

February 28, 2008

VIA ELECTRONIC TRANSMISSION ONLY

Ms. Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, SW
Washington, DC 20554

**Re: EB Docket No. 06-36
Annual 64.2009(e) CPNI Certification for 2007
FiberNet, LLC – Form 499 Filer ID: 821222**

Dear Ms. Dortch:

In accordance with 47 CFR 64.2009(e), transmitted herewith for filing please find the **“CPNI Certification and Incorporated Statement of David R. Armentrout on behalf of FiberNet, LLC and its Operating Subsidiaries”** for calendar year 2007 in the above-captioned proceeding.

Please address any inquiries or further correspondence regarding this filing to my attention at 1200 Greenbrier Street, Charleston, WV 25311. Should you need to contact me directly, I may be reached by telephone at (304) 720-2159, by facsimile at (304) 720-2121, or by e-mail at shamula@wvfibernet.net.

Sincerely,



STEVEN HAMULA
Director of Regulatory Affairs
FiberNet, LLC

SH/s
Enclosure

328 Neville Street
Beckley, WV 25801
304.929.2101

1102 Third Avenue
Huntington, WV 25701
304.781.2101

221 E. Antietam Street
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240.625.9101

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142 Hazoko Park, Suite 201
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900 Fairmont Avenue, Suite 201
Fairmont, WV 26554
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401 Grand Central Avenue, Suite C
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304.865.2101

38 Fifteenth Street, Suite 200
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304.230.2101

114 12th Street
Altoona, PA 16601
812.296.2101

113-115 Baltimore Street,
Suite 204
Cumberland, MD 21502
301.876.9101

**CPNI Certification and Incorporated Statement of David R. Armentrout on behalf
of FiberNet, LLC and its Operating Subsidiaries**

1. My name is David R. Armentrout. I am the President and Chief Operating Officer of FiberNet, LLC (“FiberNet”) and its associated CLEC subsidiaries.
2. The CLEC subsidiaries of FiberNet, LLC include FiberNet Telecommunications of Pennsylvania, LLC, FiberNet of Ohio, LLC, and FiberNet of Virginia, Inc.
3. I have personal knowledge concerning the CPNI rules, FiberNet’s CPNI policy, and the procedures and systems that FiberNet has undertaken in connection with CPNI compliance.
4. FiberNet uses a customer’s CPNI for purposes of marketing service offerings to its customers among categories of service, such as local, interexchange and internet access, to which the underlying customer already subscribes for such services from FiberNet.
5. FiberNet does not use a customer’s CPNI to market service offerings to customers that are in a different category of service. To the extent that it does so in the future, FiberNet will obtain customer approval through the opt-out process or other recognized method. FiberNet will honor a customer’s approval or disapproval to use, disclose or permit access to CPNI until the customer revokes or limits such approval. FiberNet will maintain a copy of such approval for a minimum of one (1) year.
6. FiberNet provides written notice of a customer’s right to restrict the use of, disclosure of, and access to that customer’s CPNI by use of either a separate notification document that fully apprises customers of their rights, and FiberNet’s duties, to protect the privacy of CPNI under applicable law.
7. FiberNet provides further information concerning customer rights relative to the restriction and protection of CPNI by the insertion of descriptive language into FiberNet’s Telecommunications Service Agreements (“TSAs”), which a customer reviews and executes prior to the actual provision of telecommunications service by FiberNet.
8. FiberNet does not sell or otherwise make CPNI available to third parties.
9. FiberNet has not taken any actions (proceedings instituted or petitions filed at either state commissions, the court system, or at the Commission) against data brokers in the past year.
10. FiberNet has not received any documented customer complaints in the past year concerning the unauthorized release of CPNI.

11. FiberNet has a written CPNI policy that is designed to ensure the Company complies with applicable CPNI rules. In addition to the above matters, said policy addresses marketing between affiliates; maintaining records of CPNI notification; maintaining records of marketing campaigns that use CPNI; the review process regarding carrier compliance with the use of CPNI for marketing; CPNI disclosure safeguards; notification protocols in the event of a CPNI breach; training for employees who have access to CPNI; and annual compliance certificates.

Signed,



David R. Armentrout
President & Chief Operating Officer
FiberNet, LLC

February 28, 2008