

February 28, 2013

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

**Reference: Certification of CPNI Compliance of United-KUC, Inc.
EB-Docket No. 06-36**

Dear Ms. Dortch:

Enclosed is the 2012 CPNI compliance certificate of United-KUC, Inc. (TRS #820514) as required by section 64.2009(e) of the Commission's rules.

Please contact me with any questions or concerns.

Sincerely,

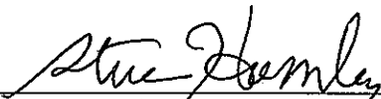

Steve Hamlen
President

Before the
Federal Communications Commission
Washington, D.C. 20554

CPNI Compliance Certification) EB Docket No. 06-36
To the FCC Enforcement Bureau,) United-KUC, Inc.
As Required by Section 64.2009(e)) TRS # 820514
Of the Commission's rules)

**UNITED-KUC, INC.
CERTIFICATION OF CPNI COMPLIANCE**

1. United-KUC, Inc. ("KUC") (TRS # 820514) is submitting this compliance certificate for 2012 pursuant to section 64.2009(e) of the Commission's rules.
2. KUC does not use CPNI for marketing purposes. Additionally, KUC does not share CPNI with any other company for marketing purposes, including affiliates, joint ventures, or independent contractors. This policy is documented in company procedures and company personnel are trained in the non-use of CPNI data.
3. KUC does not release CPNI information to customers or their agents without proper authentication. The authentication requirements are documented in company procedures and company personnel are trained in the authentication process.
4. There were no actions taken by KUC against data brokers in 2012 concerning CPNI, and there were no customer complaints to KUC in 2012 concerning the unauthorized release of CPNI.
5. This certification is signed below by an officer of KUC, who has personal knowledge that KUC has established procedures that are adequate to ensure compliance with the CPNI rules currently in effect and the statements contained in this filing are correct.



Steve Hamlen
President