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February 6, 2006

FEB - 6 2006

BY HAND DELIVERY

Federal Communications Commission
Office of Secretary

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

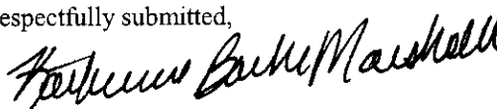
Re: Filing of Affinity Network Incorporated, Certification of CPNI Filing – February 3, 2006;
EB Docket No. 06-36, EB-06-TC-060

Dear Ms. Dortch:

Affinity Network Incorporated, through its counsel, respectfully submits the enclosed Customer Proprietary Network Information Certification for filing in EB Docket No. 06-36 and EB-06-TC-060. Enclosed please find one original and four(4) copies of this filing.

Please date stamp the duplicate of this filing and return with the messenger. Thank you for your assistance in this matter and please do not hesitate to contact us at (202) 955-9669 if you have any questions or concerns.

Respectfully submitted,



Danny E. Adams
Katherine E. Barker Marshall

Counsel to Affinity Network Incorporated

Enclosure

cc: Byron McCoy, Telecommunications Consumers Division, Enforcement Bureau, Federal Communications Commission, Room 4-A233
Best Copy and Printing, Inc. (BCPI), Portals II, 445 12th Street, S.W., Room CY-B402, Washington, D.C. 20554

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ANNUAL OFFICER'S CERTIFICATE OF
CUSTOMER PROPRIETARY NETWORK INFORMATION (CPNI) COMPLIANCE

Federal Communications Commission
Office of Secretary

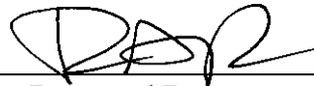
Raymond Perea, Affiant, certifies, affirms, deposes and says that:

He is the General Counsel of Affinity Network, Inc.;

That he is authorized to and does make this Certification for Affinity Network, Inc.;

That he has personal knowledge of Affinity Network, Inc.'s CPNI operating procedures, the Rules and Regulations of the Federal Communications Commissions regarding CPNI and that Affinity Network, Inc.'s procedures in place conform and ensure Affinity Network, Inc.'s ongoing compliance with such Rules, including those set forth in 47 C.F.R. 64.2001, et seq.

A further statement outlining the Affinity Network, Inc.'s procedures in place is attached as *Exhibit A*, as required by 47 C.F.R. 64.2009(e).



Raymond Perea
General Counsel
Affinity Network, Inc.
4380 Boulder Highway
Las Vegas, NV 89121
Ph. 702-547-8980

Dated: 2-3-06

EXHIBIT A

Statement of Policy in Treatment of Customer Proprietary Network Information

(1) It is Affinity Network Incorporated's ("Affinity's") policy not to use CPNI for any activity other than permitted by law. Any disclosure of CPNI to other parties (such as an affiliates, vendors, and agents) occurs only if it is necessary to conduct a legitimate business activity related to the services already provided by the Company to the customer. If the Company is not required by law to disclose the CPNI or if the intended use does not fall within one of the carve outs, the Company will first obtain the customer's consent prior to using CPNI.

(3) Affinity follows industry-standard practices to prevent unauthorized access to CPNI by a person other than the subscriber or Affinity. However, Affinity cannot guarantee that these practices will prevent every unauthorized attempt to access, use, or disclose personally identifiable information.

(3) All employees will be trained as to when they are, and are not, authorized to use CPNI upon employment with the Company and annually thereafter

(4) If we disclose or allow access to Customers' individually identifiable CPNI to our joint venturers or independent contractors, we will require, in order to safeguard that information, their entry into confidentiality agreements that ensure compliance with this Statement.

(5) Affinity will require express written authorization from the customer prior to dispensing CPNI to new carriers, except as otherwise required by law.

(6) Affinity does not market or otherwise sell CPNI information to any third party.

(7) Affinity will comply with 47 C.F.R. §64.2007 regarding opt-in approvals for use of CPNI for the marketing of communications-related services, and with 47 C.F.R. §64.2008 regarding notification to customers of Affinity's use of CPNI.

(8) Affinity maintains a record of our own and our affiliates' sales and marketing campaigns that use our customers' CPNI. The record will include a description of each campaign, the specific CPNI that was used in the campaign, and what products and services were offered as part of the campaign. We will retain these records for at least one year.

(9) Affinity has a supervisory review process regarding compliance with the CPNI rules for outbound marketing situations and we will maintain compliance records for at least one year. Specifically, our sales personnel will obtain express approval of any proposed outbound marketing request for customer approval of the use of CPNI by General Counsel of the Company.

(10) Affinity is prepared to provide written notice within five business days to the FCC of any instance where the opt-out mechanisms do not work properly to such a degree that consumers' inability to opt-out is more than an anomaly.