

H I T E C

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March 6, 2009

MAR 13 2009

FCC Mail Room

Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554
Attn: Enforcement Bureau-Telecommunications Consumers Division

Ms. Marcy Greene
Deputy Chief
Telecommunications Consumers Division, Enforcement Bureau
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

RE: NAL Account Number 200932170434

Dear Sirs:

We must respectfully and strongly disagree with your assessment that we failed to submit an annual CPNI compliance certificate.

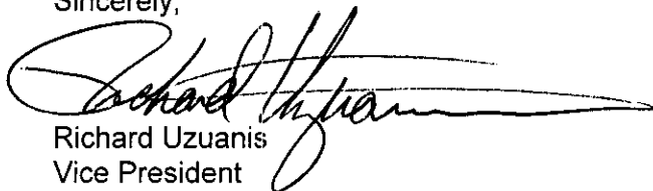
We filed the original CPNI certification as required on February 5, 2008. (see attached)

We also received a LOI regarding the CPNI certification filings. After receiving the LOI, we called the FCC to identify that we had filed the certification on February 5, 2008. We were told that the original filing was apparently not received else we would not have received the LOI. We were told to resubmit the filing as of the date of our inquiry and that would resolve any issues or problems. We followed those instructions and resubmitted the certification on September 10, 2008 via ECFS. (see attached)

Copies of the original filings and copies of the subsequent resubmission of the filing via ECFS are included in this response.

We strongly believe that the assessment of the \$20,000 forfeiture is an error and not justified. We did not violate the FCC mandate on CPNI certifications. We made a best efforts to comply with all FCC rules and instructions on this issue.

Sincerely,


Richard Uzuanis
Vice President

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February 5, 2008

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street SW
Washington, DC 20554

RE: EB Docket No 06-36

Dear Ms Dortch:

Attached you will find our annual CPNI Certification under 47 C.F.R. 64.2009. EB Docket Number 06-36.

Best regards,

Richard Uzuanis
HITEC Group International, Inc.

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

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2007

Date filed: February 5, 2008

Name of company covered by this certification: HITEC Group International, Inc.

Form 499 Filer ID: 822524

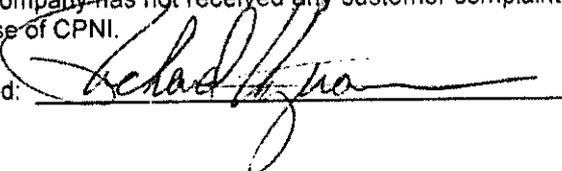
Name of signatory: Richard Uzuanis
Title of signatory: Vice President

I, Richard Uzuanis, 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. S: 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: 

HITEC GROUP INTERNATIONAL, INC.
STATEMENT OF PROCEDURES REGARDING CPNI

HITEC Group provides specialized telecommunications services for government, medical, educational, business entities and consumers that require an advanced, digital, TTY telecommunications service in order to meet the specific needs and requirements of the organization or to meet the requirements mandated by the ADA and various other laws and regulatory acts and mandates.

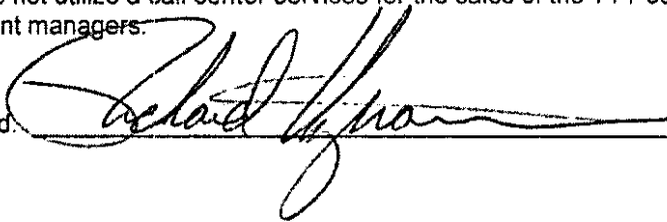
HITEC Group has an established policy of not allowing use of CPNI for any purpose other than providing the subscribed service.

All personnel with access to CPNI have had training on the CPNI policies and procedures and the issues that might arise in dealing with outside contacts.

The telecommunications system is secured and utilization of the the TEXTNET system and service requires a user code/password to access the system and all communications are encrypted with 128bit AES encryption.

We do not utilize a call center services for the sales of the TTY service. All accounts are handled by account managers.

Signed: _____

A handwritten signature in black ink, appearing to read "Richard L. Harte", is written over a horizontal line. The signature is fluid and cursive.