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May 11, 2011

VIA ECFS

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, NW
Washington, DC 20554

**Re: EB Docket No. 06-36
Section 64.2009(e) CPNI Certifications
Bay Springs Communications, Inc. (Form 499-A Filer ID No. 828669)**

Dear Ms. Dortch:

Pursuant to the requirements of Section 64.2009(e), the Customer Proprietary Network Information certification and accompanying statement covering the filing years of 2008, 2009 and 2010 of Bay Springs Communications, Inc. (Form 499-A Filer ID No. 828669) are attached hereto for filing.

Please contact the undersigned should you have any questions or require additional information.

Respectfully submitted,



Thomas J. Moorman

Attachments

cc: Best Copy & Printing, Inc. (via email)
K. Wild, Enforcement Bureau



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

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2008 covering the prior calendar year 2007

1. Date filed: May 11, 2011
2. Name of company covered by this certification: Bay Springs Communications, Inc.
3. Form 499 Filer ID: 828669
4. Name of signatory: Robert J. Healea
5. Title of signatory: Vice President
6. Certification:

I, Robert J. Healea, 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 had established operating procedures that were 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 ensured that the company was in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping, and supervisory review) set forth in section 64.2001 *et seq.* of the Commission's rules.

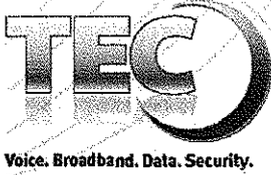
The company had not taken actions (*i.e.*, proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the calendar year 2007.

The company had not received customer complaints in the calendar year 2007 concerning the unauthorized release of CPNI.

The company represents and warrants that the above certification is consistent with 47. C.F.R. § 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

Signed

Attachment: Accompanying Statement explaining CPNI procedures



BAY SPRINGS COMMUNICATIONS, INC.
499 Filer ID #828669

236 E. Capitol Street, Jackson MS 39201

2007 ANNUAL STATEMENT OF FCC CPNI RULE COMPLIANCE
May 11, 2011

This statement serves to explain how Bay Springs Communications, Inc. was complying with Federal Communications Commission ("FCC") rules related to the privacy of customer information. The type of information for which customer privacy is protected by the FCC's rules is called "customer proprietary network information" ("CPNI"). The FCC's rules restricting telecommunication company use of CPNI are contained at Part 64, Subpart U of the FCC's rules (47 C.F.R. §§ 64.2000-2011).

All subsequent references to rule Sections refer to rules under Part 64, Subpart U unless indicated otherwise.

During the calendar year of 2007, the Company had not used nor planned to use CPNI for marketing. For marketing purposes, the Company used customer billing name and address and/or telephone number without any disaggregation or refinement based on CPNI.

1. Identification of CPNI

The Company had established procedures and trained employees having access to, or occasion to use customer data, to identify what customer information was CPNI consistent with the definition of CPNI under the Section 64.2003(g) and Section 222(f)(1) of the Communications Act of 1934 as amended (47 U.S.C. § 222(f)(1)).

2. Identification of Services Affected by CPNI Rules

The Company had established procedures and trained employees to recognize the different types of telecommunications and non-telecommunications services that affected how the Company uses CPNI.

3. Identification of Permissible Uses of CPNI without Customer Authorization

The Company had established procedures and trained employees having access to, or occasion to use CPNI, to identify uses of CPNI not requiring customer authorization under Section 64.2005.

4. Identification of Uses of CPNI Requiring Customer Authorization

The Company had established procedures and trained employees having access to, or occasion to use CPNI, to identify uses of CPNI requiring customer authorization under Section 64.2007.



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5. Customer Notification and Authorization Process

The Company did not use CPNI for marketing and thus, had not provided notice regarding Opt-Out. Prior to any planned use of CPNI for marketing, the Company would have initiated the notification and Opt-Out process. The Company did not provide CPNI to other parties and thus had not used the opt-in approval process. The Company had trained employees regarding prohibitions on use of CPNI for marketing. Prior to initiation of any program for use of CPNI for marketing, the Company would train employees with a need and/or responsibility for obtaining customer authorization to use CPNI for marketing purposes, regarding the notice and approval requirements under Section 64.2008.

6. Record of Customer CPNI Approval/Non-Approval

At such time as Company may have initiated use of CPNI for marketing with corresponding launch of a notification and Opt-Out process, the Company would then have developed and utilized a system for maintaining readily accessible record of whether and how a customer had responded to Opt-Out approval as required by Section 64.2009(a).

