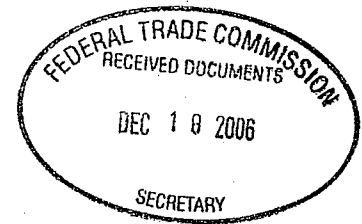


12/12/2006

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**

I am writing this letter to inform the commission that I find pre-recorded sales calls that originate from those that I have a pre-established business relationship acceptable. These calls from my local lawn service, church, and day care provide me with an easy way to make purchases. Please do not support a rule that would stop calls from those I wish to do business with.

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 I believe this burden would cause most of if not all of the businesses that call me to simply 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 pre-recorded messages to those with an EBR beyond January 2, 2007.

Sincerely,

Connie Noack