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March 1, 2012

Via Electronic Filing

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Suite TW-A325
Washington, DC 20554

Re: **The Telephone Connection of Los Angeles, Inc.
The Telephone Connection Local Services, LLC
2011 CPNI Compliance Certification
EB Docket No. 06-36**

Dear Ms. Dortch:

On behalf of The Telephone Connection of Los Angeles, Inc. and The Telephone Connection Local Services, LLC (collectively, the "Company"), and pursuant to 47 C.F.R. § 64.2009(e), enclosed is the Company's calendar year 2011 CPNI compliance certification.

Please direct any questions regarding this submission to the undersigned.

Very truly yours,

/s/ Jonathan S. Frankel

Jonathan S. Frankel

Enclosure

cc: Best Copy and Printing, Inc. (via E-Mail)

Boston
Hartford
Hong Kong
London
Los Angeles
New York
Orange County
San Francisco
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Silicon Valley
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Annual 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2012 covering the prior calendar year - 2011.

1. Date filed: March 1, 2012
2. Name of companies covered by this certification:
The Telephone Connection of Los Angeles, Inc.
The Telephone Connection Local Services, LLC
3. Form 499 Filer ID: 819856
4. Name of signatory: Marc O’Krent
5. Title of signatory: President
6. Certification

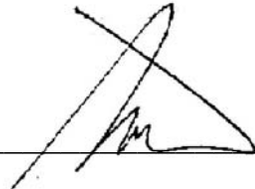
I, Marc O’Krent, certify that I am an officer of the companies named above, and acting as an agent of the companies, that I have personal knowledge that the companies have established operating procedures that are adequate to ensure compliance with the Commission’s CPNI rules. *See* 47 C.F.R. § 64.2001 *et seq.*

Attached to this certification is an accompanying statement explaining how the companies’ procedures ensure that the companies are in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission’s rules.

The companies have not taken any actions against data brokers in the past year.

The companies have not received any customer complaints in the past year concerning the unauthorized release of CPNI .

The companies represent and warrant that the above certification is consistent with 47. C.F.R. § 1.17 which requires truthful and accurate statements to the Commission. The companies also acknowledge that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject them to enforcement action.

Signed: _____


Attachments: Accompanying Statement explaining CPNI procedures

**THE TELEPHONE CONNECTION OF LOS ANGELES, INC.
THE TELEPHONE CONNECTION LOCAL SERVICES, LLC
STATEMENT OF CPNI COMPLIANCE PROCEDURES**

The Telephone Connection of Los Angeles, Inc. (“TTC”) and The Telephone Connection Local Services, LLC (“TTC Local”) (collectively, the “Companies”) provide paging, local exchange and interexchange services to residential and business customers located in California.

TTC and TTC Local have a policy of providing regular written CPNI notices to all customers and obtain approval from all customers to use CPNI for marketing purposes that require customer approval. For such CPNI use, TTC and TTC Local also provide existing customers with the ability to change or rescind their consent to the respective company’s use of their CPNI at any time. If applicable, TTC’s and TTC Local’s CPNI notices explain the customers’ CPNI rights in accordance with the FCC’s CPNI Rules, including their right to restrict the use and disclosure of, and access to their CPNI. These notices also provide information on how customers can choose to not receive marketing from TTC or TTC Local that is based upon the Companies’ use of their CPNI. If TTC and TTC Local use CPNI to market communications-related services outside of those services to which a customer already subscribes, they only will do so if the customer has granted approval pursuant to instructions in the CPNI notices. TTC and TTC Local maintain records of customer approval and the delivery of its CPNI notices, if any, for at least two years.

TTC and TTC Local have implemented a system by which the status of a customer’s CPNI approval can be clearly established prior to the use or disclosure of that customer’s CPNI where customer approval is required. Specifically, TTC and TTC Local have a database that can be used for tracking CPNI restricted accounts. Unless, as discussed below, a one-time approval of CPNI is obtained, TTC and TTC Local representatives who market using CPNI in a manner that requires approval, review this database and refrain from marketing to customers with a CPNI restricted account.

