

**CERTIFICATION OF CPNI FILING DATED DECEMBER 31,
2005**

EB-06-TC-060

On behalf of **Outside Connection Inc.** (“**OC inc.**”) and in accordance with Section 64.2009(e) of the Commission’s Rules, I hereby certify that I have personal knowledge that **OC inc** has established operating procedures that are adequate to ensure compliance with the rules in Section 64.2009.

Further, I hereby certify that the attached statement explaining how the company’s operating procedures ensure compliance with Section 64.2009 is true and correct.

Dated this 6th , day of February, 2006.

Outside Connection Inc

By: Brian Prins, President

Name: Brian
 Prins

Title: President

Date: Feb. 6th, 2006

Statement Concerning the Protection of Customer Proprietary Network Information for the Annual Period Ending December 31, 2005

1. **Outside Connection Inc** is a telecommunications carrier subject to the requirements set forth in Section 64-2009 of the Commission's rules.
2. Pursuant to said rules, **OC inc** has established a system by which they can determine whether a customer has given their approval for the release or use of said customer's proprietary network information ("CPNI") prior to that information being used or released.
3. Information protected by **OC inc** includes information that relates to the quantity, technical configuration, type, destination, location and amount of use of a telecommunications service subscribed to by a customer and made available to **OC inc** by the customer solely by virtue of the carrier-customer relationship. Also protected is information contained in the bills pertaining to telephone exchange service or telephone toll service received by a customer.
4. **OC inc** personnel are trained as to when they are and are not authorized to release or use CPNI and violation of these rules will subject personnel to express disciplinary action.
5. **OC inc** maintains a record of its' sales and marketing campaigns that use customers' CPNI. Further, record of all instances where CPNI was disclosed or provided to third parties or third parties were allowed access to CPNI is maintained by **OC inc**. These records reflect a description of the campaigns, the specific CPNI used in the campaign and what products or services were offered as part of the campaign. These records are retained for a minimum of one year.
6. **OC inc** has established a procedure whereby all sales personnel must obtain supervisory approval of any proposed outbound marketing request for customer approval of the use of CPNI and records reflecting carrier compliance with the Commission Rules are maintained for a minimum of one year.
7. **OC inc. does NOT for any reason use its customer information for ANY reason outside of the company. It does NOT use it for ANY marketing of any other company and only holds the customer data in a sever with no access by any other company but, OC inc. It is keep in an unhackable manner offline.**