7. Procedures Protecting Against Disclosure of CPNI

During 2007, the Company implemented procedures for compliance with new Section 64.2010 including, but not limited to the following:

Authentication of customers before disclosing CPNI on customer-initiated telephone contacts or business office visits.

The Company provided customers with on-line access to customer account information for which the Company had initiated procedures to control access in compliance with Section 64.20101(c) comprising authentication through a password established in compliance with Section 64.2010(e).

The Company had implemented password back-up authentication procedures in compliance with Section 64.2010(e).

The Company had implemented procedures to notify customers of account changes.

8. Actions Taken Against Data Brokers

Pursuant to Section 64.2009 and for calendar year 2007, the Company makes the following explanation of any actions taken against data brokers and a summary of all customer complaints received in that year concerning the unauthorized release of CPNI:

Not applicable. No actions taken against data-brokers.
No customer complaints received.



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9. Disciplinary Process

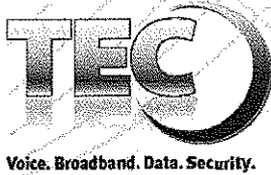
The Company had in place an express disciplinary process to address any unauthorized use of CPNI where the circumstances indicate authorization was required under Section 64.2009(b).

10. Supervisory Review Process for Outbound Marketing

Before undertaking to use CPNI for outbound marketing purposes, the Company would have established a supervisory review process to ensure compliance with Section 64.2009(d) of the FCC's Part 64, Subpart U CPNI rules.

11. Procedures for Notifying Law Enforcement of CPNI Security Breaches

The Company had adopted procedures to comply with Section 64.2011 for notifying law enforcement of CPNI security breaches, together with related recordkeeping and deferred notification to customers.



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

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2009 covering the prior calendar year 2008

1. Date filed: May 11, 2011
2. Name of company covered by this certification: Bay Springs Communications, Inc.
3. Form 499 Filer ID: 828669
4. Name of signatory: Robert J. Healea
5. Title of signatory: Vice President
6. Certification:

I, Robert J. Healea, 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 had established operating procedures that were 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 ensured that the company was in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping, and supervisory review) set forth in section 64.2001 *et seq.* of the Commission's rules.

The company had not taken actions (*i.e.*, 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 calendar year 2008.

The company had not received customer complaints in the calendar year 2008 concerning the unauthorized release of CPNI.

The company represents and warrants that the above certification is consistent with 47 C.F.R. § 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

Signed

Attachment: Accompanying Statement explaining CPNI procedures



BAY SPRINGS COMMUNICATIONS, INC.
499 Filer ID #828669

236 E. Capitol Street, Jackson MS 39201

2008 ANNUAL STATEMENT OF FCC CPNI RULE COMPLIANCE
May 11, 2011

This statement serves to explain how Bay Springs Communications, Inc. was complying with Federal Communications Commission ("FCC") rules related to the privacy of customer information. The type of information for which customer privacy is protected by the FCC's rules is called "customer proprietary network information" ("CPNI"). The FCC's rules restricting telecommunication company use of CPNI are contained at Part 64, Subpart U of the FCC's rules (47 C.F.R. §§ 64.2000-2011).

All subsequent references to rule Sections refer to rules under Part 64, Subpart U unless indicated otherwise.

During the calendar year of 2008, the Company had not used nor planned to use CPNI for marketing. For marketing purposes, the Company used customer billing name and address and/or telephone number without any disaggregation or refinement based on CPNI.

1. Identification of CPNI

The Company had established procedures and trained employees having access to, or occasion to use customer data, to identify what customer information was CPNI consistent with the definition of CPNI under the Section 64.2003(g) and Section 222(f)(1) of the Communications Act of 1934 as amended (47 U.S.C. § 222(f)(1)).

2. Identification of Services Affected by CPNI Rules

The Company had established procedures and trained employees to recognize the different types of telecommunications and non-telecommunications services that affected how the Company uses CPNI.

3. Identification of Permissible Uses of CPNI without Customer Authorization

The Company had established procedures and trained employees having access to, or occasion to use CPNI, to identify uses of CPNI not requiring customer authorization under Section 64.2005.

4. Identification of Uses of CPNI Requiring Customer Authorization

The Company had established procedures and trained employees having access to, or occasion to use CPNI, to identify uses of CPNI requiring customer authorization under Section 64.2007.



