House



LEGISLATIVE ACTION

Senate Comm: RCS 01/25/2022

The Committee on Commerce and Tourism (Hutson) recommended the following:

Senate Amendment (with title amendment)

Delete everything after the enacting clause and insert:

Section 1. Paragraphs (g) and (k) of subsection (1), paragraph (a) of subsection (8), and subsection (11) of section 501.059, Florida Statutes, are amended, and paragraph (e) is added to subsection (8) of that section, to read: 501.059 Telephone solicitation.-

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(1) As used in this section, the term:



11 (g) "Prior express written consent" means a written
12 agreement that:

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1. Bears the signature of the called party;

14 2. Clearly authorizes the person making or allowing the placement of a telephonic sales call by telephone call, text 15 16 message, or voicemail transmission to deliver or cause to be 17 delivered to the called party a telephonic sales call using an 18 automated system for the selection and or dialing of telephone 19 numbers, the playing of a recorded message when a connection is 20 completed to a number called, the transmission of a text message, or the transmission of a prerecorded voicemail; 21

3. Includes the telephone number to which the signatory authorizes a telephonic sales call to be delivered; and

4. Includes a clear and conspicuous disclosure informing the called party that:

a. By executing the agreement, the called party authorizes the person making or allowing the placement of a telephonic sales call to deliver or cause to be delivered a telephonic sales call to the called party using an automated system for the selection <u>and or</u> dialing of telephone numbers or the playing of a recorded message when a connection is completed to a number called; and

b. He or she is not required to directly or indirectly sign the written agreement or to agree to enter into such an agreement as a condition of purchasing any property, goods, or services.

37 (k) "Unsolicited telephonic sales call" means a telephonic 38 sales call other than a call made:

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1. <u>Within 120 days after</u> In response to an express request



40	of the person called <u>party</u> ;
41	2. Primarily in connection with an existing debt or
42	contract, if payment or performance of such debt or contract has
43	not been completed at the time of such call;
44	3. To a person with whom the telephone solicitor has a
45	prior or existing business relationship; or
46	4. By a newspaper publisher or his or her agent or employee
47	in connection with his or her business <u>; or</u>
48	5. Limited to polling or soliciting the expression of
49	ideas, opinions, or votes, including when such polling or
50	soliciting is made by text message.
51	(8)(a) A person may not make or knowingly allow a
52	telephonic sales call to be made if such call involves an
53	automated system for the selection <u>and</u> or dialing of telephone
54	numbers or the playing of a recorded message when a connection
55	is completed to a number called without the prior express
56	written consent of the called party.
57	(e) This subsection does not prohibit the use of an
58	automated telephone dialing system with live messages or text
59	messages if the call or message is made solely in response to an
60	inquiry initiated by the called party. However, only two such
61	calls or messages may be made in response to each inquiry.
62	(11)(a) In any civil litigation resulting from a
63	transaction involving a violation of this section, the
64	prevailing party, after judgment in the trial court and
65	exhaustion of all appeals, if any, shall receive his or her
66	reasonable <u>attorney</u> attorney's fees and costs from the

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(b) The attorney for the prevailing party shall submit a

nonprevailing party.

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69 sworn affidavit of his or her time spent on the case and his or 70 her costs incurred for all the motions, hearings, and appeals to 71 the trial judge who presided over the civil case.

(c) The trial judge shall award the prevailing party the sum of reasonable costs incurred in the action plus a reasonable legal fee for the hours actually spent on the case as sworn to in an affidavit.

(d) Any award of <u>attorney</u> attorney's fees or costs shall become a part of the judgment and subject to execution as the law allows.

(e) In any civil litigation initiated by the department or the Department of Legal Affairs, the court may award to the prevailing party reasonable <u>attorney</u> attorney's fees and costs if the court finds that there was a complete absence of a justiciable issue of either law or fact raised by the losing party or if the court finds bad faith on the part of the losing party.

Section 2. <u>The amendments made by this act to s. 501.059</u>, <u>Florida Statutes</u>, are remedial in nature and apply retroactively <u>to July 1, 2021</u>, and to any proceeding pending or commenced on <u>or after July 1, 2021</u>. Section 3. This act shall take effect July 1, 2022.

Delete everything before the enacting clause and insert:

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A bill to be entitled

An act relating to telephone solicitation; amending s.



98 501.059, F.S.; redefining terms; conforming a 99 provision to changes made by the act; authorizing the 100 use of automated telephone dialing systems with live 101 messages in response to certain inquiries; providing a 102 limitation; revising provisions for the award of 103 attorney fees and costs; providing for retroactive 104 application; providing an effective date.