

1880 S. Cobalt Point Way, Ste. 300
Meridian, ID 83642
(208) 287-5521



Received & Inspected
Clear Voice
Telecom

MAR 11 2009

FCC Mail Room

Motion to Accept the Filing as Timely Filed

March 3, 2009

RE: EB Docket 06-36, Annual CPNI Certification
Clear Voice Telecom, Inc. 499 Filer ID: 826276

Dear Office of the Secretary:

Clear Voice Telecom, Inc. recently has undergone internal changes and the CPNI filing was unfortunately lost in the transition. However when I learned of the filing on March 2 I immediately completed the necessary filing and e-mailed it at 6pm on March 2, 2009. I thought I had successfully submitted our annual CPNI certification by e-mail; however, I realized this morning it did not process successfully. Therefore, I motion to accept the written filing as timely filed. We appreciate your consideration for this motion.

Thank you and please contact me if you have any questions.

Sincerely,

A handwritten signature in black ink, appearing to read "Dianne Sooter", with a long horizontal flourish extending to the right.

Dianne Sooter
Director of Accounting
Phone 208.287.5521
E-mail Dianne@clearvoicetel.com

No. of Copies rec'd 044
List ABCDE

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

EB Docket 06-36

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Annual 64.2009(e) CPNI Certification for 2009

Date filed: March 1, 2009

Name of company(s) covered by this certification: Clear Voice Telecom, Inc. formally known as Extreme Media Technologies, Inc.

Form 499 Filer ID: 826276

Name of signatory: Michael Ridgeway

Title of signatory: CEO / President

I, Michael Ridgeway, 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.

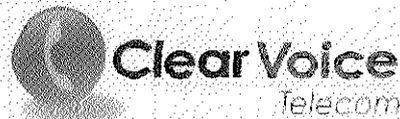
The company has taken any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year. Companies must report on any information that they have with respect to the processes pretexters are using to attempt to access CPNI, and what steps companies are taking to protect CPNI.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI (number of customer complaints a company has received related to unauthorized access to CPNI, or unauthorized disclosure of CPNI, broken down by category or complaint, *e.g.*, instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information).

Signed



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March 1, 2008

Federal Communications Commission
445 12th Street SW
Washington, DC 20554

**Re: Annual CPNI Statement EB Docket 06-36
Form 499 Filer ID: 826276**

To Whom It May Concern:

As CEO / President I acknowledge the fact that Clear Voice Telecom, Inc., formally known as Extreme Media Technologies, Inc. has put in place operating procedures that adequately ensure compliance with the Commissions CPNI rules.

Clear Voice Telecom, Inc. has implemented a training program for all employees to ensure the policies and procedures necessary to protect our customers' privacy, as outlined in the CPNI requirements are carried out.

Please see the attached CPNI form; this form grants authorization for Clear Voice Telecom Inc. to obtain end-user information concerning an existing network with CBT. The CPNI form is kept on file for as long as Clear Voice Telecom, Inc. is granted access to the Customer's (end-user) Proprietary Network Information, and for a reasonable length of time thereafter. The form also states which customer contacts are authorized for Clear Voice Telecom, Inc. to release billing information, network configuration, customer inventory, and analyzing communication requirements.

With respect to placing a service order for telephone exchange services for an end-user, Clear Voice Telecom, Inc. requires that a customer document, (our CPNI form) of authorization/letter of agency be obtained that explicitly authorizes Clear Voice Telecom, Inc. to provide telephone exchange services to such end-user. Our CPNI form only permits the dissemination of CBT end-user's network information. Clear Voice Telecom will not submit a Customer Information Request Form to CBT unless it has obtained appropriate authorization from the prospective Customer and has the CPNI form in its possession.

Clear Voice Telecom, Inc. has not received any complaints concerning the unauthorized release of CPNI during 2008.

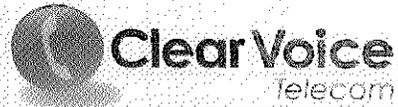
Clear Voice Telecom, Inc. has in place the processes, use of encryption technologies, user authentication techniques, and customer validation methodologies to enable the secure protection of our customer proprietary network information. Therefore, it is my assertion that Clear Voice Telecom, Inc. is in compliance with the Commissions CPNI rules as outlined in section 222 of the Communication Act of 1934.

Sincerely,

A handwritten signature in black ink, appearing to read "MR", is placed above the typed name.

Michael Ridgeway
CEO / President

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CPNI Registration

In accordance with the Federal Communication Commissions (FCC) Customer Proprietary Network Information (CPNI) rules, communications companies are required to set up password protection for your account. CPNI is information that communication companies acquire about their subscribers. It includes not only what services they are using but the amount and the type of usage. CPNI does not include your name, address, or phone number.

Clear Voice Telecom, inc. is serious about keeping your information safe from pretexting (someone calling in and pretending to be you). When a customer asks for information on their account a Customer ID or Password must be confirmed before information about the account is released.

The person's name that appears on the bills is the ONLY person authorized to make inquiries on this account either in person or by phone. If you want to allow additional personnel to make inquiries on this account, for example your spouse or IT/Office Manager simply print their name(s) below.

Billing Name: _____

Customer ID: _____

Name 1: _____

Name 2: _____

Name 3: _____

Clear Voice Telecom, Inc. is committed to respecting and protecting the privacy of our customers. We do not sell or provide customer information to third parties for sales or marketing purposes. For more detailed information please contact our VP of Operations, Brett Rankin at 208.287.5512.

Signed: _____ Date: _____

(Signature must match Billing Name)