

Date: March 1st, 2014

Filed Electronically via the Electronic Comment Filing System (ECFS)

Marlene H. Dortch, Secretary
Federal Communications Commission
Office of the Secretary
445 12th Street, S.W
Washington, DC 20554

**Re: WC Docket No 06-36, 2013 Annual CPNI Certification for ChitChat
Communications, Inc.**

Dear. Ms. Dortch,

Please find enclosed ChitChat Communications, Inc.'s CPNI filing for 2013.

Should you require further information, please contact the undersigned.

Respectfully submitted,
Wael Manasra, President
ChitChat Communications, Inc.
2332 S. Michigan Ave, Suite 402
Chicago, IL 60616
(p) 773-552-4600

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

EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2013

Date filed: March 9th, 2014

Name of company covered by this certification: ChitChat Communications, Inc.

Form 499 Filer ID: 826116

Name of signatory: Wael Manasra

Title of signatory: President

I, Wael Manasra, 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 set forth in section 64.2001 et seq. of the Commission's rules. The accompanying statement is attached to the end of this statement of certification.

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.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI, unauthorized access to CPNI, or unauthorized disclosure of

CPNI. The company has not had any 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.

Signed : Wael Manasra

A handwritten signature in black ink, appearing to read "Wael Manasra", with a long horizontal flourish extending to the right.

[electronic signature]

How ChitChat Communications, Inc. works to ensure its customers' data privacy:

1. A detailed privacy policy remained published publicly by the company throughout 2013. This policy is available online at <http://www.rangeroamer.com/support/terms-of-services.aspx>
2. In this policy, we state that “we securely maintain a 3-month record of calling history for billing and account management purposes. Under no circumstances in our power will we share this information with outside parties.”
3. If a customer requests review of their own call detail records, the customer must enter a 6 to 12 character password on our website. This password must be created on initiation of service with ChitChat Communications. Call records are then available for viewing in a secured, SSL protected web-session. This session times out after 15 minutes and must be reinitiated for further or subsequent reviews.
4. From time to time the company may send printed call record itemizations to the billing address matching the credit card number used to initially purchase these services.

In 2013, ChitChat Communications data has been shared with outside parties as follows:

None.

Regarding internal security of call detail information, ChitChat Communications holds to the following internal rules:

1. only 1 individual is capable of accessing customers' call detail records. A master password must be entered prior to this information becoming accessible. Access expires after 15 minutes of non-use and the password must be re-entered for further access.
2. All customer call record data is stored in an encrypted database, stored onsite in electronic format on a computer not directly connected to the public Internet. A hardware firewall is installed and comprehensive quarterly security scans are conducted against this infrastructure to ensure our ongoing compliance with PCI security standards. A daily security scan via a McAfee provided service is also in place.
3. Any printed documents containing call records for internal use are shredded on a bi-weekly basis.
4. Subscriber CPNI data is not sold, remarketed, or used for any purposes that would be in violation of CPNI privacy rulings.

Privacy Policy Amendments:

None.

Privacy Complaints Received:

None.