# 2004 Legislature

# SB 2574, 2nd Engrossed

1	
2	An act relating to commercial relations;
3	creating part III of ch. 668, F.S., relating to
4	unsolicited commercial electronic mail;
5	providing a short title; providing legislative
6	intent; providing definitions relating to
7	unsolicited commercial electronic mail;
8	prohibiting a person from initiating or
9	assisting in the initiation of unsolicited
10	commercial electronic mail under certain
11	circumstances; providing that a provider of
12	Internet access service is not required to
13	undertake certain actions with regard to
14	electronic mail; providing that acts that are
15	otherwise unlawful are not rendered lawful;
16	authorizing the Department of Legal Affairs to
17	enforce the act; authorizing the department and
18	persons receiving or retransmitting unsolicited
19	electronic mail to bring an action against
20	persons transmitting that mail; providing for
21	declaratory and injunctive relief, compensatory
22	damages, and attorney's fees; declaring that
23	persons outside this state are subject to the
24	jurisdiction of this state's courts under
25	specified circumstances; providing a
26	statute-of-limitations period; providing that a
27	violation of the act is an unfair and deceptive
28	trade practice; providing for severability;
29	providing an effective date.
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31	Be It Enacted by the Legislature of the State of Florida:

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1	Section 1. Part III of chapter 668, Florida Statutes,
2	consisting of sections 668.60, 668.601, 668.602, 668.603,
3	668.604, 668.605, 668.606, and 668.6075, is created to read:
4	668.60 Short title; applicationThis part may be
5	known by the popular name of the "Electronic Mail
б	Communications Act." Except as otherwise provided, this part
7	applies to unsolicited commercial electronic mail.
8	668.601 Legislative intentThis part is intended to
9	promote the integrity of electronic commerce and shall be
10	construed liberally in order to protect the public and
11	legitimate businesses from deceptive and unsolicited
12	commercial electronic mail.
13	668.602 DefinitionsAs used in this part, the term:
14	(1) "Affirmative consent" means that the recipient of
15	electronic mail expressly consented to receive the message
16	either in response to a clear and conspicuous request for the
17	recipient's consent or at the recipient's own initiative. A
18	recipient is deemed to have given affirmative consent if the
19	electronic mail message is from a person other than the person
20	to whom the recipient directly communicated consent if clear
21	and conspicuous notice was given to the recipient that the
22	recipient's electronic mail address could be transferred to
23	another person for the purpose of that person initiating the
24	transmission of a commercial electronic mail message to the
25	recipient.
26	(2) "Assist in the transmission" means to provide
27	substantial assistance or support that enables a person to
28	formulate, compose, send, originate, initiate, or transmit a
29	commercial electronic mail message when the person providing
30	the assistance knows or has reason to know that the initiator
31	of the commercial electronic mail message is engaged in or

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intends to engage in a practice that violates this chapter. 1 2 "Assist in the transmission" does not include: 3 (a) Actions that constitute routine conveyance of such message; or 4 5 (b) Activities of any entity related to the design, manufacture, or distribution of any technology, product, or б 7 component that has a commercially significant use other than 8 to violate or circumvent this part. 9 (3) "Commercial electronic mail message" means an electronic mail message sent to promote the sale or lease of, 10 or investment in, property, goods, or services related to any 11 trade or commerce. This includes any electronic mail message 12 13 that may interfere with any trade or commerce, including 14 messages that contain computer viruses. (4) "Computer virus" means a computer program that is 15 designed to replicate itself or affect another program or file 16 in the computer by attaching a copy of the program or other 17 18 set of instructions to one or more computer programs or files 19 without the consent of the owner or lawful user. The term includes, but is not limited to, programs that are designed to 20 contaminate other computer programs; compromise computer 21 22 security; consumer computer resources; modify, destroy, 23 record, or transmit data; or disrupt the normal operation of 24 the computer, computer system, or computer network. The term also includes, but is not limited to, programs that are 25 designed to use a computer without the knowledge and consent 26 of the owner or authorized user and to send large quantities 27 2.8 of data to a targeted computer network without the consent of 29 the network for the purpose of degrading the targeted 30 computer's or network's performance or for the purpose of 31

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1	denying access through the network to the targeted computer or
2	network.
3	(5) "Department" means the Department of Legal
4	Affairs.
5	(6) "Electronic mail address" means a destination,
6	commonly expressed as a string of characters, to which
7	electronic mail may be sent or delivered.
8	(7) "Electronic mail message" means an electronic
9	message or computer file that is transmitted between two or
10	more telecommunications devices; computers; computer networks,
11	regardless of whether the network is a local, regional, or
12	global network; or electronic devices capable of receiving
13	electronic messages, regardless of whether the message is
14	converted to hardcopy format after receipt, viewed upon
15	transmission, or stored for later retrieval.
16	(8) "Initiate the transmission" means the action taken
17	by the original sender with respect to a commercial electronic
18	mail message.
19	(9) "Interactive computer service" means any
20	information service, system, or access software provider that
21	provides or enables computer access by multiple users to a
22	computer server, including specifically, but not limited to, a
23	service or system that provides access to the Internet and the
24	systems operated or services offered by libraries or
25	educational institutions.
26	(10) "Internet domain name" means a globally unique,
27	hierarchical reference to an Internet host or service, which
28	is assigned through centralized Internet naming authorities
29	and which is comprised of a series of character strings
30	separated by periods, with the right-most string specifying
31	the top of the hierarchy.

