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WRITER'S DIRECT

FILED/ACCEPTED

FEB 26 2008

Federal Communications Commission  
Office of the Secretary

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February 26, 2008

\* NOT ADMITTED IN VIRGINIA

**BY HAND DELIVERY**

Marlene H. Dortch, Esq.  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, SW  
Washington, DC 20554

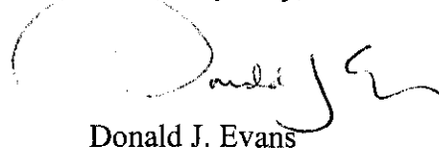
Re: Docket 06-36 Certifications

Dear Ms. Dortch:

Enclosed on behalf of Corr Wireless Communications, LLC, NTCH, Inc., and its subsidiaries, and PTA-FLA, Inc. are the annual certifications required of common carriers by Section 64.2009(e) of the rules. Two copies of each certification are supplied.

Please contact me should you have any questions regarding this matter.

Yours very truly,



Donald J. Evans

DJE:deb

Enclosures

No. of Copies rec'd 041  
List ABCDE

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

EB Docket 06-36

FILED/ACCEPTED  
FEB 26 2008  
Federal Communications Commission  
Office of the Secretary

Annual 64.2009(e) CPNI Certification for 2008

Date filed: 02/22/08

Name of company covered by this certification: NTCH, Inc. and Subsidiaries (see names below)

Form 499 Filer ID: see below for the ID of the operating entities

Name of signatory: Glenn Ishihara

Title of signatory: President

I, Glenn Ishihara, 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.

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. See attached statement.

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.

Signed \_\_\_\_\_



Subsidiaries:

NTCH-CA, Inc. (Form 499 Filer ID 825144)  
NTCH-West Tenn, Inc. (Form 499 Filer ID 822590)  
NTCH-Idaho, Inc. (Form 499 Filer ID 821884)  
NTCH-Idaho, LLC (Form 499 Filer ID 821884)  
IAT Communications, Inc.  
NTCH-ET, Inc.  
WGH Communications, Inc.  
NTCH-Colorado, Inc.  
NTCH-Colorado, LLC

## STATEMENT REGARDING OPERATING PROCEDURES

NTCH, Inc. ("NTCH") has established the following operating procedures for itself and its operating subsidiaries to ensure compliance with the FCC's CPNI rules:

1. All personnel having access to CPNI are trained to be aware that the information is to be treated as highly confidential and is not to be disclosed or divulged without express approval of NTCH's President or the General Manager or the operating subsidiary. Employees are instructed that unauthorized access to or disclosure of CPNI is grounds for immediate termination.
2. NTCH's policy requires maintaining a record, both electronically and in paper form, of any promotional campaigns using its customers' CPNI. These records must be maintained for at least one year. However, NTCH has not engaged in such a campaign. NTCH makes it a policy not to sell CPNI to any third parties, nor has CPNI been disclosed to third parties, except for permissible purposes such as preparing billing invoices for transmittal to customers, subject to strict confidentiality agreements.
3. Any outbound marketing efforts by sales personnel involving the use of CPNI must be approved in advance by the local General Manager or NTCH's President. No such outbound marketing efforts have been approved. If any such efforts are approved, they will be carefully supervised by the General Manager for compliance with the CPNI rules in advance and during the campaign, and records of the compliance status will be maintained for at least one year.
4. In addition to the foregoing, NTCH does not permit sales representatives access to customer credit/debit card information.

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

EB Docket 06-36

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Annual 64.2009(e) CPNI Certification for 2008

Date filed: 02/22/08

Name of company covered by this certification: NTCH, Inc. and Subsidiaries (see names below)

Form 499 Filer ID: see below for the ID of the operating entities

Name of signatory: Glenn Ishihara

Title of signatory: President

I, Glenn Ishihara, 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.

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. See attached statement.

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.

Signed \_\_\_\_\_



Subsidiaries:

NTCH-CA, Inc. (Form 499 Filer ID 825144)  
NTCH-West Tenn, Inc. (Form 499 Filer ID 822590)  
NTCH-Idaho, Inc. (Form 499 Filer ID 821884)  
NTCH-Idaho, LLC (Form 499 Filer ID 821884)  
IAT Communications, Inc.  
NTCH-ET, Inc.  
WGH Communications, Inc.  
NTCH-Colorado, Inc.  
NTCH-Colorado, LLC

## STATEMENT REGARDING OPERATING PROCEDURES

NTCH, Inc. ("NTCH") has established the following operating procedures for itself and its operating subsidiaries to ensure compliance with the FCC's CPNI rules:

