

ACCUTEL OF TEXAS

February 6, 2006

Federal Communications Commission  
Telecommunications Consumer Division  
Enforcement Bureau  
445 12<sup>th</sup> Street, SW, Room 4-A234  
Washington, DC 20554

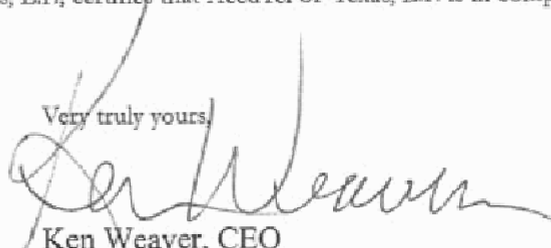
Re: Docket No. 05-196  
EB-06-TC-060

To whom it may concern:

Enclosed is the Certificate of CPNI Filing for AccuTel of Texas, L.P. If you should require anything else, please feel free to call.

The undersigned, as an officer of AccuTel of Texas, L.P., certifies that AccuTel of Texas, L.P. is in compliance with Section 64.2009 of the Commission's rules.

Very truly yours,



Ken Weaver, CEO  
AccuTel of Texas, L.P.

cc: Byron McCoy at [byron.mccoy@fcc.gov](mailto:byron.mccoy@fcc.gov)  
[fcc@bepiweb.com](mailto:fcc@bepiweb.com)

**ACCUTEL OF TEXAS, L.P.**

**Certification of CPNI Filing**

**Docket No. 05-196**

**EB-06-TC-060**

AccuTel of Texas, L.P. does not use CPNI when conducting outbound marketing. CPNI is not disclosed to third parties for purposes of marketing or for any other purpose. Any service marketed to our customers is done by monthly bill inserts and these inserts would be received by all customers. Employees of AccuTel understand that disclosure of CPNI to third parties is grounds for disciplinary action.