



February 8, 2008

Ms. Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, S.W., Suite TW-A325
Washington, D.C. 20554

Re: Annual 64.2009(e) CPNI Certification or 2008
Form 499 Filer ID: NA¹
FRN 0001532027
EB Docket No. 06-36

Dear Ms. Dortch:

While Mobile Relay Associates and its affiliates (collectively, "MRA") does not own or operate any commercial mobile radio service or common carrier facilities and thus is not subject to the CPNI certification requirements of §64.2009(e) of the Commission's rules, 47 C.F.R. §64.2009(e), a few of MRA's licenses incorrectly designated interconnection or common carrier status. MRA has filed applications to correct these errors. However, out of an abundance of caution MRA is submitting this certification to the Commission in accordance with the requirements of rule §64.2009(e).

MRA certifies that it has not and does not sell any customer information to anyone or to any company. MRA keeps all customer information and records, both paper and electronic, in a secure location. Access to this location and the information stored there is strictly limited to a few authorized personnel of MRA. MRA has trained all personnel to maintain customer records as proprietary information and to not share such information with any outside parties. That training includes instructing employees to closely guard customer lists, contact information, telephone numbers, mobile code lists and all other customer information, both proprietary and public, to prevent any information from being removed from our offices by non-employees either accidentally or intentionally.

MRA did not take any actions against data brokers in the past year. Also, MRA did not receive any customer complaints in the past year concerning the unauthorized release of CPNI.

I, the undersigned, hereby certify under penalty of perjury that I am a principal and officer of MRA and am responsible for the preparation of this certificate. I further certify to the truth and accuracy of the information contained in this certificate, that I have personal

¹ Licensee does not interconnect to the public switched telephone network.

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knowledge of MRA's operating procedures, and that MRA has established operating procedures adequate to ensure compliance with the FCC's CPNI rules set forth in §§64.2001 *et seq.*



Mark J. Abrams

Partner

cc: Enforcement Bureau, FCC (2 copies)
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