Federal Trade Commission Office of the Secretary, Project No. R411001 Room H-159 (Annex K) 600 Pennsylvania Avenue, N.W Washington, D.C. 20580



Re: TSR Prerecorded Call Prohibition and Call Abandonment Standard Modification, Project No. R411001

To Whom it May Concern:

As a consumer I at times receive pre-recorded messages with sales offers from the stores where I shop. These phone calls provide a valuable service to me and I ask that the FTC not make this service more difficult for business to provide.

I am opposed to the FTC's proposal that would require written authorization to receive pre-recorded telemarketing calls from the businesses or charities with which I have an Established Business Relationship (EBR). I believe the burden this would place on them would be so great that they would have to discontinue these voice services that are a benefit to consumers like me.

I would ask the Commission to either adopt the EBR exception contained in the TCPA that creates an exception for pre-recorded sales calls sent by companies that have an EBR with the person they are calling or continue beyond January 2, 2007 to forbear from enforcement actions against businesses that deliver pre-recorded sales messages to customers with whom there is an EBR so other options can be considered.

Sincerely,

Linda Brunn