

**Pacific Telecom Inc.**  
P.O. Box 500306 Saipan, MP 96950

January 26, 2007

Marlene H. Dortch, Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W.  
Room TW-A325  
Washington, DC 20554

Re: The Micronesian Telecommunications Corporation  
Certification of CPNI Filing - February 6, 2006  
EB Docket No. 06-36  
EB -06-TC-06 0

Dear Ms. Dortch:

Pursuant to FCC Public Notice DA 06-258, released February 2, 2006, attached is the certification regarding CPNI for The Micronesian Telecommunications Corporation and its wholly-owned subsidiary PTI Pacifica, Inc. (collectively, "MTC"). A statement of MTC's procedures to ensure compliance with 47 C.F.R Part 64, Subpart U is also included with the certification.

Respectfully submitted,

Larry Knecht  
Chief Financial Officer

Encl.



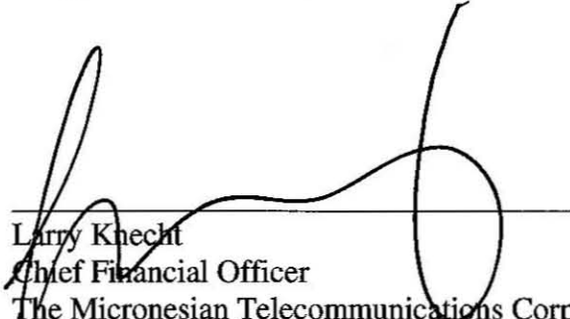
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**Pacific Telecom Inc.**  
P.O. Box 500306 Saipan, MP 96950

Reference EB-06-TC-060  
Certification of CPNI Filing, February 1, 2007

**THE MICRONESIAN TELECOMMUNICATIONS CORPORATION**  
**SECTION 64.2009(E) CERTIFICATION**

I, Larry Knecht, a duly authorized officer of The Micronesian Telecommunications Corporation, hereby certify on behalf of its wholly-owned subsidiary PTI Pacifica, Inc. d/b/a PTI (collectively "MTC"), that I have personal knowledge that MTC has established operating procedures that are adequate to ensure compliance with the rules of the Federal Communications Commission, codified at 47 C.F.R Part 64, Subpart U, implementing Section 222 of the Communications Act of 1934, as amended.



Larry Knecht  
Chief Financial Officer  
The Micronesian Telecommunications Corporation  
PTI Pacifica, Inc.

February 1, 2007

**STATEMENT REGARDING OPERATING PROCEDURES  
IMPLEMENTING 47 C.F.R. PART 64, SUBPART U  
GOVERNING USE OF  
CUSTOMER PROPRIETARY NETWORK INFORMATION (CPNI)  
EFFECTIVE FEBRUARY 7, 2007**

The following statement explains how the operating procedures of The Micronesian Telecommunications Corporation and its wholly-owned subsidiary PTI Pacifica, Inc. d/b/a PTI (collectively "MTC") ensure that MTC is in compliance with the Commission's CPNI rules, as codified at 47 C.F.R. Part 64, Subpart U.

MTC does not share CPNI with third parties and does not share CPNI about different categories of services (local exchange, long distance, and CMRS) among affiliates. MTC does not engage in outbound marketing, and its inbound marketing is limited to responding to customer inquiries regarding other services MTC provides. Because MTC has no present plans to engage in any cross marketing that would require customer approval. Detailed procedures regarding opt-in or opt-out approval under 47 C.F.R Part 64, Subpart U, have not been developed. MTC's personnel are trained on the appropriate uses of CPNI and are subject to express disciplinary procedures for violations. Moreover, MTC has internal procedures in place to guard against the unauthorized disclosure of CPNI to third parties.