

February 1, 2015

Federal Communications Commission
Office of the Secretary
Marlene H. Dortch
445 12th Street, SW, Suite TW-A325
Washington, DC 20554

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

Annual 64.2009(e) CPNI Certification for 2015 covering the prior calendar year 2014

Date filed: February 1, 2015

Name of company covered by this certification: Carolina Digital Phone

Form 499 Filer ID: 829591

Name of signatory: Nicky Smith

Title of signatory: President

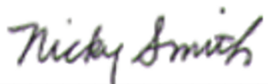
I, Nicky Smith, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Federal Communications Commission's CPNI rules. See 47 C.F.R. 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.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI. The company notifies customers of their rights to restrict to, us of, and disclosure of their CPNI. Periodic notices and one-time notices are provided to customers as appropriate. Such notices may be provided through multiple methods including bill inserts, customer newsletters and emails, notices included on the Company's web site and notices during telephone contact with a customer.

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 
Nicky Smith., President

Carolina Digital Phone
Accompanying Statement to Annual Certification of CPNI
Steps Taken By Company to Ensure the Confidentiality of CPNI Records
February 1, 2015

Carolina Digital Phone is a small company and reseller of telecommunications services. Our primary business is as an Internet Services Provider for web site hosting, email applications and hosted VoIP telecommubications services.

Many of our customers are governmental agencies, libraries and schools, where projects are awarded through a public bid process or through the E-rate system. For those customers, Carolina Digital Phone performs marketing primarily through federal, state and local government public bid processes. Our company follows the rules for each bid, which ensure fairness for each bidder.

We as a company simply do not use customers' CPNI (or other private customer informations) in marketing or otherwise, nor do we sell or give private customer information or CPNI to third parties.

All private customer infromation is kept secure. Security practices are maintained in compliance with federal government encryption standards and in accordance with the terms of our contracts with the government.

Our Company Policy with regard to CPNI and employee handling of CPNI is as follows:

- 1) Faulure by an employee to abide by the applicable CPNI policies and procedures is cause for discipline, up to and including employment termination.
- 2) All Company employees during their annual Human Resources Policy review reveive an overview of CPNI requirements.
- 3) All customer-interfacing employee are required to attend CPNI training prior to receiving access to customers' CPNI call detail information.
- 4) Only job positions with business need to know are given access to CPNI call detail records.
- 5) Company has trained all personnel with access to CPNI as to the identification of CPNI and when CPNI may be used and has an express disciplinary process in place for any improper use of CPNI.
- 6) No outbound sales and marketing campaigns are conducted without management approval and any such campaign would require supervisory review to assure compliance with the CPNI rules.