Federal Trade:Commission
Office of the Secretary
Room H-159 (Annex K)
600 Pennsylvania Avenue, N.W:
Washington DC 20580.
RE: Prerecorded Call Prohibition EBR Telemarketing, Project No. R411001
To whom it may concern:
I am opposed to the FTC's proposal that would require written authorization to receive pre-recorded telemarketing calls from the businesses and Non profit organizations that I have an Established Business Relationship with. I am aware of the burden this would place on these businesses and believe this burden would cause most to discontinue sending these calls. Pre recorded sales calls provide a great benefit to businesses and consumers and it is outrageous that the FTC would even consider interfering with the relationship between a business and its customers.

I would ask the Commission to either adopt the EBR exception contained in the TCPA that creates an exception for pre-recorded calls sent by companies that have an EBR with the person they are calling or continue its forbearance towards businesses that send pererecorded messages to those with an EBR beyond January 2, 2007.

Sincerely,

