-196, Public Notice, DA 06-223 (rel. Jan. 30, 2006) (“Public Notice”).

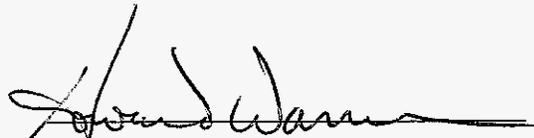
² 47 C.F.R. §§ 64.2001 – 64.2009.

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As required by the Public Notice, and consistent with the Commission's CPNI rules, the undersigned hereby states that he is an officer of Yipes and makes this certification on the basis of personal knowledge; that the attached Compliance Statement accurately describes the operational procedures and policies implemented by Yipes to ensure the privacy of its customers' CPNI; and that this Certificate and Compliance Statement are true and correct to the best of his knowledge, information and belief.

Respectfully submitted,

A handwritten signature in black ink, appearing to read "Howard Warner", with a long horizontal flourish extending to the right.

Howard Warner
Vice President, Corporate Development
Yipes Enterprise Services, Inc.

cc: Byron McCoy (FCC)
Best Copy and Printing, Inc.

**COMPLIANCE STATEMENT ATTACHMENT TO CPNI
CERTIFICATION OF HOWARD WARNER DATED FEBRUARY 6, 2006.**

YIPES ENTERPRISE SERVICES, INC.

1. Disclosures of CPNI to Third Parties Prohibited

Because Yipes takes very seriously its obligation to protect against disclosure of CPNI, Yipes does not disclose or provide access to CPNI to third parties that are not agents, independent contractors, or joint venture partners of Yipes. Disclosure to agents, independent contractors or joint venture partners are made only after such entities or persons have executed a confidentiality agreement with Yipes that includes provisions protecting the confidentiality of Yipes' customer information. Specifically, the confidentiality provision prohibits contractors from disclosing or using, either during or after the term of their contract with Yipes, any proprietary or confidential information of Yipes' customers without Yipes' prior written permission. The confidentiality provision further obligates the contractor to comply with all applicable laws and regulations. Breach of the confidentiality provision may result in termination of the contract at Yipes' discretion.

2. Review Process for Outbound Marketing Campaigns

All outbound marketing campaigns fall under the supervisory purview of Yipes' Vice President of Marketing, and are subject to review to ensure that all applicable laws and regulations are observed.

As of this time, Yipes has not undertaken any marketing campaigns that incorporated the use of CPNI, except for Aggregate Information, as that term is defined in Section 222 of the Communications Act of 1934, as amended. The Company has engaged in marketing campaigns, but the contacts are not differentiated on the basis of the customer's billing information, service usage, or other CPNI.

Account representatives have access to their customers' usage information and are responsible for contacting those customers as usage approaches their port speed limitations. Those contacts, which involve selling services of the same type, do not require pre-approval by management.

3. Employment at Yipes is Contingent on Protecting Customer Confidential Information

Maintaining the privacy of Customers' CPNI is a condition of employment at Yipes.

All Yipes employees are required to execute a confidentiality agreement in order to begin employment at Yipes. This confidentiality agreement, among other

things, requires employees to hold customer confidential information in the strictest confidentiality. This policy bars employees from disclosing such confidential information, and prohibits employees from removing confidential information upon conclusion of employment with Yipes.

4. Training

Sales, Operations, Marketing and Accounting personnel receive training that includes their obligation to protect customer confidentiality. Yipes management has planned additional training to be conducted for sales and marketing personnel early in 2006, with focus on the duty to protect CPNI from improper use, disclosure or access.

In light of the troubling news reports regarding recent releases of CPNI to third parties, Yipes is currently auditing the privacy protections it currently has in place. Concurrently with this audit, Yipes is establishing more comprehensive CPNI protections. To that end, and given the recent publicity about CPNI disclosure, Yipes is giving all of its customers additional opportunities to grant or deny Yipes approval to use CPNI for marketing of communications related-services. Yipes will continue to maintain and enforce its prohibition on releasing customer confidential information to third parties.