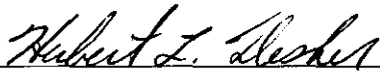


Before the
Federal Communications Commission
Washington, D.C. 20554

CPNI Compliance Certification) EB-06-36, EB-06-TC-060
As Required by FCC Enforcement) Gridley Telephone Company
Bureau, DA 06-223) 499 Filer ID 803121

**GRIDLEY TELEPHONE COMPANY
CERTIFICATION OF CPNI FILING (February 6, 2006)**

1. Gridley Telephone Company ("Gridley") (499 Filer ID 803121) is submitting this compliance certificate in response to the Public Notices issued by the FCC's Enforcement Bureau on January 30, 2006 (DA 06-223) and February 2, 2006 (DA 06-258), pursuant to section 64.2009(e) of the Commission's rules.
2. Gridley has established appropriate operating procedures to ensure compliance with FCC Part 64.2009 rules regarding appropriate use of CPNI data. These operating procedures include documentation of procedures, and training of company personnel with regard to appropriate use of CPNI data. These employees are instructed by management to strictly adhere to these procedures. Therefore, this documentation and training ensures compliance with the rules because it is a fundamental part of company policy.
3. This certification is signed below by an officer of Gridley Telephone Company, who has personal knowledge that Gridley has established procedures that are adequate to ensure compliance with the CPNI rules currently in effect and the statements contained in this filing are correct.



Name: Herbert L. Flesher
Title: General Manager



Farmers Mutual Telephone Company

410 Broad Avenue • P.O. Box 220
Stanton, Iowa 51573-0220
(712) 829-2111
www.fmtcnet.com

RECEIVED & INSPECTED

FEB - 6 2006

FCC - MAILROOM

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-06-36 and 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.

Sincerely,

A handwritten signature in cursive script that reads "Kevin T. Cabbage".

Kevin T. Cabbage
General Manager
Farmers Mutual Telephone Company
Stanton, IA 51573

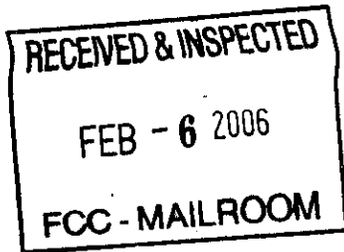
cc: Byron McCoy, Telecommunications Consumers Division, Enforcement Bureau, Federal Communications Commission, Room 4-A234, 445 12th Street, SW, Washington, DC 20554

Best Copy and Printing, Inc., Portals II, 445 12th Street, SW, Washington, DC 20554

The Farmers Mutual Telephone Company of Stanton, Iowa
(hereinafter referred to as "Company")

Certification of CPNI Filing
February 2, 2006

1. Company does not use CPNI for marketing purposes.
2. Company personnel are trained as to what information is classified as CPNI and do not use CPNI for Marketing Purposes.
3. The Company has implemented appropriate safeguard policies for CPNI and has documented them in the Company's procedures for training personnel.
4. The Company is submitting the CPNI Compliance Certificate in response to the Public Notice issued by the FCC on February 2, 2006 in DA 06-258, pursuant to Section 64.2009(e) of FCC rules



ONEIDA NETWORK SERVICES, INC.
129 W HIGHWAY
P O BOX 445
ONEIDA, IL 61467

February 2, 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 & EB-06-36, 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 and EB-06-36.

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.

Sincerely,

Gary Peterson
Oneida Network Services, Inc.

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

Oneida Network Services, Inc. (hereinafter referred to as "Company")
Certification of CPNI Filing
February 2, 2006

1. Company does not use CPNI for marketing purposes.
2. Company personnel are trained as to what information is classified as CPNI and do not use CPNI for Marketing Purposes.
3. The Company has implemented appropriate safeguard policies for CPNI and has documented them in the Company's procedures for training personnel.
4. The Company is submitting the CPNI Compliance Certificate in response to the Public Notice issued by the FCC on February 2, 2006 in DA 06-258, pursuant to Section 64.2009(e) of FCC rules

PRAIRIEBURG TELEPHONE COMPANY, INC

An Independent Company

120 W. Main Street

PRAIRIEBURG, IOWA 52219

BUS: 319-437-3611

FAX: 319-437-4371



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 & EB-06-36, 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 and EB-06-36.

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.

