

BY ECFS

February 18, 2010

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Suite TW-A325
Washington, DC 20554

Re: Certification of CPNI Filing: EB Docket No. 06-36

Dear Ms. Dortch:

Tiscali USA, Inc., Filer ID 827827, hereby submits its CPNI compliance certificate and accompanying statement in accordance with Section 64.2009(e) of the Commission's Rules.

Please direct any questions regarding this submission to the undersigned.

Best Regards,

Nicolas Kassis

Cc: Best Copy and Printing, Inc., FCC@BCPIWEB.COM

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

EB Docket 06-36

Annual 64.2009(e) CPNI Certification

Date filed: February 18, 2010

Name of company covered by this certification: Tiscali USA, Inc.

Form 499 Filer ID: 827827

Name of signatory: Nicolas Kassis

Title of signatory: President

I, Nicolas Kassis, certify that I am the President of Tiscali USA, Inc., 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 currently in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission's rules.

To the best of my knowledge and belief, the company has not taken any actions against data brokers in the past year.

To the best of my knowledge and belief, the company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.

Signed: NICOLAS KASSIS – President, 2/18/2010 [electronic signature]

Accompanying Statement to Annual Certification of CPNI

February 18, 2010

EB Docket No. 06-36

I, Nicolas Kassis, certify that the following statements are true and that Tiscali USA, Inc. follows the following processes.

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

- a) Tiscali USA, Inc. has not required customer approval for the use of the CPNI since CPNI is not used.
- b) The company ensures that the CPNI we have access to is kept confidential and not disclosed to any outside party, affiliates or marketing companies. The information is kept private and is not shared.
- c) The company has trained all personnel with access to CPNI as to when CPNI may be used. The company does not give out CPNI to any third parties and has an express disciplinary process in place for any improper use of CPNI.
- d) Tiscali USA, Inc. only has records of call data, and this information has no names attached and no personal information. The CPNI is password protected. Employees do not share this information and keeps it private and highly confidential.
- e) The company is in the prepaid calling card industry and works with hard printed cards, which has no record of names or personal account information.
- f) Tiscali USA, Inc. has not used CPNI in any campaign for sales and marketing.
- g) Tiscali USA, Inc. neither has any joint venture partners, independent contractors nor is involved with pretexters to share the CPNI with for Marketing purposes.
- h) If there will be any sales and marketing campaigns to be conducted, it will require supervisory review to ensure there is compliance with the CPNI rules.
- i) As a company, we do not work directly with customer accounts and are not made aware of account changes; therefore notifying customers of account changes does not apply to Tiscali, since we do not have records of customer name, address, account numbers, password, etc.

Signed: NICOLAS KASSIS – President 2/18/2010 [electronic signature]