1. All personnel having access to CPNI are trained to be aware that the information is to be treated as highly confidential and is not to be disclosed or divulged without express approval of NTCH's President or the General Manager or the operating subsidiary. Employees are instructed that unauthorized access to or disclosure of CPNI is grounds for immediate termination.
2. NTCH's policy requires maintaining a record, both electronically and in paper form, of any promotional campaigns using its customers' CPNI. These records must be maintained for at least one year. However, NTCH has not engaged in such a campaign. NTCH makes it a policy not to sell CPNI to any third parties, nor has CPNI been disclosed to third parties, except for permissible purposes such as preparing billing invoices for transmittal to customers, subject to strict confidentiality agreements.
3. Any outbound marketing efforts by sales personnel involving the use of CPNI must be approved in advance by the local General Manager or NTCH's President. No such outbound marketing efforts have been approved. If any such efforts are approved, they will be carefully supervised by the General Manager for compliance with the CPNI rules in advance and during the campaign, and records of the compliance status will be maintained for at least one year.
4. In addition to the foregoing, NTCH does not permit sales representatives access to customer credit/debit card information.

CERTIFICATION OF CPNI COMPLIANCE (FEBRUARY 15, 2008)

Filing Date: 02/21/08

Form 499 Filer ID: 6859

FILED/ACCEPTED  
FEB 26 2008  
Federal Communications Commission  
Office of the Secretary

The Company has not taken any actions against data holders in the past year, nor has the Company received any customer complains in the past year concerning the unauthorized release of CPNI.

Bryan Corr, President of the sole Member of Corr Wireless Communications, LLC ("CWC"), hereby certify that I have personal knowledge that the Company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI regulations. The attached Statement sets forth how CWC's operating procedures ensure compliance.



Bryan A. Corr, Sr.  
President of Corr, Inc.  
Sole Member of Filer.

## STATEMENT REGARDING OPERATING PROCEDURES

Corr Wireless Communications, LLC ("CWC") has established the following operating procedures to ensure compliance with the FCC's CPNI rules:

1. All personnel having access to CPNI are trained to be aware that the information is to be treated as highly confidential and is not to be disclosed or divulged without express approval of CWC's general manager or the company's managing member. Each new employee signs an agreement requiring him or her to comply with the company's confidentiality policy. Violation of this policy is grounds for termination of employment.
2. CWC's policy requires maintaining a record, both electronically and in paper form, of all of its own promotional campaigns using its customers' CPNI. These records must be maintained for at least one year. However, CWC has not engaged in such a campaign. No third parties have been allowed access to CWC's CPNI, nor has CPNI been disclosed to third parties, except in response to duly issued court orders.
3. Any outbound marketing efforts by sales personnel involving the use of CPNI must be approved in advance by the General Manager or Managing Member. The only outbound marketing efforts employed by CWC are calls to existing customers to inquire about existing service and whether the customer should consider better CPE or more appropriate rate plans. This marketing effort is carefully supervised by the General Manager and the Customer Service Manager for compliance with the CPNI rules, and records of the contacts are and will be maintained for at least one year. Any future marketing campaigns to CWC's own customers must be evaluated and approved in advance by the General Manager, will be reviewed during the course of the campaign, and appropriate records will be maintained for at least one year.
4. In addition to the foregoing, CWC makes it a policy to shred all documents containing potential CPNI prior to disposal. It also does not permit access to CPNI via the internet, including by customers themselves, to ensure the integrity of the data.

CERTIFICATION OF CPNI COMPLIANCE (FEBRUARY 15, 2008)

Filing Date: 02/21/08

Form 499 Filer ID: 6859

FILED/ACCEPTED  
FEB 28 2008  
Federal Communications Commission  
Office of the Secretary

The Company has not taken any actions against data holders in the past year, nor has the Company received any customer complains in the past year concerning the unauthorized release of CPNI.

Bryan Corr, President of the sole Member of Corr Wireless Communications, LLC ("CWC"), hereby certify that I have personal knowledge that the Company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI regulations. The attached Statement sets forth how CWC's operating procedures ensure compliance.



---

Bryan A. Corr, Sr.  
President of Corr, Inc.  
Sole Member of Filer.

