

Nex-Tech Wireless, LLC
3001 New Way
Hays, KS 67601

Annual 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2007

Date filed: February 15, 2008

Name of company covered by this certification: Nex-Tech Wireless, LLC

Form 499 Filer ID: 825456

Name of signatory: Johnie Johnson

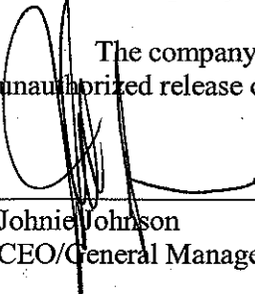
Title of signatory: CEO/General Manager

I, Johnie Johnson, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. *See 47 C.F.R. § 64.2001 et seq.*

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission's rules.

The company has not taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.



Johnie Johnson
CEO/General Manager

Nex-Tech Wireless, LLC
3001 New Way
Hays, KS 67601

Re: Docket # 06-36
Statement of CPNI Operating Procedures

Date: February 15, 2008

Nex-Tech Wireless, LLC ("NTW") has implemented procedures regarding its customers' Customer Proprietary Network Information ("CPNI") that comply with Section 222 of the Communications Act of 1934, as amended (47 U.S.C. § 222) and 47 CFR §§ 64.2001-64.2009. Any and all use of Nex-Tech Wireless, LLC customers' CPNI complies with the Commission's rules in 47 C.F.R. §§ 64.2001-64.2011.

NTW employees, including marketing and sales personnel and customer service representatives, have been educated about CPNI, federal regulations regulating the use and disclosure of CPNI and NTW's statutory responsibility to its customers. Specifically, NTW does not sell, rent or otherwise disclose customers' CPNI to other entities, and it does not currently use, or allow its affiliates to use, any customer CPNI in marketing activities. Furthermore, NTW has implemented appropriate safeguards for the disclosure of CPNI, including instituting procedures to (1) authenticate customers prior to disclosure of CPNI based on customer-initiated telephone contact, online account access, or an in-store visit (e.g., use of verbal or online passwords without the use of readily available biographical or account information, or requiring a valid photo ID matching the customer's account information); and (2) providing notification to customers of account changes. NTW has also established procedures to notify law enforcement in the event of a breach of its customers' CPNI. A violation of NTW's operating procedures will result in disciplinary action. For a first violation, an employee will be given a warning and the violation will be noted on the employee's record. An employee will be subject to termination of employment for a second violation.

Please direct all inquires regarding this submission to the following:

Renee Medina
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