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March 31, 2009

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

Re: Nextcarrier Prepaid, Inc. Certification Pursuant to 47 C.F.R. § 64.5001(c)
WC Docket No. 05-68

Dear Ms. Dortch:

On behalf of Nextcarrier Prepaid, Inc. ("Nextcarrier Prepaid"), attached herewith please a redacted, public version of Nextcarrier Prepaid prepaid calling card officer certification pursuant to 47 C.F.R. § 64.5001(c) for the fourth quarter of 2008. The confidential version of this certification is being submitted to the Commission via the paper-copy filing process, along with a request pursuant to 0.459 of the Commission rules to withhold the confidential version from public inspection.

Should you have any questions regarding this filing, please do not hesitate to contact the undersigned.

Respectfully submitted,

Jonathan S. Marashlian, Esq.
Audrey C. Glenn, Esq.

Chief, Pricing Policy Division, Wireline Competition Bureau
Best Copy and Printing, Inc. (fcc@bpciweb.com)

PUBLIC VERSION

REDACTED FOR INSPECTION

NEXTCARRIER PREPAID, INC.
OFFICER CERTIFICATION PURSUANT TO 47 C.F.R. § 64.5001(c)
WC DOCKET NO. 05-68

I, Arkady Soronkin, certify, under penalty of perjury, that I am an officer of Nextcarrier Prepaid, Inc. (“Nextcarrier Prepaid”), and that I am authorized to make this certification on the company’s behalf. I further certify that the statements in this certification are correct to the best of my knowledge, information, and belief.

Nextcarrier Prepaid has complied with the reporting requirements described in 47 C.F.R. § 64.5001, by providing the required reports to those carriers from which it purchased transport services during the fourth quarter of 2008.

Nextcarrier Prepaid’s percentages of total intrastate, interstate, and international calling card minutes for the fourth quarter of 2008 are as follows:

Intrastate	Redacted
Interstate	Redacted
International	Redacted

Nextcarrier Prepaid’s percentages of total prepaid calling card service revenues (excluding revenue from prepaid calling cards sold by, to, or pursuant to contract with the Department of Defense (“DoD”) of a DoD entity) attributable to interstate and international calls for the fourth quarter of 2008 are as follows:

Interstate	Redacted
International	Redacted

Nextcarrier Prepaid does not contribute directly to the Universal Service Fund (“USF”) by collecting and remitting universal service fund payments directly to the Universal Service Administrative Company (“USAC”). The company qualifies for the International Revenue Exemption pursuant to 47 C.F.R. § 54.706(c). In addition, based on its interstate revenues, the company qualifies for the *de minimis* exception. Pursuant to FCC rules, under these circumstances, Nextcarrier Prepaid is not a direct contributor to the universal service fund.

/s/ Arkady Soronkin
Arkady Soronkin
President