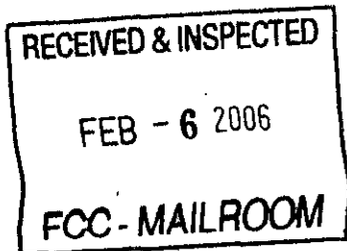
If you have any questions, please feel free to contact me.

Sincerely,

Benjamin M. Holub
Prairieburg Telephone Company, Inc.

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, Room CY-B402,
Washington, DC 20554



305 8th Avenue
Wellman Iowa 52356-0170
319-646-6075

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 & EB-06-36, 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 and EB-06-36.

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.

Sincerely,

Dr. James T. Palmer Pres.

Dr. James T. Palmer, President
Wellman Cooperative Telephone Association

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, Room CY-B402,
Washington, DC 20554

Wellman Cooperative Telephone Association (hereinafter referred to as "Company")
Certification of CPNI Filing
February 3, 2006

1. Company does not use CPNI for marketing purposes.
2. Company personnel are trained as to what information is classified as CPNI and do not use CPNI for Marketing Purposes.
3. The Company has implemented appropriate safeguard policies for CPNI and has documented them in the Company's procedures for training personnel.
4. The Company is submitting the CPNI Compliance Certificate in response to the Public Notice issued by the FCC on February 2, 2006 in DA 06-258, pursuant to Section 64.2009(e) of FCC rules

RECEIVED & INSPECTED
FEB - 6 2006
FCC - MAILROOM

2323 Curlew Rd Suite 7C
Dunedin, FL 34698
Voice: 7277238411 Ext 102
Fax: 7276699451

American Dial Tone

February 3, 2006

Marlene H Dortch
Office of the Secretary
Federal Communications Commission
445 12th St SW
Washington, DC 20554

Dear Ms Dortch:

Enclosed is the **EB-06-TC-060 Certification of CPNI Filing February 3, 2006** for Ganoco, Inc. dba American Dial Tone.

Ganoco, Inc. has established operating procedures that ensure compliance with the rules to protect the privacy of customer proprietary network information.

As instructed I have enclosed an original and 4 copies.

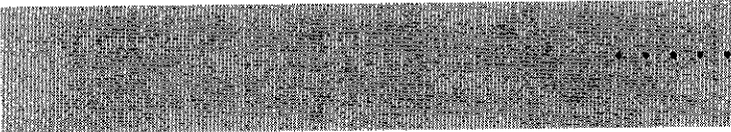
If there are any questions please call me at 727-723-8411 Ext 102.

Sincerely,



Larry Wright
Vice President

Cc:
Byron McCoy, Telecommunications Consumer Division
Best Copy and Printing, Portals II



.....

EB-06-TC-060

Certification of CPNI Filing February 3, 2006

Telecommunications Company: GANOCO, INC. dba American Dial Tone
(Mailing Address) Attn. Larry Wright, Vice President
2323 Curlew Rd Suit 7C
Dunedin, FL 34698

Telephone Number 727-723-8411 Ext 102
Fax Number 727-669-9451
Email Address lwright@americandialtone.com

Ganoco, Inc. dba American Dial Tone is a non-facilities based reseller of local telephone service.

Responsibility:

Ganoco, Inc. protects the confidentiality of proprietary information of customers, other telecommunications carriers, equipment manufacturers, and telecommunications carriers reselling services provided by a telecommunications carrier.

Use of CPNI

Ganoco Inc. limits the use or disclosure of CPNI to the telecommunications service from which such information is derived, and services necessary to providing service to the customer, such as publishing of directories, with the approval of the customer.

CPNI is also used to initiate, render, bill, and collect for telecommunications services to the customer. Additionally to provide inbound marketing, referral or administrative service to the customer., if the call was initiated by the customer. Ganoco, Inc and its affiliates may also use the customer CPNI without notice or approval to market services within the package of services which the customer already subscribes.

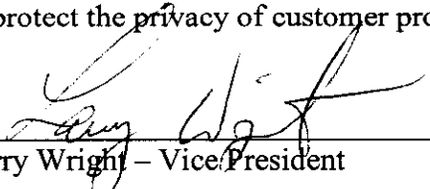
Ganoco, Inc. is limited to utilizing CPNI only to the extent that the customer has subscribed, and only by its affiliates to the extent the customer has subscribed.

Ganoco, Inc. obtains customer approval before using, disclosing, or permitting access to a customer CPNI and this remains in effect until the customer revokes or limits such approval or disapproval.