Currently, the Companies do not use, disclose or permit access to CPNI for marketing purposes other than for the purpose of providing service offerings for the type of services to which the Companies’ customers already subscribe. They are therefore not required to seek approval from existing customers to use their CPNI and do not maintain a record of a customer’s approval to use CPNI. In the event the Companies change their marketing practices or expand their service offerings so that customer approval is required, they will implement a system by which customers will be notified of such use and the status of a customer’s CPNI approval can be clearly established prior to the use of CPNI. Furthermore, the Companies do not share, sell, lease and otherwise provide CPNI to any of affiliates, suppliers, vendors and any other third parties for the purposes of marketing any services.

In accordance with the CPNI rules, upon obtaining a customer’s oral authorization, customer service representatives of the Companies may access a customer’s CPNI during the course of an inbound or outbound telephone conversation, solely for the duration of that conversation. Each Company representative must provide the disclosures required by 64.2008(c) of the CPNI rules including informing customers of their right to deny access to the CPNI before requesting this one-time consent.

The Companies may, as permitted by the CPNI rules, use CPNI without customer approval (1) to bill and collect for services rendered; (2) to protect the rights or property of the Companies, other users or other carriers from unlawful use; (3) to provide customer premises equipment and protocol conversion; (4) to provision inside wiring, maintenance and repair services; and (5) to market services formerly known as adjunct-to-basic services, such as, but not limited to, speed dialing, computer-provided directory assistance, call monitoring, call tracing, call blocking, call return, repeat dialing, call tracking, call waiting, caller I.D., call forwarding, and certain Centrex features.

The Companies have established procedures to require a password prior to disclosing call detail information or other CPNI to a customer during a customer-initiated call. Similarly, The Companies have a password requirement for online account access. The Companies also will provide call detail information to a customer by mailing such

information to the address of record or calling the telephone number of record upon customer request or if the customer is unable to present a proper password. Lastly, the Companies will provide call detail information to a customer at a retail location upon presentation of a valid photo ID that matches the name on the account.

The Companies have procedures for customer establishment of a password without the use of readily available biographical information or account information. The Companies also have procedures for notifying the customer whenever a password, customer response to a back-up means of notification, online account, or address of record is created or changed.

The Companies have established procedures for notifying the United States Secret Service (USS) and the Federal Bureau of Investigation (FBI) in the event of a breach of CPNI protection within seven days of reasonably determining that there has been a breach. Customer notification shall be delayed for a minimum of seven full business days after notification to the USSS and the FBI. TTC and TTC Local have established procedures for maintaining records of such breaches for a minimum of two years.

The Companies do not share, sell, lease or otherwise provide CPNI to any third parties for the purposes of marketing any services.

The Companies maintain a record for at least year of their respective sales and marketing campaigns that use customers' CPNI. The Companies have established a supervisory review process to ensure any marketing campaigns are consistent with the FCC's CPNI rules. This process includes a periodic review by the Companies' senior marketing personnel who are responsible for approving any proposed outbound marketing requests that would require customer approval. Additionally, the Companies marketing supervisors monitor customer calls from time-to-time to assure that customer accounts and information are being accessed properly by the employees and consistent with the Companies' CPNI policies.

All TTC and TTC Local employees who have access to CPNI receive training about CPNI compliance. Specifically, all new employees are provided with CPNI training at new-hire orientation. Moreover, a summary of the Companies' CPNI policies are included in the Employee Handbook, and all employees are required to acknowledge in writing that they have read and understand the information in the Employee Handbook. All of the Companies' employees are required to maintain the confidentiality of all information, including all customer information (which includes CPNI) that is obtained as a result of their employment by the Companies. Employees who do not abide by these policies or otherwise permit the unauthorized use or disclosure of CPNI will be subject to discipline, including possible termination.

The Companies have in place procedures to ensure that they will provide written notice to the FCC within five business days of any instance where their respective opt-out mechanisms do not work properly to such a degree that their respective customers' inability to opt-out is more than an anomaly. These procedures ensure that the notice will be in the form of a letter, and will include: (i) TTC's and TTC Local's name; (ii) a description of the opt-out mechanism(s) used; (iii) the problem(s) experienced; (iv) the remedy proposed and when it will be or was implemented; (v) whether the relevant state commission(s) has been notified; (vi) whether TTC and TTC Local have taken any action; (vii) a copy of the notice provided to customers; and (viii) contact information. TTC and TTC Local will submit the above letter even if it offers other methods by which its customers may opt-out.