



February 19, 2014
Via ECFS Filing

Ms. Marlene H. Dortch, Secretary
Office of the Secretary
Federal Communications Commission
9300 East Hampton Drive
Capitol Heights, MD 20743

RE: SE Acquisitions, LLC
Annual CPNI Certification Filing - CY2013
EB Docket No. 06-36

Dear Ms. Dortch:

Attached for filing is the Calendar Year 2013 Annual CPNI Certification and Statement of Procedures and Compliance as required by 47 C.F.R. Section 64.2009 (e), submitted on behalf of SE Acquisitions, LLC.

Any questions you may have regarding this filing should be directed to my attention at 407-740-3004 or via email to rnorton@tminc.com.

Sincerely,

/s/Robin Norton

Robin Norton
Consultant to SE Acquisitions, LLC

cc: Linda Hunt - SE Acquisitions (via email)
file: SE Acquisitions (Lightyear) - FCC
tms: FCCx1401

Enclosures
RN/lm

Annual 47 C.F.R. § 64.2009(e) CPNI Certification

EB Docket No. 06-36

Annual 64.2009(e) CPNI Certification for 2013

Date Filed: February 19, 2014

Name of company covered by this certification: SE Acquisitions, LLC ("SEA")

Form 499 Filer ID: 828444

Name of Signatory: Steve Lochmueller

Title of Signatory: Chief Executive Officer

I, Steve Lochmueller, 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.*

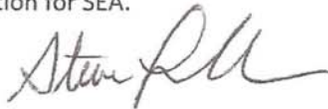
Attached to this certification is an accompanying statement, Attachment A, explaining how the company's procedures ensure that the company is in compliance with the requirements set forth in section 64.2001 *et seq.* of the Commission's rules.

The company has not taken any actions (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. Companies must report on any information that they have with respect to the processes pretexters are using to attempt to access CPNI, and what steps companies are taking to protect CPNI.

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

SEA is no longer in business due to the fact that SEA sold most of its assets including its customer base to Birch Communications, Inc. effective September 27, 2013. Therefore, this certification will be the final CPNI Certification for SEA.

Signed:



Steve Lochmueller
Chief Executive Officer

Date

2.14.14

ATTACHMENT A

**CERTIFICATION OF CPNI FILING
FEBRUARY 19, 2014
EB Docket No. 06-36**

Statement of CPNI Procedures and Compliance

USE OF CPNI

SE Acquisitions, LLC ("SEA") does not use or permit access to CPNI to market any telecommunications or non-telecommunications services. SEA has trained its personnel not to use CPNI for marketing purposes. Should SEA elect to use CPNI in future marketing efforts, it will follow the applicable rules set forth in 47 CFR Subpart U, including, if necessary, the institution of operational procedures to ensure that notification is provided and customer approval is obtained before CPNI is used or disclosed.

PROTECTION OF CPNI

SEA has put into place processes to safeguard its customers' CPNI/call detail information from improper use or disclosure by employees; and to discover and protect against attempts by third parties to gain unauthorized access to customer CPNI. All customers are required to establish a password/PIN Number and security question at the time they sign up for service without the use of readily available biographical information or account information

Although it has never occurred, SEA will maintain a record of all instances where CPNI was disclosed or provided to third parties, or where third parties were allowed access to CPNI.

DISCLOSURE OF CALL DETAIL OVER PHONE

SEA has instituted authentication procedures to safeguard the disclosure of call detail over the telephone. SEA's authentication procedures do not require the use of readily available biographical information or account information as defined by the FCC. All customers are required to establish a password/PIN Number and security question at the time they sign up for service without the use of readily available biographical information or account information if they want to receive call detail over the telephone. If the appropriate password is not provided, SEA does not disclose call detail over the telephone.

SEA has established back-up authentication procedures for lost or stolen passwords that do not prompt the customer for readily available biographical information or account information. There is a selection of five security questions that do not utilize biographical information.

SEA may disclose CPNI over the telephone in response to a customer-initiated telephone inquiry, but only if the customer can provide the call detail information that is the subject of the inquiry without the assistance of a customer service representative.

SEA has put into place procedures to notify customers whenever a password, customer response to a back-up means of authentication for lost or forgotten passwords, online account, or address of record is created or changed without revealing the changed information or sending the notification to the new account information. This notification is mailed to the last address of record prior to the requested

address change.

DISCLOSURE OF CPNI ONLINE

SEA has instituted authentication procedures to safeguard the disclosure of CPNI on-line. SEA's authentication procedures do not require the use of readily available biographical information or account information as defined by the FCC. Customers are required to establish a password/PIN and security question at the time they sign up for service, without the use of readily available biographical information or account information, at the time of account set up. Unless the appropriate password/PIN is provided, SEA does not allow on-line access to CPNI.

SEA has established back-up authentication procedures for lost or stolen passwords that do not prompt the customer for readily available biographical information or account information. There is a selection of five security questions that do not utilize biographical information.

DISCLOSURE OF CPNI AT RETAIL LOCATIONS

SEA discloses CPNI at its retail locations only if the customer has presented a valid photo ID matching his/her account information. In lieu of presenting a photo id, customers can give their personal identification number (pin) or provide the answer to their pre-selected secret question.

NOTIFICATION TO LAW ENFORCEMENT

SEA has in place procedures to notify law enforcement in the event of a breach of customers' CPNI and to ensure that customers are not notified of the breach before the time period set forth in the FCC's rules, or, if applicable, when so authorized by law enforcement. SEA customers are notified via letter of any breach of their CPNI, according to the time frames set forth in the FCC rules.

SEA will maintains records of all breaches discovered and notifications made to the USSS and the FBI, and to customers.

NOTIFICATION TO CUSTOMERS REGARDING CHANGES TO THEIR ACCOUNT

SEA has in place procedures to notify customers immediately when a change is made to the personal identification number (pin), secret question, or address of record.

ACTIONS AGAINST DATA BROKERS

SEA has not taken any actions against data brokers in the last year.

CUSTOMER COMPLAINTS ABOUT CPNI BREACHES

SEA did not receive any customer complaints about the unauthorized release of CPNI or the unauthorized disclosure of CPNI in calendar year 2013.

INFORMATION ABOUT PRETEXTERS

SEA has researched general information regarding methods used by pretexters, phishers and social engineers, and has taken steps to guard disclosure of CPNI via these methods.