

2007 Annual CPNI Certification
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Annual 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2007

Name of company covered by this certification: A.V. Lauttamus Communications, Inc.

FRN: 0003008968

Name of signatory: A.V. Lauttamus, II

Title of signatory: President

I, A.V. Lauttamus, II, certify that I am the owner and an officer of the company named above (the "Company"), and acting as an agent of the Company, that I have personal knowledge that the Company has established operating procedures that, to the best of my knowledge, information and belief, are adequate to ensure compliance with the Commission's CPNI rules as I understand them. *See* 47 C.F.R. § 64.2001 *et seq.* The basis for my certification is summarized below:

The paging service provided by the Company is billed to the customer monthly on a flat-rate basis. As a result, the Company collects at most only minimal information that could be considered CPNI under the FCC's rules. Any use or disclosure of or provision of access to customer-specific information by the Company, whether CPNI or not, requires my approval.

The Company uses, discloses or provides access to CPNI only for the purpose of initiating, rendering, billing or collecting for the paging service provided by the Company. There are four circumstances under which the Company discloses CPNI to third party vendors as an incident of providing its paging service: (1) to the company that provides the customer billing software and system, and (2) to the company that physically creates and distributes the Company's customer bills; to point-of-sale agents that initially sign customers up for the Company's service; and (4) to collection agencies. In all cases the Company requires these third party vendors to observe the Company's CPNI obligations and to limit their use of CPNI solely to the purpose for which they are permitted access. The Company also discloses CPNI to law enforcement personnel in compliance with subpoenas.

Except as described in the preceding paragraph, the Company does not disclose or provide access to CPNI to any third parties for any purpose.

The Company does not employ any third parties to market paging service on its behalf. To the extent any marketing of the Company's paging service is done, it is done through direct sales by one or more employees of the Company. Such employees may maintain customer account information for customer service purposes and for the purpose of selling additions to ser-

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vices already subscribed to by customers, or adjuncts to basic services already subscribed to by the customers.

The Company has reviewed its CPNI policies and practices so as to be in compliance with the CPNI rule changes adopted by the FCC in 2007.

The Company did not take any actions against data brokers during 2007.

The Company did not receive any customer complaints during 2007 concerning the unauthorized release of CPNI.


A.V. Lauttamus, II
Date: 2-28-08