

Received & Inspected

MAR 07 2013

**Annual 47 C.F.R. § 64.2009(e) CPNI Certification
EB Docket 06-36**

FCC Mail Room

Annual 64.2009(e) CPNI Certification for 2013 covering calendar year 2012 due March 1, 2013

1. Date filed: 03/01/2013
2. Name of company(s) covered by this certification: Nexpirion, LLC, 16458 Bolsa Chica Street, #20, Huntington Beach, CA 92649
3. Form 499 Filer ID: 822612
4. Name of signatory: John S. Rance
5. Title of signatory: President

6. Certification: I, John S. Rance, 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.

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 against data brokers in the past year.

The company has not received customer complaints in the past year concerning the unauthorized release of information.

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  Date 3-1-2013
 John S. Rance, President
 Nexpirion, LLC

Attachments: Accompanying Statement explaining CPNI procedures

Mail original and 4 copies by U.S. Postal Service first-class addressed to:

Commission's Secretary, Office of the Secretary, Federal Communications Commission
445 12th Street SW
Washington DC 20554

No. of Copies rec'd 0+4
List ABCDE

Customer Proprietary Network Information (CPNI) Compliance Procedures

I, John Rance, President of Nexpirion, LLC, declare as follow: I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the CPNI rules.

Nexpirion, LLC ("NXP") has established and implemented the following internal policies and procedures that ensure compliance with the relevant section relating to the CPNI of the Communications Act of 1934, as amended, and with the Federal Communications Commission's rules governing Customer Proprietary Network Information ("CPNI"), codified at 47 C.F.R. Subsection 64.2001 *et seq.*

The following operating procedures ensure that NXP is in compliance with the FCC's CPNI Rules:

NXP does not make available to any affiliated or unaffiliated entity information which meets the definition of CPNI set forth at 47 U.S.C. Subsection(h)(), except when required to do so by law.

NXP only uses CPNI to render, and bill for, the telecommunications services it provides to customers. NXP does not use its customer's CPNI for any marketing purpose, either internal or external, or other purpose set forth in the FCC's CPNI Rules, 47 C.F.R. Subsection *et seq.*

NXP has practices and procedures that govern the disclosure of CPNI:

- a. NXP does not disclose or release CPNI upon a customer's telephone request.
- b. NXP does not disclose or release CPNI through online access over the Internet.
- c. NXP does not have any retail locations where a customer can obtain CPNI.
- d. With respect to telephone inquiries by customers concerning specific call-related issues, NXP requires the customer to provide sufficient specific information about the call in question to confirm the customer's identity.
- e. NXP automatically notifies customers (at the customer's original telephone number or address on file) in case any changes are made to the customer's primary account information.
- f. NXP is prepared to notify the required U.S. government agencies in the event of a breach of the CPNI rules and to provide the required notice to affected customers of any such breach.



NXP provides training to all relevant employees on the company's practices and procedures that protect CPNI and its misuse. It is a violation of NXP policies to disclose CPNI outside of NXP. Any employee that is found to have violated this policy will be subject to disciplinary action up to, and including, termination.

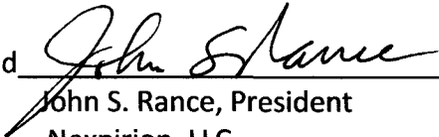
Access to CPNI at NXP is restricted to a limited number of employees and controlled through the use of active security and other measures, including the use of special passwords that are assigned on a limited basis and technological measures which prohibit the electronic reproduction or distribution of CPNI. Encryption and other security practices are utilized when CPNI is transmitted electronically.

Strict controls are in place involving responses to law enforcement agencies that serve NXP with valid legal demands, such as court ordered subpoena, for CPNI.

NXP will not supply CPNI to any law enforcement agency that does not produce a legal demand.

NXP has not taken any actions against data brokers within the last year.

NXP has not received any consumer complaints concerning unauthorized release of CPNI during the last year.

