

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

**EB Docket No. 06-36**

Annual 64.2009(e) CPNI Certification for 2010

Names of Companies covered by this certification:

Broadvox, LLC (Form 499 Filer ID 826005)  
InfoTelis Corporation (Form 499 Filer ID 826004)  
BroadvoxGo!, LLC (Form 499 Filer ID 827091)  
Brivia Acquisition, LLC (Form 499 Filer ID 828028)  
Origination Technologies, LLC (Form 499 Filer ID827641)

Name of Signatory: Pete Sandrev

Title of Signatory: Vice President, Broadvox, LLC  
President, InfoTelis Corporation  
Vice President, BroadvoxGo!  
Vice President, Brivia Acquisition, LLC  
Vice President, Origination Technologies, LLC

Date: February 21, 2010

I, Pete Sandrev, certify that I am an officer of Broadvox, LLC, InfoTelis Corporation, BroadvoxGo!, Brivia Acquisition, LLC, and Origination Technologies, LLC and acting as an agent on behalf of each company, that I have personal knowledge that it has operating procedures and policies in place that are designed to ensure compliance with the Federal Communication Commission's ("Commission") CPNI rules. *See* 47 C.F.R. § 64.2001 *et seq.*

Attached to this certification is an accompanying statement explaining how each company's procedures are designed to maintain compliance with the Commission's CPNI rules. The attached statement applies to all three companies.

The companies did not take any actions (proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission) against data brokers during the 2010 calendar year. The companies did not receive any complaints during 2010 concerning the unauthorized release of CPNI.

BroadvoxGo does not believe that any breaches of security or CPNI rule violations have occurred, but submits this information out of an abundance of caution. In approximately October, 2010, one of BroadvoxGo!, LLC's customers informed BroadvoxGo! that it was sending the customer's bill to the wrong e-mail address. Apparently, the customer had provided a new e-mail address to which bills should be sent, but that notification of new billing address

was not received and processed by the appropriate individuals. Indeed, the customer sent it to specific individuals rather than to the customer service department or to the address set forth in the contract for all notices. It appears that several invoices did, in fact, go to an incorrect e-mail address. That e-mail address belonged to a former employee of the customer, which former employee had set up the account when he had been employed by the customer. BroadvoxGo!, LLC believes several invoices went to the improper party. The customer and BroadvoxGo! have reached an agreement concerning the misdirected invoices. The customer has agreed that BroadvoxGo! is not liable concerning same.

Each company has taken measures to protect against attempts to gain unauthorized access to CPNI. The companies have not discovered any information about the processes that pretexters are using to attempt to gain access to CPNI other than the information that already is contained publicly in this docket. As mentioned in Attachment A, the companies have implemented CPNI safeguards, including, without limitation, maintaining customer verification processes, and applying role-based authorization (limiting employees with access to data on a need-to-know basis).

Signature:

A handwritten signature in blue ink, appearing to read "P. Sander", written over a horizontal line.

February 21, 2010