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*Admitted to practice only in the District
of Columbia*

January 30, 2009

FILED/ACCEPTED

JAN 30 2009

Federal Communications Commission
Office of the Secretary

ORIGINAL

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, NW
Suite TW-A325
Washington, DC 20554

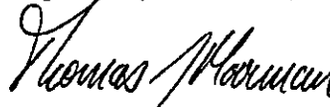
**Re: EB Docket No. 06-36
Section 64.2009(e) CPNI Certification
Flat Rock Telephone Co-Op, Inc. (Form 499-A Filer ID No. 804996)**

Dear Ms. Dortch:

Pursuant to the Commission's Public Notice, DA 09-9, released January 7, 2009, attached for filing is the Section 64.2009(e) Customer Proprietary Network Information certification on behalf of Flat Rock Telephone Co-Op, Inc. (Form 499-A Filer ID No. 804996).

Please contact the undersigned should you have any questions or require additional information.

Respectfully submitted,



Thomas J. Moorman

Attachments

cc: R. Somers, Enforcement Bureau, FCC
Best Copy & Printing, Inc.

No. of Copies rec'd 014
List ABCDE

Annual 47 C.F.R. § 64.2009(e) CPNI Certification
EB Docket 06-36

Annual 64.2009(e) CPNI Certification for: 2008

Date filed: January 29, 2009

Name of company covered by this certification: Flat Rock Telephone Co-Op, Inc.

Form 499 Filer ID: 804996

Name of signatory: Kevin Jacobsen

ORIGINAL

Title of signatory: Executive Vice President

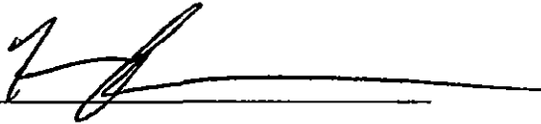
I, Kevin J. Jacobsen, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules. See, 47 C.F.R. § 64.2001 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. This statement also explains what steps the company is taking to protect CPNI.

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 in the past year. The company does not have any information with respect to the processes pretexters are using to attempt to access CPNI.

The company has not received any customer complaints in the past year concerning the unauthorized release of CPNI.

Signed



Accompanying Statement
To 2008 CPNI Annual Certificate
Flat Rock Telephone Co-Op, Inc.

Flat Rock Telephone Co-Op, Inc. ("Flat Rock") adheres to all CPNI rules found in Subpart U – Customer Proprietary Network Information – Part 64 of Title 47 of the Code of Federal Regulations (Sections 64.2001 – 64.2011) concerning the proper use of our customers' CPNI.

Flat Rock has established procedures requiring company personnel to take reasonable measures to discover and protect against attempts to gain unauthorized access to CPNI. Employees must properly authenticate a customer prior to disclosing CPNI.

Flat Rock has implemented a detailed Policies and Procedures Manual on the use, and safeguarding, of CPNI. The CPNI Manual is fully compliant with FCC CPNI rules and must be reviewed and signed by all company employees. In addition, all current Flat Rock employees have been thoroughly trained on the use, and safeguarding, of CPNI and all new employees receive similar training upon hire.

Flat Rock uses CPNI for marketing purposes and our customer notices for use of CPNI approval meets all of the requirements contained in the FCC rules, including those specified in Section 64.2008.

To further protect our customer's privacy, we have implemented all of the safeguards contained in Section 64.2009. This includes:

- The implementation of a system by which the status of a customer's CPNI approval can be clearly established prior to the use of CPNI;
- The training of appropriate personnel as to when they are, and are not, authorized to use CPNI and the documentation of this training;
- The implementation of an express disciplinary process for CPNI violations up to and including termination;
- The maintenance of a record, for at least one year, of our own, and our affiliates' sales and marketing campaigns that use customer CPNI;
- The establishment of a supervisory review process regarding carrier compliance with the federal CPNI rules for outbound marketing situations;
- The establishment of annual certification by a corporate officer with personal knowledge of Flat Rock's policies and procedures to ensure compliance with the federal CPNI rules; and
- The establishment of procedures for notification of the Commission of any instance where opt-out mechanisms do not work properly, to such a degree that consumers' inability to opt-out is more than an anomaly.

Signed _____

