

Vanguard Communication Services, Inc.
PO Box 1342
Mount Airy, NC 27030
336-719-2337

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EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2014 covering the prior
Calendar year 2013

1. Date filed: 2-9-2014
2. Name of company covered by this cert.: Vanguard Communication Services, Inc.
3. Form 499 Filer ID: FRN 0001940576 (in lieu of 499 filer ID)
4. Name of signatory: Gray L Fulk
5. Title of signatory: President
6. Certification:

I, **Gray L Fulk**, 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. S: 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. [NOTE: If you reply in the affirmative, provide an explanation of any actions taken against data brokers.]

The company **has not** received customer complaints in the past year concerning the unauthorized release of CPNI [NOTE: If you reply in the affirmative, provide a summary of such complaints. This summary must include the number of complaints, broken down by category or complaint, e.g., instances of improper access by employees, instances of improper disclosure to individuals not authorized to receive the information, or instances of improper access to online information by individuals not authorized to view the information.]

The company represents and warrants that the above certification is consistent with 47. C.F.R. S: 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 _____ Gray L Fulk _____ [Signature of an officer, as agent of the carrier]

Attachments: Accompanying Statement explaining CPNI procedures

Explanation of actions taken against data brokers: **NONE**

Summary of customer complaints: **NONE**

Attachment 1

(how the company's procedures ensure compliance per above)

1. No marketing use of CPNI occurs in any way, as the "Company" (Vanguard Communication Services, Inc.) does not utilize any marketing campaigns that use any customer information in any way (whether CPNI or other)
2. Company offers one-way paging services only, using in-bound trunks (there is no outbound traffic of any kind), no caller information is available in any way
3. Company has no employees other than the Company officers, and the officers confirm that any customer information (such as one-way pager call counts, number of pages received, etc.) are held in confidence within the officers of the Company ONLY, and are not shared, used, inferred, or used in any way for any reason. Call count information (if requested) is ONLY shared with the customer, following proper confirmation and identification with authorized customer personnel
4. Any customer records (CPNI or otherwise) are held only (and securely) on two company PC's with password protection (any data backups as required are stored in secure company fire safe location with only access provided to Company officers)
5. Company only uses Yellow Page and Newspaper advertising for Marketing purposes: no other Marketing programs exist either internal or external to the Company