

Annual CPNI Certification
47 C.F.R. §64.2009(e)
EB Docket No. 06-36

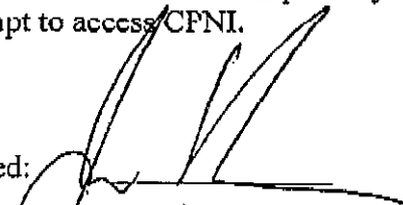
Name of Company: Dash Carrier Services, LLC
Form 499 Filer ID: 826605
Name of Signatory: Justin Nelson
Title of Signatory: CEO

I, Justin Nelson, hereby certify that I am an officer of Dash Carrier Services, LLC ("DCS") and that I am authorized to make this certification on behalf of DCS. I have personal knowledge that DCS has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules, to the extent that such rules apply to DCS or to any of the information obtained by DCS. See 47 C.F.R. §64.2001 *et seq.* Attached to this certification is an accompanying statement explaining DCS's procedures to ensure that it complies with the requirements set forth in §64.2001 *et seq.* of the Commission's rules to the extent that such requirements apply to DCS or to the information obtained by DCS.

DCS has not taken any actions against data brokers before state commissions, state or federal courts, or the FCC in the past year. DCS has not received any customer complaints in the past year concerning the unauthorized release of CPNI. DCS has no information, other than information that has been publicly reported, regarding the processes that pretexters are using to attempt to access CPNI.

Signed:

Date:


CEO
Feb, 23, 2009

Dash Carrier Services, LLC
Statement of CPNI Procedures and Compliance

Dash Carrier Services, LLC (“DCS”) provides exclusively carrier-to-carrier telecommunications services. It has no end user customers. Consequently, DCS does not have a “subscriber” relationship with its customers and does not send “bills” to end-user customers. DCS does not offer or market its services to the public or to such classes of users as to be effectively available directly to the public. It provides service only to other carriers. DCS typically does not obtain the end-user customer’s billing name, address or telephone number, or any other information that relates to the quantity, technical configuration, type, or location of a specific end user customer’s service.

DCS does obtain certain call detail information concerning the calls routed through its carrier-to-carrier services. Because DCS provides exclusively carrier-to-carrier services, it does not use any call detail information that it obtains in the course of providing those services to attempt to market telecommunications services to the general public or any end-user customers. Moreover, the call detail information obtained by DCS is not made available to end-user customers or third parties over the telephone, online, or in retail stores. However, such information may be disclosed: (a) in response to a proper subpoena, court order or other judicial process; or (b) to the transmitting or receiving carriers for billing-relating purposes.

DCS safeguards from improper use or disclosure by employees the call detail information that DCS obtains in providing its carrier-to-carrier services. Access to call detail information is limited to certain employees, and those employees are trained to protect call detail information from improper use or disclosure and informed that failure to protect that information will result in appropriate disciplinary action. In addition, DCS has programs and procedures in place to discover and protect against attempts by third parties to gain unauthorized access to DCS computers and call detail records.

DCS did not have any breach of its call detail records during 2008. Because DCS does not have any presubscribed customers, and does not know the identity of end users whose traffic is routed through DCS, it cannot notify those end user customers directly if a breach occurs. However, DCS has processes and procedures in place to maintain records of any security breaches and to notify affected carriers and law enforcement of such breaches.