## STATEMENT REGARDING OPERATING PROCEDURES

Corr Wireless Communications, LLC ("CWC") has established the following operating procedures to ensure compliance with the FCC's CPNI rules:

1. All personnel having access to CPNI are trained to be aware that the information is to be treated as highly confidential and is not to be disclosed or divulged without express approval of CWC's general manager or the company's managing member. Each new employee signs an agreement requiring him or her to comply with the company's confidentiality policy. Violation of this policy is grounds for termination of employment.
2. CWC's policy requires maintaining a record, both electronically and in paper form, of all of its own promotional campaigns using its customers' CPNI. These records must be maintained for at least one year. However, CWC has not engaged in such a campaign. No third parties have been allowed access to CWC's CPNI, nor has CPNI been disclosed to third parties, except in response to duly issued court orders.
3. Any outbound marketing efforts by sales personnel involving the use of CPNI must be approved in advance by the General Manager or Managing Member. The only outbound marketing efforts employed by CWC are calls to existing customers to inquire about existing service and whether the customer should consider better CPE or more appropriate rate plans. This marketing effort is carefully supervised by the General Manager and the Customer Service Manager for compliance with the CPNI rules, and records of the contacts are and will be maintained for at least one year. Any future marketing campaigns to CWC's own customers must be evaluated and approved in advance by the General Manager, will be reviewed during the course of the campaign, and appropriate records will be maintained for at least one year.
4. In addition to the foregoing, CWC makes it a policy to shred all documents containing potential CPNI prior to disposal. It also does not permit access to CPNI via the internet, including by customers themselves, to ensure the integrity of the data.

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

EB Docket 06-36

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FEB 26 2008  
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Office of the Secretary

Annual 64.2009(e) CPNI Certification for 2008

Date filed: 02/22/08

Name of company covered by this certification: PTA-FLA, Inc.

Form 499 Filer ID: 826590

Name of signatory: Kevin Beierschmitt

Title of signatory: Chief Financial Officer

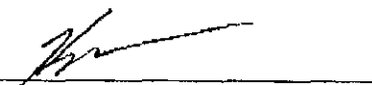
I, Kevin Beierschmitt, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. *See* 47 C.F.R. § 64.2001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

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.

Signed \_\_\_\_\_



## STATEMENT REGARDING OPERATING PROCEDURES

PTA-FLA, Inc. (PTA-FLA) has established the following operating procedures to ensure compliance with the FCC's CPNI rules:

1. All personnel having access to CPNI are trained to be aware that the information is to be treated as highly confidential and is not to be disclosed or divulged without express approval of PTA-FLA's General Manager. Employees are instructed that unauthorized access to or disclosure of CPNI is grounds for immediate termination.
2. PTA-FLA's policy requires maintaining a record, both electronically and in paper form, of any promotional campaigns using its customers' CPNI. These records must be maintained for at least one year. However, PTA-FLA has not engaged in such a campaign. PTA-FLA make it a policy not to sell CPNI to any third parties, nor has CPNI been disclosed to third parties, except for permissible purposes such as preparing billing invoices for transmittal to customers, subject to strict confidentiality agreements.
3. Any outbound marketing efforts by sales personnel involving the use of CPNI must be approved in advance by the General Manager. No such outbound marketing efforts have been approved. If any such efforts are approved, they will be carefully supervised by the General Manager for compliance with the CPNI rules in advance and during the campaign, and records of the compliance status will be maintained for at least one year.
4. In addition to the foregoing, PTA-FLA does not permit sales representatives access to customer credit/debit card information.

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

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Office of the Secretary

Annual 64.2009(e) CPNI Certification for 2008

Date filed: 02/22/08

Name of company covered by this certification: PTA-FLA, Inc.

Form 499 Filer ID: 826590

Name of signatory: Kevin Beierschmitt

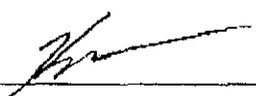
Title of signatory: Chief Financial Officer

I, Kevin Beierschmitt, 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 see attached statement.

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.

Signed   
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## STATEMENT REGARDING OPERATING PROCEDURES

PTA-FLA, Inc. (PTA-FLA) has established the following operating procedures to ensure compliance with the FCC's CPNI rules:

1. All personnel having access to CPNI are trained to be aware that the information is to be treated as highly confidential and is not to be disclosed or divulged without express approval of PTA-FLA's General Manager. Employees are instructed that unauthorized access to or disclosure of CPNI is grounds for immediate termination.
2. PTA-FLA's policy requires maintaining a record, both electronically and in paper form, of any promotional campaigns using its customers' CPNI. These records must be maintained for at least one year. However, PTA-FLA has not engaged in such a campaign. PTA-FLA make it a policy not to sell CPNI to any third parties, nor has CPNI been disclosed to third parties, except for permissible purposes such as preparing billing invoices for transmittal to customers, subject to strict confidentiality agreements.
3. Any outbound marketing efforts by sales personnel involving the use of CPNI must be approved in advance by the General Manager. No such outbound marketing efforts have been approved. If any such efforts are approved, they will be carefully supervised by the General Manager for compliance with the CPNI rules in advance and during the campaign, and records of the compliance status will be maintained for at least one year.
4. In addition to the foregoing, PTA-FLA does not permit sales representatives access to customer credit/debit card information.