



March 1, 2013

Via Electronic Delivery

Ms. Marlene H. Dortch
Federal Communications Commission
The Portals, TW-A325
445 12th Street SW
Washington, DC 20554

Re: EB Dkt. No. 06-36, *Global Conference Partners'*
2011 Privacy Procedures

Dear Ms. Dortch

Attached for filing is Global Conference Partners' 2012 CPNI Compliance Certification and Statement as required by 47 C.F.R. § 64.2009(e).

Please direct any questions you have regarding this filing to the undersigned.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read "Daniel H. Hoetger", is written over a horizontal line.

Daniel H. Hoetger
Vice President of Operations
Global Conference Partners



**ANNUAL 47 C.F.R. § 64.2009(E) CPNI CERTIFICATION
(EB Dkt. 06-36)**

Annual 64.2009(e) CPNI Certification Covering the Calendar Year 2012

Date filed: March 1, 2013

Name of company(s) covered by this certification: Global Conference Partners d/b/a Freeconference.com, Inc.

Form 499 Filer ID: 827367

Name of signatory: Daniel H. Hoetger

Title of signatory: Vice President of Operations

Certification: I, Daniel H. Hoetger, 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 has 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 company's procedures ensure that the company is 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 has 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 past year.

The company has not received customer complaints in the past year 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  _____

Daniel H. Hoetger
Vice President of Operations
Global Conference Partners



POLICY REGARDING CUSTOMER PROPRIETARY NETWORK INFORMATION

Global Conference Partners ("GCP") does not use, disclose, or permit access to, Customer Proprietary Network Information ("CPNI") except as permitted under 47 U.S.C. § 222(d), or permitted by law in the Federal Communication Commissions' ("FCC") CPNI rules (47 C.F.R. § 64.2001, *et seq.*). This policy outlines GCP's procedures for using, accessing, and protecting customers' CPNI.

Definition of CPNI: GCP defines CPNI consistent with 47 C.F.R. § 64.2003.

Use of CPNI: GCP has only limited access to CPNI in the form of call detail records. In order to protect its customers' CPNI information, GCP's general policy is to not disclose CPNI. GCP may disclose CPNI if a customer provides written, oral, or electronic permission to do so or if necessary to protect the rights or property of GCP, or to protect users of GCP's services from fraudulent, abusive, or unlawful use or subscription to GCP's services. GCP has also implemented network security measures to protect CPNI; including the use of encryption. GCP has implemented password protection for telephone and online accounts and has procedures in place for lost or stolen passwords.

Employee Training and Disciplinary Policies: All GCP employees with access to CPNI are trained on, and agree to comply with GCP's CPNI policy. Any employee who violates the policy and federal laws regarding CPNI is subject to disciplinary action by GCP, including termination.

Use of CPNI in Marketing Campaigns: GCP does not currently use CPNI to market outside of the category of service to which the customer subscribes. GCP respects all opt-in and out-out marketing preferences established by the customer and maintains a record of such marketing communications preferences. A supervisor must approve any proposal to use CPNI to market GCP products and services. GCP maintains a record of this review process for at least one year, and maintains any marketing proposals, along with associated materials, for at least two years after their distribution.

FCC Notification: Consistent with FCC regulations, GCP will provide written notice within five (5) days if its opt-out mechanisms do not work properly.

Third Party Use of CPNI: GCP does not share CPNI with joint venture partners, third parties, or independent contractors for marketing purposes.

Law Enforcement Notification: GCP will notify law enforcement within seven (7) days of the reasonable discovery of a CPNI data breach. GCP will notify affected customers as permitted to do so by law, and maintain a record of the notifications. GCP maintains a record of all unauthorized disclosures and notifications for two years.

Customer Complaints: GCP tracks customer complaints it receives regarding CPNI. GCP has not received any customer complaints regarding CPNI in the past year.

Actions Taken Against Pretexters: GCP's CPNI protection policy includes efforts to protect CPNI from pretexters.