



*Hours: Monday – Friday 9am – 6pm
Saturday 9am – 1pm*

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CB & Two-Way Radio * Public Safety Equipment * Car Audio/Video * Service & Installation

To: FCC

Ref: CPNI Certification Statements for Reporting Period 2011

Date: March 1, 2012

Statement reporting compliance with FCC rules for CPNI:

As a commercial mobile radio service provider & reseller of UHF Repeater use, Deputy Electronics Inc. takes seriously the necessity of safeguarding our customer information. As a small company it is not difficult to keep a close eye on sensitive information. In 2011 our annual income as a commercial mobile radio service provider & reseller of UHF Repeater use was \$3,352.

All employees are forbidden use of, copying of, or storing of CPNI without written release of information by an officer of Deputy Electronics Inc. To obtain authorization for use of CPNI a detailed outline of the exact information requested and how the information will be used must be submitted to an officer of Deputy Electronics Inc. for signatory consent no later than 30 days prior to the approved use of the information. All sales & marketing campaigns that wish to use CPNI must be preapproved in writing. No Deputy Electronics Inc. or CPNI information of any kind is to go to a 3rd party without prior written consent.

Information that is considered CPNI may include (but is not limited to) phone numbers, customer names, work orders, supply orders, product information, frequency, duration & timing of repeater use.

All new employees are trained in CPNI policy and procedure rules and regulations.

Training includes, but is not limited to:

1. What is considered CPNI and what is considered Deputy Electronics Inc. proprietary information?
2. The procedure to request use of CPNI?
3. The procedure for reporting unauthorized use of CPNI?
4. Disciplinary actions for accidental & other unauthorized use of CPNI?

Failure to obtain written consent for use of any CPNI will result in one of the following disciplinary actions.

A first offense receives a verbal warning with mandatory training and consultation about the necessity of safeguarding CPNI and review of policy & procedure.

A second offense receives a written warning with mandatory training and consultation about the necessity of safeguarding CPNI and review of policy & procedure.

A third offense may result in immediate termination for violation of company policy.

Sincerely Submitted,

Carol A Oktavec
Deputy Electronics Inc.
Treasurer