In the event that Ganoco, Inc. discloses or provides access to CPNI to its joint venture partners or independent contractors, they shall be required to enter into a confidentiality agreement, disallowing them to using, allowing access to, or disclosing CPNI to any other party, unless required to make such disclosure under force of law.

Ganoco, Inc. has in place a system in which the customers approval can be clearly demonstrated prior to the use of CPNI.

I Larry Wright, Vice President of Ganoco, Inc. dba American Dial Tone certify, that Ganoco, Inc. has established operating procedures that ensure compliance with the rules to protect the privacy of customer proprietary network information.



Larry Wright - Vice President

2/3/06

Date

EB-06-TC-060

Certification of CPNI Filing February 3, 2006

Marlene H Dortch
Office of the Secretary
Federal Communications Commission
445 12th St SW
Washington, DC 20554

(Original and 4 Copies)

Cc:
Byron McCoy
Telecommunications Consumer Division
Enforcement Bureau
Federal Communications Commission
Room 4-A234
445 12th St SW
Washington, DC 20554

(1 Copy)

Best Copy and Printing
Portals II
445 12th St Sw
Room CY-B402
Washington DC, 20554

(1 Copy)



Venus Telephone Corporation

County Line Road

Box 75

Venus, PA 16364

814-354-2192

Fax: 814-354-6128

RECEIVED & INSPECTED

FEB - 6 2006

FCC - MAILROOM

Rose M. Harmon
Secretary-Treasurer

John W. Keister
General Manager

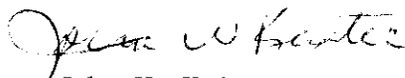
February 3, 2006

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, NW
Washington, DC 20554

Dear Ms. Dortch,

Attached please find an original and 4 copies of Venus Telephone Corporation's CPNI Compliance filing for February 2006.

Respectfully submitted,


John W. Keister



Venus Telephone Corporation

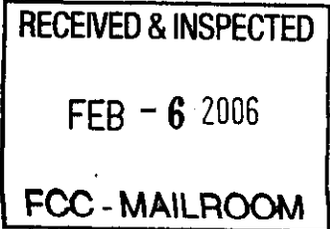
County Line Road

Box 75

Venus, PA 16364

814-354-2192

Fax: 814-354-6128



Rose M. Harmon
Secretary-Treasurer

John W. Keister
General Manager

Before the
Federal Communications Commission
Washington, DC 20554

Certification of CPNI Filing of February, 2006 of Venus Telephone Corporation

EB-06-TC-060
WC Docket No. 05-196
EB Docket No. 06-36

TO: The Federal Communications Commission, Enforcement Bureau

This filing is in response to the Commission's directive to file on or before February 6, 2006, Venus Telephone Corporation's Customer Proprietary Network Information (CPNI) Compliance Certification in accordance with section 64.2009(e) of the Commission's rules.

The undersigned, an officer of Venus Telephone Corporation and its affiliate, Venus Long Distance, Inc., certifies that Venus Telephone Corporation and its affiliate, Venus Long Distance, Inc., are in compliance with section 64.2009(e) of the Commission's rules. These companies do not use CPNI for marketing of any kind nor does it disclose or provide CPNI to any third party with the exception of 9-1-1- updates, telephone directory services and its billing vender or by virtue of a court order.

Respectfully submitted,

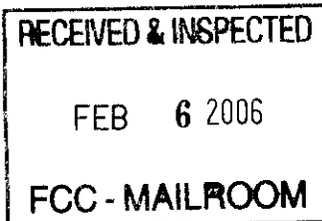
John W. Keister
V.P. Operations and General Manager
Venus Telephone Corporation
1698 County Line Rd.
Venus, PA 16364
814-354-2192

Northwest Telephone Cooperative Association

844 Wood Street, PO Box 186

Havelock, IA 50546-0186

712-776-2222 ♦ 800-247-2776 ♦ 712-776-4444 (fax) ♦ www.northwest.coop ♦ nis@ncn.net



February 1, 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.

