1	HOUSE BILL 424
2	54TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2019
3	INTRODUCED BY
4	Matthew McQueen
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10	AN ACT
11	RELATING TO UNFAIR PRACTICES; EXPANDING THE RESTRICTIONS ON
12	TELEPHONE SOLICITATIONS TO INCLUDE WIRELESS AND VOICE OVER
13	INTERNET PROTOCOL VOICE SERVICES; MAKING TECHNICAL AND
14	CONFORMING CHANGES.
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16	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
17	SECTION 1. Section 57-12-22 NMSA 1978 (being Laws 1989,
18	Chapter 309, Section 2, as amended) is amended to read:
19	"57-12-22. TELEPHONE SOLICITATION SALESAUTOMATED
20	TELEPHONE DIALING SYSTEMS FOR SALES RESTRICTEDDISCLOSURE AND
21	OTHER REQUIREMENTS ESTABLISHED FOR AUTHORIZED TELEPHONE
22	SOLICITATION SALESPROHIBITED TELEPHONE SOLICITATION
23	A. A person shall not utilize an automated
24	telephone dialing or push-button or tone-activated address
25	signaling system with a prerecorded message to solicit persons
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It is unlawful under the Unfair Practices Act 4 Β. 5 for a person to make a telephone solicitation for a purchase of goods or services: 6 7 (1) without disclosing within fifteen seconds of the time the person being called answers the name of the 8 9 sponsor and the primary purpose of the contact; (2) that misrepresents the primary purpose of 10 a telephone solicitation of a residential subscriber as a 11 12 "courtesy call", a "public service information call" or some other euphemism; 13 under the guise of research or a survey 14 (3) when the real intent is to sell goods or services; 15 (4) without disclosing, prior to commitments 16 by customers, the cost of the goods or services, all terms, 17 conditions, payment plans and the amount or existence of any 18 19 extra charges such as shipping and handling; that are received before 9:00 a.m. or 20 (5) after 9:00 p.m.; 21 using automatic dialing equipment unless (6) 22 the telephone immediately [releases the line] discontinues the 23

to purchase goods or services unless there is an established

called consents to hear the prerecorded message.

business relationship between the persons and the person being

<u>call</u> when the called party disconnects;

(7) using automatic dialing equipment that

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1 dials and engages the telephone numbers of more than one person 2 at a time but allows the possibility of a called person not 3 being connected to the calling person for some period not exceeding that established by the federal trade commission at 4 16 C.F.R. Sections 310(b)(1)(iv) and 310.4(b)(4); and 5 in which credit card numbers are requested 6 (8) 7 before the prospective purchaser expresses a desire to use a credit card to pay for the purchase. 8 9 C. It is unlawful for a person to: (1) make a telephone solicitation of a 10 [residential subscriber] person whose telephone number has been 11 12 on the national do-not-call registry, established by the federal trade commission, for at least three months prior to 13 the date the call is made; or 14 use a method to block or otherwise (2) 15 intentionally circumvent a [residential subscriber's] person's 16 use of a caller identification service [pursuant to the 17 Consumer No-Call Act]. 18 19 D. As used in this section: 20 (1) "established business relationship" means a relationship that: 21 (a) was formed, prior to a telephone 22 solicitation, through a voluntary, two-way communication 23 between a seller or telephone solicitor and a [residential 24 subscriber] person, with or without consideration, on the basis 25 .212560.2 - 3 -

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1 of an application, purchase, ongoing contractual agreement or 2 commercial transaction between the parties regarding products 3 or services offered by the seller or telephone solicitor; and currently exists or has existed 4 (b) within the immediately preceding twelve months; 5 [(2) "local exchange company" means a 6 7 telecommunications company that provides the transmission of two-way interactive switched voice communications within a 8 9 local exchange area; (3) "residential subscriber" means a person 10 who has subscribed to residential telephone service from a 11 12 local exchange company or the other persons living or residing with such person;] and 13 [(4)] (2) "telephone solicitation" means [a 14 voice or telefacsimile communication over a telephone line] the 15 initiation of a telephone call or message for the purpose of 16 encouraging the purchase or rental of or investment in 17 property, goods or services and includes a communication 18 19 described in this subsection through the use of automatic 20 dialing and recorded message equipment or by other means, but "telephone solicitation" does not include a communication: 21 (a) to a [residential subscriber] person 22 with that [subscriber's] person's prior express [invitation or 23 permission] written permission, invitation or consent; 24 (b) by or on behalf of a person with 25

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1	whom [a residential subscriber] <u>the telephone call or message</u>
2	recipient has an established business relationship;
3	(c) made for the sole purpose of urging
4	support for or opposition to a political candidate or ballot
5	issue;
6	(d) made for the sole purpose of
7	conducting political polls or soliciting the expression of
8	opinions, ideas or votes; or
9	(e) by a person who is a duly licensed
10	real estate broker pursuant to Section 61-29-11 NMSA 1978, who
11	is a resident of the state and whose telephone call to the
12	consumer is for the sole purpose of selling, exchanging,
13	purchasing, renting, listing for sale or rent or leasing real
14	estate in accordance with the provisions for which [he or she]
15	the person is licensed and not in conjunction with any other
16	offer."
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