Florida Senate - 2005

Bill No. <u>CS for CS for SB 1520</u>

Barcode 162912

	CHAMBER ACTION Senate House
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11	The Committee on General Government Appropriations (Baker)
12	recommended the following amendment:
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14	Senate Amendment (with title amendment)
15	On page 4, line 29, through
16	page 7, line 6, delete those lines
17	
18	and insert:
19	Section 2. Subsections (7) and (8) of section 501.059,
20	Florida Statutes, are amended to read:
21	501.059 Telephone solicitation
22	(7)(a) <u>A</u> No person <u>may not</u> shall make or knowingly
23	allow a telephonic sales call to be made if <u>the</u> such call
24	involves an automated system for the selection or dialing of
25	telephone numbers or the playing of a recorded message when a
26	connection is completed to a number called.
27	(b) Nothing herein prohibits the use of an automated
28	telephone dialing system with live messages if the calls are
29	made or messages given solely in response to calls initiated
30	by the persons to whom the automatic calls or live messages
31	are directed or if the telephone numbers selected for 1
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1	automatic dialing have been screened to exclude any telephone
2	subscriber who is included on the department's then-current
3	"no sales solicitation calls" listing or any unlisted
4	telephone number, or if the calls made concern goods or
5	services that have been previously ordered or purchased.
6	(c) A person may not transmit, or knowingly allow the
7	transmission of, a facsimile of documents through connection
8	with a telephone network if the facsimile transmission
9	involves unsolicited advertising material for the sale of any
10	real property, goods, or services.
11	(8) The department shall investigate any complaints
12	received concerning violations of this section. If, after
13	investigating any complaint, the department finds that there
14	has been a violation of this section, the department or the
15	Department of Legal Affairs may bring an action to impose a
16	civil penalty and to seek other relief, including injunctive
17	relief, as the court deems appropriate against the telephone
18	solicitor. The civil penalty shall not exceed \$10,000 per
19	violation and shall be deposited in the General Inspection
20	Trust Fund if the action or proceeding was brought by the
21	department, or the Legal Affairs Revolving Trust Fund if the
22	action or proceeding was brought by the Department of Legal
23	Affairs. This civil penalty may be recovered in any action
24	brought under this part by the department, or the department
25	may terminate any investigation or action upon agreement by
26	the person to pay <u>an agreed-upon</u> a stipulated civil penalty.
27	The department or the court may waive any civil penalty if the
28	person has previously made full restitution or reimbursement
29	or has paid actual damages to the consumers who have been
30	injured by the violation.
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1 | ========= TITLE AMENDMENT ========== And the title is amended as follows: On page 1, lines 14-16, delete those lines. б 6:16 PM 04/25/05 s1520c2c-ga20-td4