Sincerely,



Donald D. Miller
Executive Vice President
Northwest Telephone Cooperative Association

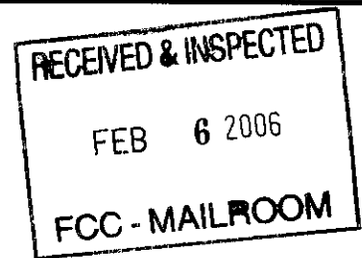
cc: Byron McCoy, Telecommunications Consumers Division, Enforcement Bureau,
Federal Communications Commission, Room 4-A234, 445 12th Street, SW, Washington,
DC 20554
Best Copy and Printing, Inc., Portals II, 445 12th Street, SW, Washington, DC 20554

Northwest Telephone Cooperative Association

844 Wood Street, PO Box 186

Havelock, IA 50546-0186

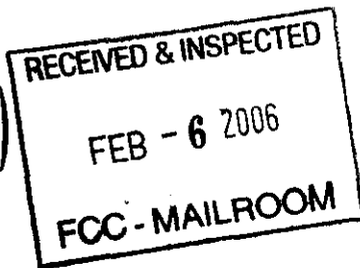
712-776-2222 ♦ 800-247-2776 ♦ 712-776-4444 (fax) ♦ www.northwest.coop ♦ nis@ncn.net



Customer Proprietary Network Information (CPNI) Documentation For Northwest Telephone Cooperative Association

- CPNI rules have been reviewed with employees that have access to CPNI.
- Employees with access to CPNI have been trained on when they are, and are not, authorized to use CPNI.
- A defined disciplinary process is in place for violations and for improper use of any customer information. This includes CPNI as well as information that is not considered CPNI.
- Currently, our company does not utilize CPNI in its marketing plans. If, in the future, the company wants to use CPNI for marketing purposes, a process will be developed for notifying customers of their CPNI rights and for requesting approval to use CPNI. At that time a process will be established for noting customer accounts when notification is given and for noting the approval/denial status on each customer account.

Grand Mound Cooperative Telephone Assn.



705 Clinton Street • P.O. Box 316
Grand Mound, Iowa 52751
(563) 847-3000 • Fax (563) 847-3001
Email: grmd@gmcta.coop

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 and EB-06-36, 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 and EB-06-36.

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.

Sincerely,

Roger Green
President
Grand Mound Cooperative Telephone Association

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

Grand Mound Cooperative Telephone Association (hereinafter referred to as
"Company")

Certification of CPNI Filing

February 3, 2006

1. Company does not use CPNI for marketing purposes.
2. Company personnel are trained as to what information is classified as CPNI and do not use CPNI for Marketing Purposes.
3. The Company has implemented appropriate safeguard policies for CPNI and has documented them in the Company's procedures for training personnel.
4. The Company is submitting the CPNI Compliance Certificate in response to the Public Notice issued by the FCC on February 2, 2006 in DA 06-258, pursuant to Section 64.2009(e) of FCC rules.

Our family serving your family

Skyline Telephone

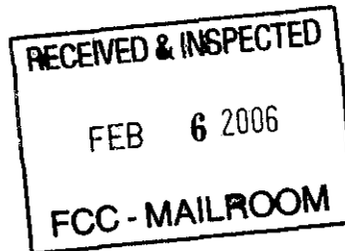
2205 Keithley Creek Road

P. O. Box 10

Midvale, ID 83645

EB-06-TC-060

EB-06-36



February 2, 2006

Marlene H. Dortch
Office of the Secretary
FCC
445 12th Street, SW
Washington, DC 20554