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1	(11) "Person" means any individual, group of
2	individuals, firm, association, corporation, partnership,
3	joint venture, sole proprietorship, or any other business
4	entity.
5	(12) "Routine conveyance" means the transmission,
6	routing, relaying, handling, or storing, through an automatic
7	technical process, of an electronic mail message for which
8	another person has identified the recipients or provided the
9	recipient addresses. This does not include any routine
10	conveyance which is deliberately intended to assist persons in
11	violating this part.
12	(13) "Trade or commerce" means the advertising,
13	soliciting, providing, offering, or distributing, whether by
14	sale, rental, or otherwise, of any goods or service, or any
15	property, whether tangible or intangible, or any other
16	article, commodity, or thing of value, wherever situated.
17	(14) "Unsolicited commercial electronic mail message"
18	means any commercial electronic mail message that is not a
19	transactional or relationship message and is sent to a
20	recipient without the recipient's affirmative or implied
21	consent.
22	668.603 Prohibited activityA person may not:
23	(1) Initiate or assist in the transmission of an
24	unsolicited commercial electronic mail message from a computer
25	located in this state or to an electronic mail address that is
26	held by a resident of this state which:
27	(a) Uses a third party's Internet domain name without
28	permission of the third party;
29	(b) Contains falsified or missing routing information
30	or otherwise misrepresents, falsifies, or obscures any
31	information in identifying the point of origin or the

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1	transmission path of the unsolicited commercial electronic
2	mail message;
3	(c) Contains false or misleading information in the
4	subject line; or
5	(d) Contains false or deceptive information in the
6	body of the message which is designed and intended to cause
7	damage to the receiving device of an addressee or of another
8	recipient of the message. However, this section does not apply
9	to electronic mail messages resulting from or created by a
10	computer virus which are sent or retransmitted from a computer
11	or other electronic device without the sender's knowledge or
12	consent.
13	(2) Distribute software or any other system designed
14	to falsify missing routing information identifying the point
15	of origin or the transmission path of the commercial
16	<u>electronic mail message.</u>
17	668.604 Blocking of commercial electronic mail by
18	interactive computer serviceThis part does not:
19	(1) Require a provider of Internet access service to
20	<u>block, transmit, route, relay, handle, or store certain types</u>
21	of electronic mail messages;
22	(2) Prevent or limit, in any way, a provider of
23	Internet access service from adopting a policy regarding
24	commercial or other electronic mail, including a policy of
25	declining to transmit certain types of electronic mail
26	messages, or from enforcing such policy through technical
27	means, through contract, or pursuant to any remedy available
28	under any other provision of law; or
29	(3) Render lawful any policy or action that is
30	unlawful under any other provision of law.
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1	668.605 Confidentiality of intelligence or
2	investigation information This part does not contravene the
3	provisions of s. 501.2065, which provides for maintaining the
4	confidential status of certain information.
5	668.606 Remedies
б	(1) The department may bring an action for damages or
7	for declaratory or injunctive relief or may impose a civil
8	penalty as provided in s. 668.6075. A cause of action, without
9	regard to any other remedy or relief to which a person is
10	entitled, including the right to seek declaratory and
11	injunctive relief against a person who initiates or assists in
12	the transmission of a commercial electronic mail message that
13	violates, has violated, or is otherwise likely to violate s.
14	668.603, is also available to an interactive computer service,
15	telephone company, or cable provider that handles or
16	retransmits the commercial electronic mail message.
17	(2) This part does not create a cause of action
18	against an interactive computer service, telephone company, or
19	cable provider whose equipment is used to transport, handle,
20	or retransmit a commercial electronic mail message that
21	<u>violates s. 668.603.</u>
22	(3) A prevailing plaintiff in an action filed under
23	this part is entitled to:
24	(a) An injunction to enjoin future violations of s.
25	<u>668.603.</u>
26	(b) Compensatory damages equal to any actual damage
27	proven by the plaintiff to have resulted from the initiation
28	of the unsolicited commercial electronic mail message or
29	liquidated damages of \$500 for each unsolicited commercial
30	electronic mail message that violates s. 668.603.
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(c) The plaintiff's attorney's fees and other 1 2 litigation costs reasonably incurred in connection with the 3 action. (4) Any person outside this state who initiates or 4 assists in the transmission of a commercial electronic mail 5 б message received in this state which violates s. 668.603 and who knows, or should have known, that the commercial 7 8 electronic mail message will be received in this state submits to the jurisdiction of this state for purposes of this part. 9 (5) An action under this section must be commenced 10 within 4 years following the date of any activity prohibited 11 by s. 668.603. 12 13 668.6075 Violations of s. 668.603.--14 (1) A violation of s. 668.603 shall be deemed an unfair and deceptive trade practice within the meaning of part 15 II of chapter 501. In addition to any remedies or penalties 16 set forth in that part, a violator shall be subject to the 17 18 penalties and remedies provided for in this part. 19 (2) The remedies of this part are in addition to remedies otherwise available for the same conduct under 20 federal or state law. 21 22 Section 2. If any provision of this act or its application to any person or circumstance is held invalid, the 23 24 invalidity does not affect other provisions or applications of this act which can be given effect without the invalid 25 provision or application, and to this end the provisions of 26 this act are severable. 27 28 Section 3. This act shall take effect July 1, 2004. 29 30 31