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5. Customer Notification and Authorization Process

The Company did not use CPNI for marketing and thus, had not provided notice regarding Opt-Out. Prior to any planned use of CPNI for marketing, the Company would have initiated the notification and Opt-Out process. The Company did not provide CPNI to other parties and thus had not used the opt-in approval process. The Company had trained employees regarding prohibitions on use of CPNI for marketing. Prior to initiation of any program for use of CPNI for marketing, the Company would train employees with a need and/or responsibility for obtaining customer authorization to use CPNI for marketing purposes, regarding the notice and approval requirements under Section 64.2008.

6. Record of Customer CPNI Approval/Non-Approval

At such time as Company may have initiated use of CPNI for marketing with corresponding launch of a notification and Opt-Out process, the Company would then have developed and utilized a system for maintaining readily accessible record of whether and how a customer had responded to Opt-Out approval as required by Section 64.2009(a).

7. Procedures Protecting Against Disclosure of CPNI

During 2007, the Company implemented procedures for compliance with new Section 64.2010 including, but not limited to the following:

Authentication of customers before disclosing CPNI on customer-initiated telephone contacts or business office visits.

The Company provided customers with on-line access to customer account information for which the Company had initiated procedures to control access in compliance with Section 64.20101(c) comprising authentication through a password established in compliance with Section 64.2010(e).

The Company had implemented password back-up authentication procedures in compliance with Section 64.2010(e).

The Company had implemented procedures to notify customers of account changes.

8. Actions Taken Against Data Brokers

Pursuant to Section 64.2009 and for calendar year 2008, the Company makes the following explanation of any actions taken against data brokers and a summary of all customer complaints received in that year concerning the unauthorized release of CPNI:

Not applicable. No actions taken against data-brokers.
No customer complaints received.



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9. Disciplinary Process

The Company had in place an express disciplinary process to address any unauthorized use of CPNI where the circumstances indicate authorization was required under Section 64.2009(b).

10. Supervisory Review Process for Outbound Marketing

Before undertaking to use CPNI for outbound marketing purposes, the Company would have established a supervisory review process to ensure compliance with Section 64.2009(d) of the FCC's Part 64, Subpart U CPNI rules.

11. Procedures for Notifying Law Enforcement of CPNI Security Breaches

The Company had adopted procedures to comply with Section 64.2011 for notifying law enforcement of CPNI security breaches, together with related recordkeeping and deferred notification to customers.



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

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2010 covering the prior calendar year 2009

1. Date filed: May 11, 2011
2. Name of company covered by this certification: Bay Springs Communications, Inc.
3. Form 499 Filer ID: 828669
4. Name of signatory: Robert J. Healea
5. Title of signatory: Vice President
6. Certification:

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Attached to this certification is an accompanying statement explaining how the company's procedures ensured that the company was in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, recordkeeping, and supervisory review) set forth in section 64.2001 *et seq.* of the Commission's rules.

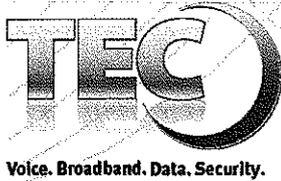
The company had not taken actions (*i.e.*, proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the calendar year 2009.

The company had not received customer complaints in the calendar year 2009 concerning the unauthorized release of CPNI.

The company represents and warrants that the above certification is consistent with 47. C.F.R. § 1.17 which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

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May 11, 2011

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All subsequent references to rule Sections refer to rules under Part 64, Subpart U unless indicated otherwise.

During the calendar year of 2009, the Company had not used nor planned to use CPNI for marketing. For marketing purposes, the Company used customer billing name and address and/or telephone number without any disaggregation or refinement based on CPNI.

1. Identification of CPNI

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6. Record of Customer CPNI Approval/Non-Approval

At such time as Company may have initiated use of CPNI for marketing with corresponding launch of a notification and Opt-Out process, the Company would then have developed and utilized a system for maintaining readily accessible record of whether and how a customer had responded to Opt-Out approval as required by Section 64.2009(a).

7. Procedures Protecting Against Disclosure of CPNI

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The Company provided customers with on-line access to customer account information for which the Company had initiated procedures to control access in compliance with Section 64.2010(c) comprising authentication through a password established in compliance with Section 64.2010(e).

The Company had implemented password back-up authentication procedures in compliance with Section 64.2010(e).

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No customer complaints received.



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