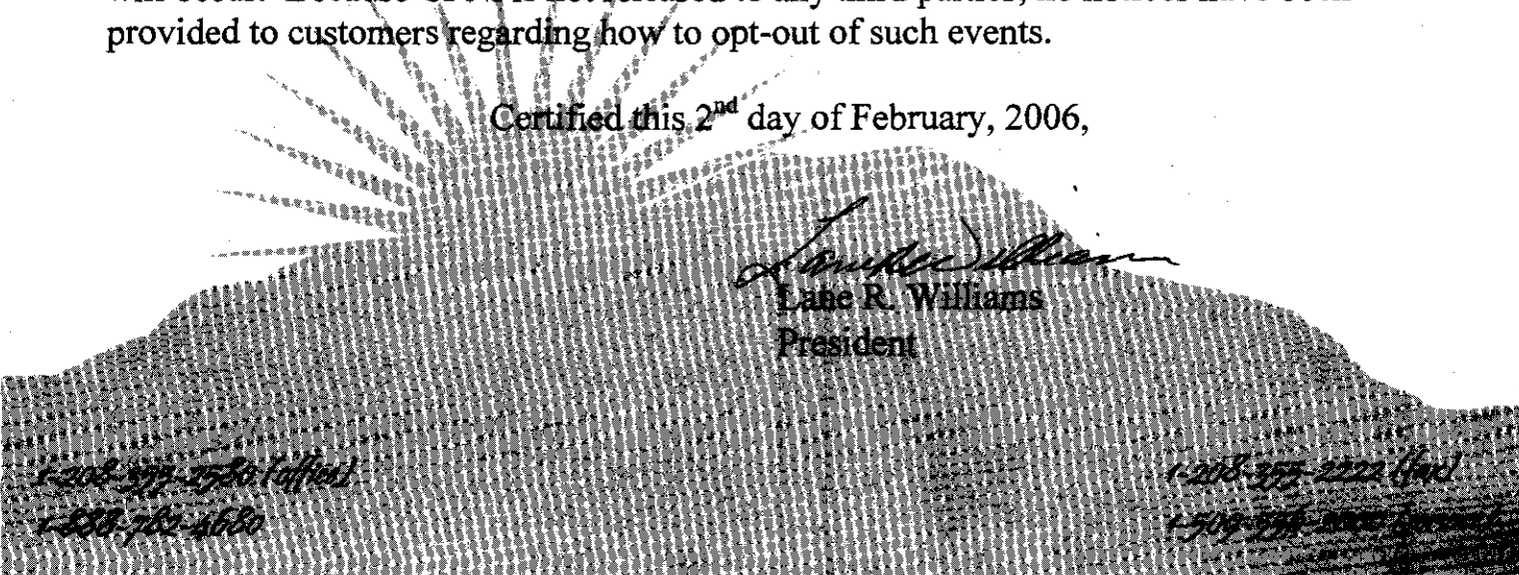
Dear Ms. Dortch,

This certifies that M&L Enterprises, dba Skyline Telephone is in compliance with section 64.2009 of the Commissions rules regarding Customer Propriety Network Information (CPNI).

As the Corporate President, I certify that I have personal knowledge that Skyline Telephone does not now, nor has it ever, released any customer information, including CPNI, except for allowable uses (e.g., directory listings, 911 services). Further, as a matter of policy, any Skyline Telephone employee who releases such information is subject to full disciplinary action up to and including termination of employment. In no case has this policy ever been breached and I know of no complaints by customers with regard to release of CPNI.

Skyline Telephone has never released CPNI and currently has no plans to sell CPNI to third parties. This policy ensures that no violations of the FCC's rules concerning CPNI will occur. Because CPNI is not released to any third parties, no notices have been provided to customers regarding how to opt-out of such events.

Certified this 2nd day of February, 2006,



Lane R. Williams
Lane R. Williams
President

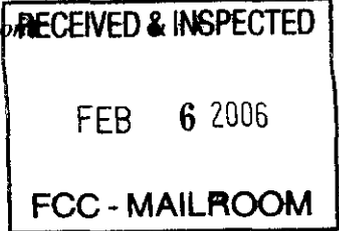
1-208-357-2526 (office)
1-800-782-4680

1-208-357-2222 (fax)
1-509-357-2222



Midvale Telephone Exchange, Inc.

Serving Rural Customers in Idaho, Oregon, Washington & Arizona



EB-06-TC-060
EB-06-36

February 2, 2006

Marlene H. Dortch
Office of the Secretary
FCC
445 12th Street, SW
Washington, DC 20554

Dear Ms. Dortch,

This certifies that Midvale Telephone Exchange, Incorporated is in compliance with section 64.2009 of the Commissions rules regarding Customer Propriety Network Information (CPNI).

As the Corporate President, I certify that I have personal knowledge that Midvale Telephone does not now, nor has it ever, released any customer information, including CPNI, except for allowable uses (e.g., directory listings, 911 services). Further, as a matter of policy, any Midvale Telephone employee who releases such information is subject to full disciplinary action up to and including termination of employment. In no case has this policy ever been breached and I know of no complaints by customers with regard to release of CPNI.

Midvale Telephone has never released CPNI and currently has no plans to sell CPNI to third parties. This policy ensures that no violations of the FCC's rules concerning CPNI will occur. Because CPNI is not released to any third parties, no notices have been provided to customers regarding how to opt-out of such events.

Certified this 2nd day of February, 2006,

Lane R. Williams

President

Family Owned and Operated Since 1943

P.O. Box 7
2205 Keithley Creek Road

(208) 355-2211 phone
(208) 355-2222 fax

Midvale, Idaho 83645