Before the Federal Communications Commission

United States of America

EB-06-TC-060
EB Docket No. 06-36

Certificate of CPNI Filing February 6, 2006,
Compliance Certificate of ExOp of Missouri, d/b/a Unite

Comes now ExOp of Missouri, by the undersigned officer of the Company, pursuant to 47 CFR 64.2009, and hereby states that he has personal knowledge of the operating procedures of ExOp of Missouri with respect to compliance with the FCC’s Customer Proprietary Network Information Rules, and these operating procedures are adequate to ensure compliance with the CPNI rules. ExOp’s Accompanying Statement is on the next page of this Certificate.

Dated this 2nd day of February, 2006.

/s/ Dennis Devoy
Dennis Devoy, Chief Financial Officer
Accompanying Statement

Pursuant to 47 CFR 64.2009(e), ExOp submits this statement accompanying the above certificate.

ExOp is a small CLEC, with 35 employees whose duties include responding to requests for information, and protecting CPNI.

ExOp receives relatively few requests for subscriber list information. Upon such a request ExOp only provides subscriber telephone numbers or addresses as are published in directories.

ExOp provides the customer information requested by emergency service providers and emergency support service providers to the PSAP they direct.

ExOp receives relatively few requests for CPNI. ExOp does not disclose CPNI unless specifically requested by the customer. ExOp prefers written customer requests, but accepts verbal customer requests when ExOp is satisfied as to the customer’s identity. ExOp utilizes neither an “opt in” nor an “opt out” method of obtaining customer approval for disclosure of CNPI. Ex Op prefers situation-specific express authorizations for disclosure from the customer. Upon receipt of such authorization, ExOp discloses only
the information authorized by the customer, and only to the entity to whom release of such information is authorized by the customer.

Ex Op personnel are trained to adhere to these procedures, and they are trained that, in the event a customer, carrier, or other entity disputes ExOp systems and procedures regarding CPNI disclosures, these situations are presented to management for consideration and response, with the advice of counsel if necessary.