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December 28, 2006

VIA ECFS

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

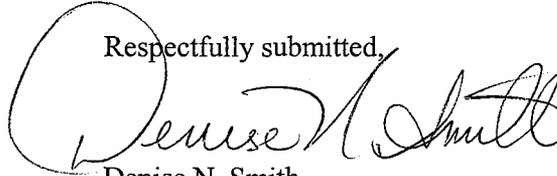
Re: EB-06-TC-060; EB Docket No. 06-36; SAVVIS Communications Corporation
Certification of CPNI Filing – December 28, 2006 - Corrected

Dear Ms. Dortch:

Earlier today, SAVVIS Communications Corporation (“SAVVIS”), by its attorney, submitted an amended certification regarding its use of customer proprietary network information (“CPNI”). The filing was made to replace a CPNI certification filed on February 6, 2006 in compliance with Public Notices issued January 30, 2006 and February 2, 2006 by the Federal Communications Commission’s (“Commission”) Enforcement Bureau. Attachment 1 to the amended certification was inadvertently omitted from the filing made earlier today. The complete amended certification, including Attachment 1, is attached hereto and replaces the version filed earlier today.

Please direct any questions regarding this filing to the undersigned at (202) 342-8614.

Respectfully submitted,



Denise N. Smith

Counsel to SAVVIS Communications Corporation

Enclosure

cc: Bryon McCoy, Telecommunications Consumers Division, Enforcement Bureau (by e-mail)
Best Copy and Printing, Inc. (by e-mail)



SAVVIS Communications Corporation
1 SAVVIS Parkway
Town & Country, Missouri 63017

Customer Proprietary Network Information Certification

I, Ronald Dobes, Vice President Network Product Management of SAVVIS Communications Corporation, have firsthand knowledge of the procedures that SAVVIS has implemented to comply with the Federal Communications Commission's ("Commission") rules pertaining to safeguarding customer proprietary network information ("CPNI"). I certify that SAVVIS has established procedures that are adequate to comply with the Commission's CPNI rules set forth in section 64.2001 et seq. I relied on Attachment A in making this certification.

A handwritten signature in black ink, appearing to read "Ronald Dobes", written over a horizontal line.

Ronald Dobes
Vice President Network Product Management

12/22/06
Date

Attachment A

Customer Proprietary Network Information Policy

By way of background, SAVVIS Communications Corporation (“SAVVIS”) provides dedicated private line services to corporate and carrier customers and has no information about the content its customers transmit over their private lines. Further, SAVVIS has never had voice customers or provided voice telecommunications services and consequently, has never had CPNI pertaining to telephone exchange or telephone toll services.

SAVVIS has established policies and procedures to ensure compliance with the Federal Communications Commission’s (“FCC”) rules regarding customer proprietary network information (“CPNI”) set forth in 47 C.F.R. §§64.2001 – 64.2009. This attachment summarizes the steps taken by SAVVIS to implement its CPNI policy.

- SAVVIS trains its personnel in the permissible uses of CPNI.
 - SAVVIS has a Code of Business Conduct and Ethics (“Code of Conduct”) which includes a comprehensive “Confidential Information” section detailing how employees are expected to treat any confidential information, both during their employ and after. (See Attachment 1 for an Excerpt from SAVVIS’s “Code of Conduct”).
 - All employees are required to sign the Code of Conduct as a condition of employment.
 - A copy of the Code of Conduct is accessible to employees on SAVVIS’ internal intranet site.
 - At least once a year, SAVVIS sends out an internal communication to all employees reminding them of their obligations under the Code of Conduct and includes in that communication a link to the entire document.
- SAVVIS limits employee access to CPNI.
 - All customer information is maintained in a password protected database that can be accessed only by authorized employees.
 - Customers may access their accounts through a secure Internet site using an assigned user name and password.
 - Authorized SAVVIS employees may access CPNI to address customer questions only when the person calling is listed as an “authorized contact” for the business customer. If the customer is not listed as an authorized contact, SAVVIS requires a written authorization from an authorized contact or a high level company executive on company letterhead.
 - Authorized customer contacts must provide written permission if they want SAVVIS to disclose information to anyone not on the customer’s authorized contact list.
 - Larger business and carrier customers are assigned a dedicated “Customer Account Manager”(“CAM”) who assists with any customer requests. CAMS are in frequent contact with their customers and are able to recognize customer voices.
- SAVVIS’s customer contracts require confidential treatment of customer information. (see Sample contract provisions in Attachment 1)

