



February 9, 2009

Ms. Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re.: Annual CPNI Certification of Spacenet Inc., EB Docket No. 06-36

Dear Ms. Dortch:

Spacenet Inc., pursuant to 47 C.F.R. § 64.2009(e), submits the attached annual CPNI compliance certification together with an accompanying Statement of Spacenet Inc.

Should you have any questions or require further information, please do not hesitate to contact the undersigned at (703) 848-1188.

Respectfully submitted,

/s/ Lesley Cooper
Senior Counsel

Attachments a/s

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

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for Calendar Year 2008.

Date filed: February 10, 2009

Name of company covered by this certification: Spacenet Inc.

Form 499 Filer ID: 802375

Name of signatory: Lesley Cooper

Title of signatory: Senior Counsel and Assistant Secretary

I, Lesley Cooper, 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 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: /s/ Lesley Cooper

Statement of Spacenet Inc.

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

1. Spacenet provides certain customers with broadband satellite service and telecommunications and/or voice over Internet protocol ("VOIP") service. All of Spacenet's customers are businesses or governmental agencies.

2. It is the policy of Spacenet not to use, disclose or permit access to Customer Proprietary Network Information ("CPNI") without prior customer notification for any purpose other than the following: to provide customers with the purchased services; billing and collection for purchased services; to customize purchased services; to perform maintenance and diagnostics; to provide technical support; to install hardware and software upgrades; to prevent fraud; to respond to lawful service of process; to protect against unlawful use of our network; and to protect other network users.

3. If Spacenet markets new communications-related products and services to existing customers, it provides telecommunications and VOIP customers with an opportunity to "opt out" of having its CPNI used for these purposes through an opt-out notification compliant with Section 64.2008 of the Commission's Rules. Spacenet waits a minimum of thirty (30) days after providing customers with "opt-out" notification before assuming customer approval to use, disclose or permit access to CPNI. All CPNI opt-out elections are electronically stored.

4. Spacenet maintains records of marketing campaigns that use customer CPNI and has adequate supervisory controls in place to ensure compliance with its CPNI policy.

5. Spacenet does not share customer CPNI with any third parties for any purposes other than providing requested services to Spacenet's customers or in response to a valid subpoena.

6. Each Spacenet customer has a dedicated account representative and has/will receive a contract and/or service contract notification specifically addressing protection of CPNI.