



BWT

Baltimore-Washington Telephone
4 Fulham Court
Silver Spring, Maryland 20902

3 February 2006
17:01 Hours

February 3, 2006

Commission's Secretary, Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: EB-06-TC-060, Certification of CPNI FILING 2005

Dear Ms. Dortch:

This letter serves as our "Certification of CPNI Filing 2005", as ordered in EB-06-TC-060. Our Company has established operating procedures that are adequate to ensure its compliance with the rules in

Title 47 – Telecommunications, Section 64.2009. Furthermore I am certifying that I have personal knowledge of these procedures and they are in fact ensuring that our Company is in compliance with the rules in Title 47 – Telecommunications, Section 64.2009. If you have any questions, please feel free to contact me at the numbers above.

Yours truly,
Sam Brown
President
Baltimore-Washington Telephone Company

cc: Byron McCoy, Telecommunications Consumers Division, Enforcement Bureau,
Federal Communications Commission, Room 4-A234, 445 12th Street, SW,
Washington, DC 20554
Best Copy and Printing, Inc. Portals II, 445 12th Street, SW,
Washington, DC 20554



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BWT, as core belief, holds that customers are providing information to us for the sole purpose of enabling us to provide the services, which the customer is purchasing. We do not feel that customers of BWT (or any company) should have their personal or usage information used in any way other than for the provision of the specific services chosen by the customer.

CPNI and related customer-privacy procedures:

1. BWT does not engage in ANY sales or marketing campaigns using CPNI.
2. BWT does not ever sell, barter, or otherwise provide ANY customer information to any third party, except where specifically required by law to do so (for law-enforcement purposes or by court-order).
3. BWT does not “market” to its existing customers. Only a specific customer-inquiry about alternatives or additional services would ever be handled by persons having any access to CPNI.
4. Any other outbound marketing activities are handled by third-parties having no access to any CPNI.
5. As a result of the above procedures, there are no opt-in or opt-out programmes required for our customers.

