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FCC Mail Room

Jeffrey A. Ray
jeff.ray@citynet.net

February 16, 2009

VIA OVERNIGHT MAIL

Marlene H. Dortch, Secretary
Federal Communications Commission
9300 East Hampton Drive
Capitol Heights, Maryland 20743

Re: **Citynet, LLC**
Citynet Holdings, LLC
CPNI Certification
EB Docket No. 06-36

Dear Ms. Dortch:

Please find enclosed the original and four (4) copies of the CPNI Certification for Citynet, LLC, on behalf of its subsidiary Citynet Holdings, LLC and its affiliates (*i.e.*, Citynet West Virginia, LLC, Citynet Pennsylvania, LLC, Citynet Ohio, LLC, Citynet Indiana, LLC, Citynet Columbus, LLC, Citynet Illinois, LLC and Citynet Kentucky, LLC) (collectively "Citynet"). Should anything further be necessary at this time, please do not hesitate to contact me.

Sincerely,

Jeffrey A. Ray
General Counsel

xc: FCC Enforcement Bureau
Best Copy

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

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EB Docket 06-36

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Annual 64.2009(e) CPNI Certification for: January 1, 2008 through December 31, 2008.

Date filed: February 16, 2009

Name of companies covered by this certification: Citynet, LLC on behalf of its subsidiary Citynet Holdings, LLC and its affiliates (*i.e.*, Citynet West Virginia, LLC, Citynet Pennsylvania, LLC, Citynet Ohio, LLC, Citynet Indiana, LLC, Citynet Columbus, LLC, Citynet Illinois, LLC, and Citynet Kentucky, LLC).

Form 499 Filer ID: 824404

Name of signatory: Jeffrey A. Ray

Title of signatory: General Counsel/Secretary

I, Jeffrey A. Ray, certify that I am an officer of the above-referenced companies (hereinafter collectively, the "Company") 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.*

Following is a 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 adopted a CPNI policy that is consistent with the rules and regulations promulgated by the Commission in 47 C.F.R. § 64.2001 *et seq.* Each employee of the Company has been required to read the CPNI policy and has been strongly encouraged to ask questions if there are any concerns. Those employees of the Company that interact with the public and, as the result, may interact with customers and pre-texters have been provided additional training by their supervisors with respect to the Company's CPNI policy.

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. To the best of my knowledge and belief, the Company has not had any encounters within the past year with pre-texters and, therefore, has no knowledge of the processes pre-texters are using to attempt to access CPNI.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.

Signed

A handwritten signature in black ink, appearing to read 'J. A. Ray', is written over a horizontal line.

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