- SAVVIS treats all customer information as confidential pursuant to mutual confidentiality requirements in its customer contracts.
- SAVVIS requires prior written approval from customers for any information disclosed to a third party, except to the extent the disclosure is required for the purpose of the agreement.
- SAVVIS's contracts require the company to have protective non-disclosure agreements in place with any third parties involved in the provision of a customer's private line service prior to any disclosure.
- SAVVIS does not share customer information with affiliates or any other entities, unless it is required for the provision of the services under the contract.
- SAVVIS does not use its CPNI for marketing purposes.

Attachment 1

Sample Contractual Confidentiality Provision and Definitions And Excerpt from SAVVIS "Code of Business Conduct and Ethics"

9. **Confidentiality.** Neither party shall, without the prior written consent of the other party, disclose (except as expressly permitted by, or required to achieve the purposes of, this Agreement) the Confidential Information of the other party during the Term of this Agreement and for two (2) years following the expiration or termination hereof. Each party will take all reasonable precautions to protect Confidential Information directly disclosed to it by the other party, using at least the same standard of care as it uses to maintain the confidentiality of its own Confidential Information. Notwithstanding the foregoing, a party may disclose Confidential Information to the extent required: (i) to any consultants, contractors, and counsels who have a need to know in connection with this Agreement and have executed a reasonably protective non-disclosure agreement with the disclosing party, or (ii) by operation of law, or by a court or governmental agency, or if necessary in any proceeding to establish rights or obligations under this Agreement; provided, the disclosing party shall, unless legally prohibited, provide the non-disclosing party with reasonable prior written notice sufficient to permit the non-disclosing party an opportunity to contest such disclosure. If a party commits, or threatens to commit, a breach of this Section, the other party shall have the right to seek injunctive relief from a court of competent jurisdiction.

10. **Publicity.** Neither party shall issue any press release or public announcement incorporating, or use, in advertising or publicity or in any other way, the name, trademarks, or other proprietary identifying symbol of the other party or its affiliates, without the prior written consent of the other party. Notwithstanding the foregoing, SAVVIS may publicly refer to Customer as a customer of SAVVIS as part of its marketing activities (e.g., sample client list). Any other public reference to Customer by SAVVIS shall require the express written consent of Customer. * * *

19. **Definitions.**

* * * "Confidential Information" means any non-public information of the parties hereto relating to its business activities, financial affairs, technology, marketing or sales plans that is disclosed to, and received by, the other party pursuant to this Agreement. Confidential Information includes, but is not limited to, the terms and pricing of this Agreement. Confidential Information shall not include information which: (i) is or becomes public knowledge through no breach of this Agreement by the receiving party, (ii) is received by recipient from a third party not under a duty of confidence, or (iii) is already known or is independently developed by the receiving party without use of the Confidential Information. * * *

"Confidential Information" Excerpt from SAVVIS Code of Business Conduct and Ethics

Confidential Information

In carrying out the Company's business, Company Persons often learn confidential or proprietary information about the Company, its customers, prospective customers or other third parties. Company Persons must maintain the confidentiality of

all information so entrusted to them, except when disclosure is authorized by an appropriate officer of the Company or as required by law. Company Persons should seek the advice of the Legal Department regarding when and whether disclosure is legally mandated.

Confidential or proprietary information includes, among other things, any non-public information concerning the Company, including without limitation its businesses, customer lists, customer data, intellectual property, technologies, strategies, marketing activities, partnerships, financial performance, pricing information, results or prospects, and any non-public information provided by a third party with the expectation that the information will be kept confidential and used solely for the business purpose for which it was conveyed.

Your obligation to preserve the Company's confidential information continues even after your employment or relationship with the Company ends and is set forth in detail in the Non-Disclosure Agreement you entered into as a condition of your employment or affiliation with the Company.