Signed 
John S. Rance, President
Nexpirion, LLC

Date: March 1, 2013

Received & Inspected

**Annual 47 C.F.R. § 64.2009(e) CPNI Certification
EB Docket 06-36**

MAR 07 2013

FCC Mail Room

Annual 64.2009(e) CPNI Certification for 2013 covering calendar year 2012 due March 1, 2013

1. Date filed: 03/01/2013
2. Name of company(s) covered by this certification: Nexpirion, LLC, 16458 Bolsa Chica Street, #20, Huntington Beach, CA 92649
3. Form 499 Filer ID: 822612
4. Name of signatory: John S. Rance
5. Title of signatory: President

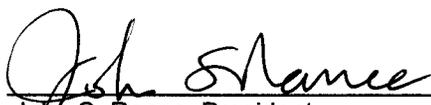
6. Certification: I, John S. Rance, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules.

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 against data brokers in the past year.

The company has not received customer complaints in the past year concerning the unauthorized release of information.

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 
John S. Rance, President
Nexpirion, LLC

Date 3-1-2013

Attachments: Accompanying Statement explaining CPNI procedures

Mail original and 4 copies by U.S. Postal Service first-class addressed to:

Commission's Secretary, Office of the Secretary, Federal Communications Commission
445 12th Street SW
Washington DC 20554

Customer Proprietary Network Information (CPNI) Compliance Procedures

I, John Rance, President of Nexpirion, LLC, declare as follow: I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the CPNI rules.

Nexpirion, LLC ("NXP") has established and implemented the following internal policies and procedures that ensure compliance with the relevant section relating to the CPNI of the Communications Act of 1934, as amended, and with the Federal Communications Commission's rules governing Customer Proprietary Network Information ("CPNI"), codified at 47 C.F.R. Subsection 64.2001 *et seq.*

The following operating procedures ensure that NXP is in compliance with the FCC's CPNI Rules:

NXP does not make available to any affiliated or unaffiliated entity information which meets the definition of CPNI set forth at 47 U.S.C. Subsection(h)(1), except when required to do so by law.

NXP only uses CPNI to render, and bill for, the telecommunications services it provides to customers. NXP does not use its customer's CPNI for any marketing purpose, either internal or external, or other purpose set forth in the FCC's CPNI Rules, 47 C.F.R. Subsection *et seq.*

NXP has practices and procedures that govern the disclosure of CPNI:

- a. NXP does not disclose or release CPNI upon a customer's telephone request.
- b. NXP does not disclose or release CPNI through online access over the Internet.
- c. NXP does not have any retail locations where a customer can obtain CPNI.
- d. With respect to telephone inquiries by customers concerning specific call-related issues, NXP requires the customer to provide sufficient specific information about the call in question to confirm the customer's identity.
- e. NXP automatically notifies customers (at the customer's original telephone number or address on file) in case any changes are made to the customer's primary account information.
- f. NXP is prepared to notify the required U.S. government agencies in the event of a breach of the CPNI rules and to provide the required notice to affected customers of any such breach.



NXP provides training to all relevant employees on the company's practices and procedures that protect CPNI and its misuse. It is a violation of NXP policies to disclose CPNI outside of NXP. Any employee that is found to have violated this policy will be subject to disciplinary action up to, and including, termination.

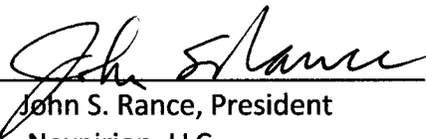
Access to CPNI at NXP is restricted to a limited number of employees and controlled through the use of active security and other measures, including the use of special passwords that are assigned on a limited basis and technological measures which prohibit the electronic reproduction or distribution of CPNI. Encryption and other security practices are utilized when CPNI is transmitted electronically.

Strict controls are in place involving responses to law enforcement agencies that serve NXP with valid legal demands, such as court ordered subpoena, for CPNI.

NXP will not supply CPNI to any law enforcement agency that does not produce a legal demand.

NXP has not taken any actions against data brokers within the last year.

NXP has not received any consumer complaints concerning unauthorized release of CPNI during the last year.

Signed  Date: March 1, 2013
John S. Rance, President
Nexpirion, LLC