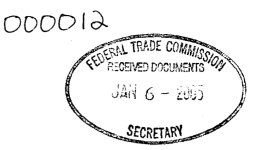
Robert E. Robey, Ph.D.

December 25, 2004



Federal Trade Commission Office of the Secretary Room H-159 (Annex K) 600 Pennsylvania Ave. NW Washington, DC 20580

Re: Prerecorded Message EBR Telemarketing, Project No. R41100

Dear Secretary:

I absolutely am against any provision to weaken the "do not call" legislation(s) that are current federal and state statutes. The thought of allowing "current customers" to receive recorded messages is totally unacceptable. It is for this reason as well as others that I place my phone numbers on the do-not-call list.

Weakening the current legislation will only allow anyone who has, theoretically, sold me even a pack of chewing gum to call and leave a message, either to me or to my answering service. Calls such as these are the reason, as I said above, I'm on the no-call lists. I have even received political calls on my cell phone number which unnecessarily uses minutes that I need for more pressing needs.

You must <u>not</u> approve the Prerecorded Message EBR Telemarketing, Project No. R41100. This will only allow us to return to the days before no-call lists were operative. I don't care if the parties who want to leave these messages feel that it abridges their right to free speech. They can "free-speech" me on television, radio and print ads. NOT on my telephone.

Sincerely

Robert E. Robey, Ph.D.