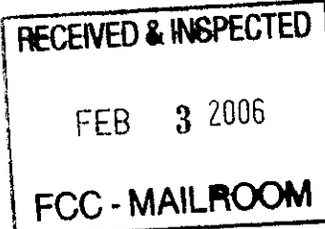


MOORE & LIBERTY TELEPHONE COMPANY

301 Dewey Street • PO Box 66
Enderlin, ND 58027-0066
Telephone: 701-437-3300 • Fax: 701-437-3022
E-mail: mandl@mlgc.com



Telephone/Internet
Communications



GRIGGS COUNTY TELEPHONE COMPANY

905 Lenham Avenue SE • PO Box 506
Cooperstown, ND 58425-0506
Telephone: 701-797-3301 • Fax: 701-797-2543
E-mail: cooperstown@mlgc.com

February 1, 2006

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

RE: EB-06-TC-060

Dear Ms. Dortch:

Enclosed is the original and four copies of the Certification of CPNI Filing dated January 31, 2006, for both Moore & Liberty and Griggs County Telephone Companies.

Sincerely,

Shelie Bunn
Office Manager

Attachment

cc: Byron McCoy
Telecommunications Consumers Division
Enforcement Bureau
Federal Communications Commission
Room 4-A234
445 12th Street, S.W.
Washington, D.C. 20554
e-mail: byron.mccoy@fcc.gov

Best Copy and Printing, Inc. (BCPI)
Portals II
445 12th Street, S.W., Room CY-B402
Washington, D.C. 20554
e-mail: fcc@bcpiweb.com

Certification of Customer Proprietary Network Information (CPNI) Filing

Dated: January 31, 2006

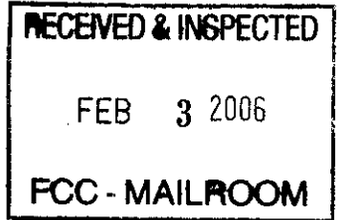
Reference: EB-06-TC-060

for

**Moore & Liberty Telephone Company
PO Box 66
Enderlin, ND 58027**

AND

**Griggs County Telephone Company
PO Box 506
Cooperstown, ND 58425**



I, Ray Brown, President, hereby certify that I have personal knowledge that Moore & Liberty and Griggs County Telephone Companies have established operating procedures that are adequate to ensure compliance with the FCC's CPNI rules. (See attachment)

Signed:

Ray G. Brown

Printed Name:

Ray G. Brown

Title:

Mgr./Pres

Date:

January 2/2006

Attachment

**Customer Proprietary Network Information (CPNI)
Documentation
For**

**Moore & Liberty Telephone Company
PO Box 66
Enderlin, ND 58027**

AND

**Griggs County Telephone Company
PO Box 506
Cooperstown, ND 58425**

- CPNI rules are reviewed on a regular basis 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.
- Company does not provide CPNI to third parties.
- Company has a defined disciplinary process in place for violations and for improper use of any customer information, which would include CPNI.
- Currently, our company markets a product or service to its entire customer base or it uses the “total service approach” which allows it to use CPNI to market offerings related to the customer’s existing service to which the customer currently subscribes.

If, in the future, the company wants to use CPNI to market outside of the total service approach, 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, also, be established for noting customer accounts when notification is given and the approval/denial status on each customer account.