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March 2, 2006

25263.75121

VIA ECFS

Marlene H. Dortch
Secretary
Federal Communications Commission
236 Massachusetts Avenue, N.E.
Suite 110
Washington, D.C. 20002

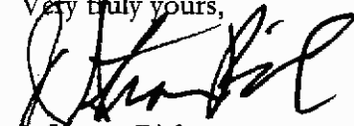
Re: EB-06-TC-060
Certification of CPNI Filing, March 2, 2006

Dear Madame Secretary:

Pursuant to the Commission's Public Notice DA 06-223 dated January 30, 2006, transmitted herewith on behalf of LaVergne's Telemessaging, Inc. ("LaVergne's Telemessaging") is the Certification of CPNI Filing for LaVergne's Telemessaging in the above-referenced docket.

In the event that the Commission or its staff should have any questions concerning this filing, please refer them to undersigned counsel for LaVergne's Telemessaging.

Very truly yours,


Steven Rich
for PAUL, HASTINGS, JANOFSKY & WALKER LLP

CERTIFICATE

I, LaVergne L. Turpin, the owner/CEO of LaVergne's Telemessaging, Inc. ("LaVergne's Telemessaging"), certify as agent for LaVergne's Telemessaging that I have personal knowledge that LaVergne's Telemessaging has established operating procedures that are adequate to ensure compliance by LaVergne's Telemessaging with the rules of the Federal Communications Commission contained in Part 64, Subpart U of the Code of Federal Regulations. Attachment 1 hereto describes these operating procedures.



LaVergne L. Turpin
Owner/CEO
February 28, 2006

Attachment 1

LaVergne's Telemessaging, Inc. ("LaVergne's Telemessaging") is a provider of common carrier paging services and does not offer telecommunications services to its customers in categories other than paging. LaVergne's Telemessaging does not currently use customer proprietary network information ("CPNI") for internal marketing purposes or share CPNI with affiliates or with third parties, other than pursuant to requests by duly-authorized law enforcement officials. Consequently, LaVergne's Telemessaging is not required to and does not maintain either an "opt-in" or "opt-out" system with respect to CPNI. In the event that LaVergne's Telemessaging were to change the ways in which it uses CPNI, any such change would be reviewed and approved by the company's owner/CEO, who is familiar with the FCC's rules governing the use of CPNI and who is the certifying officer for CPNI purposes.

LaVergne's Telemessaging has established procedures to maintain the security of CPNI of its customers. For example, LaVergne's Telemessaging maintains all CPNI on secure servers located at its premises, and CPNI is accessible only to select, specially-trained supervisors within LaVergne's Telemessaging's call center. LaVergne's Telemessaging issues bills that include only the number of minutes used by a customer, the per-minute rate, and the total fees. Representatives of LaVergne's Telemessaging release customer account information only after a caller has established that the requesting party is, in fact, the subscriber whose records are requested, or to law enforcement officials who present a valid subpoena.