



Date: 1.4.2016

RE: Annual 47 C.F.R. S: 64 2009(e) CPNI Certification
EB Docket No. 06-36

Name of Company covered by this certification: West Central Ohio Internet Link, LLC

Form 499 Filer ID: 826863

Name of Signatory: Michael J. O'Connor

Title of Signatory: President

I, Michael J. O'Connor certify that I am an officer of the company named above, and acting as the agent of the company, that I have personal knowledge that the company has established operating procedures that are sufficient and 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 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.

Signed: *Michael J. O'Connor* Date: 1-4-2016

Cc: file
FCC
Best Copy and Printing



Date: 1.4.2016

To: Commissions Secretary, Office of the Secretary
Federal Communications Commission
9300 East Hampton Drive
Capitol Heights, MD 20743

Re: 47 C.F.R. 64.2009(e) Certification and Compliance

To Whom It May Concern:

Attached please find a copy of our CPNI communication sent to every VOIP customer via US mail and electronic mail along with our privacy notice which is also posted on our web site.

A few limited and trained employees have access to records and as a small company we do not work with any outside marketing agencies and do not do internal marketing utilizing CPNI from our customers. Social Security numbers and EIN's are not matched with CPNI data from our customer service data base.

As President of West Central Ohio Internet Link, LLC, I am also Director of Network Operations. I have, in place, excellent secured operations that limits the ability to match data with customers and each of my network employees know the CPNI laws and sign confidentiality paperwork to assure compliance. Thank you,

Michael J. O'Connor
President WCOIL, LLC
419.229.2645 X 1010
mike@wcoil.com

cc: file