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

**Annual 64.2009(e) CPNI Certification for 2008**

**Date filed:** February 26, 2009

**Name of company covered by this certification:** Alexander's Group Telecommunications d/b/a  
ASG Telecom

**Form 499 Filer ID:** 822-290

**Name of signatory:** Yamandou Alexander

**Title of signatory:** President

I, Yamandou Alexander, 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 (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:

A handwritten signature in black ink, appearing to be 'Yamandou Alexander', is written over a horizontal line.

Date: February 26, 2009

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**Accompanying Statement to  
Annual CPNI Compliance Certification for**

**Alexander's Group Telecommunications**

In compliance with 47 C.F.R § 64.2009(e), I, Yamandou Alexander, acting on behalf of Alexander's Group Telecommunications, certify that the Company has taken the following actions:

The Company has not used CPNI except as included in 47 U.S.C. 222(d) exceptions

- a) The Company has not sought customer approval of the use of CPNI since CPNI is not used in our marketing
- b) The Company has trained all personnel with access to CPNI as to the identification of CPNI and when CPNI may be used and has an express disciplinary process in place for any improper use of CPNI
- c) The Company has not used CPNI in any sales or marketing campaign
- d) No outbound sales or marketing campaign can be conducted without the approval of management and any such campaign would require supervisory review to assure compliance with the CPNI rules
- e) The Company has established a protocol under which the appropriate Law Enforcement Agency ("LEA") is notified of any unauthorized access to a customer's CPNI
- f) The Company has ensured that all records of any discovered CPNI breaches are kept for a minimum of two (2) years