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    ENGROSSED HOUSE AMENDMENT
             TO
    ENGROSSED SENATE BILL NO. 413
                                         By: Brown of the Senate
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                                                       and
                                                Wright (John) of the
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                                                House
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            ( Telemarketer Restriction Act - modifying definition -
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                                                    effective date )
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    AMENDMENT NO. 1. Strike the stricken title, enacting clause and
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                      entire bill and insert
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            "An Act relating to contracts; amending 15 O.S. 2001,
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            Sections 775A.2 and 775A.4, as amended by Section 1,
            Chapter 317, O.S.L. 2002 (15 O.S. Supp. 2008,
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            Section 775A.4), which relate to the Telemarketer
            Restriction Act; modifying definitions; modifying
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            provisions related to unlawful telemarketing
            practices; and providing an effective date.
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    BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
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        SECTION 1. AMENDATORY 15 O.S. 2001, Section 775A.2, is
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    amended to read as follows:
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        Section 775A.2 As used in this act Section 775A.1 et seq. of
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    this title, unless the context otherwise requires:
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        1. "Commercial telephone seller" or "seller" means a person
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    who, in the course of such person's business, vocation or
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occupation, on the person's own behalf or on behalf of another

person, causes or attempts to cause a commercial telephone

solicitation to be made; a commercial telephone seller shall include

all businesses that solicit an Oklahoma business to list such

Oklahoma business in a business directory; except that "commercial telephone seller" or "seller" does not include the following:

- a. a person offering or selling a security as defined in Section 2 of Title 71 of the Oklahoma Statutes if:
  - (1) the security is either registered as required by Section 301 of Title 71 of the Oklahoma Statutes, or exempt from registration under Section 401 of Title 71 of the Oklahoma Statutes and general or public solicitation is not prohibited or the security is a federal covered security for which a notice filing has been made under Section 305.2 of Title 71 of the Oklahoma Statutes, and
  - (2) the person is registered as required by Section
    201 of Title 71 of the Oklahoma Statutes as a
    broker-dealer as defined in Section 2 of Title 71
    of the Oklahoma Statutes, an agent as defined in
    Section 2 of Title 71 of the Oklahoma Statutes,
    an investment adviser as defined in Section 2 of
    Title 71 of the Oklahoma Statutes, or an
    investment adviser representative as defined in

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Section 2 of Title 71 of the Oklahoma Statutes, unless expressly excluded from such definitions, or such person is exempted from registration under Section 201 of Title 71 of the Oklahoma Statutes,

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b. a person soliciting the sale of any book, record, audio tape, compact disc or video if the person allows the purchaser to review the merchandise without obligation for at least seven (7) days and provides a full refund for the return of undamaged merchandise within thirty (30) days or if the person solicits such sale on behalf of a membership club operating in conformity with 16 Code of Federal Regulations 425,

- c. a person making telephone calls to a residential customer for the sole purpose of polling or soliciting the expression of ideas, opinions or votes, or a person soliciting solely for a political or religious cause or purpose,
- d. a paid solicitor or charitable organization which is required to and which has complied with the notice and reporting requirements of Section 552.3 of Title 18 of the Oklahoma Statutes or a person who is excluded from such notice and reporting requirements by Section 552.4 of Title 18 of the Oklahoma Statutes,

- e. a supervised financial organization, as defined in

  Section 1-301 of Title 14A of the Oklahoma Statutes,

  and its employees, when acting within the scope of

  their employment,
  - f. a supervised lender, as defined in subsection (2) of Section 3-501 of Title 14A of the Oklahoma Statutes, and its agents and employees, when acting within the scope of their employment,
  - g. a person or an affiliate of a person who is regulated by the Insurance Commission pursuant to Title 36 of the Oklahoma Statutes,
  - h. a person soliciting without the intent to complete and who does not in fact complete the sales transaction during the telephone solicitation or another telephone solicitation and who only completes the sales transaction at a later face-to-face meeting between the solicitor and the prospective purchaser, excluding a face-to-face meeting, the sole purpose of which is to collect the payment or deliver any item purchased, or a person soliciting a purchaser with whom the person has had a previous face-to-face meeting in the course of such person's business,
  - i. any governmental entity or employee thereof, acting in the employee's official capacity,

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- j. a person soliciting telephone service, or licensed or franchised cable television service, which is billed and paid on a daily, weekly, or monthly basis and which can be canceled at any time without further obligation to the purchaser,
- k. a person or an affiliate of a person whose business is regulated by the Oklahoma Real Estate Commission,
- 1. a person whose conduct is within the exclusive jurisdiction of the federal Commodity Futures Trading Commission as granted under the federal "Commodity Exchange Act", as amended,
- m. a seller of food for immediate consumption when the sale to one purchaser does not exceed Three Hundred Dollars (\$300.00),
- n. a person who initially contacts the purchaser with a retail sales catalog requesting a telephone call response, when the person allows the purchaser to review the merchandise without obligation for at least seven (7) days and provides a full refund for the return of undamaged merchandise within thirty (30) days after receipt of the returned merchandise,
- o. an issuer or a subsidiary of an issuer that has a class of securities which is subject to Section 12 of the federal "Securities Exchange Act of 1934", 15

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- U.S.C. 781, and which is either registered or exempt from registration under paragraph (A), (B), (C), (E), (F), (G) or (H) of subsection (g) (2) of that section,
- p. a person who has been operating for at least three (3) years a retail business establishment in Oklahoma under the same name as that used in connection with the solicitation of sales by telephone if, on a continuing basis, the majority of the seller's business involves the purchaser receiving the seller's goods and services at the seller's business location,
- q. any telephone marketing service company which provides telemarketing sales services under written contract to sellers and has been operating continuously for at least five (5) years under the same business name and seventy-five percent (75%) or more of its services are performed on behalf of sellers exempt from this section. Nothing in this paragraph shall be construed to exempt any commercial telephone seller that contracts with a telephone marketing service company for telemarketing sales service from the requirements set forth in Section 775A.3 of this title,
- r. a person soliciting business solely from business purchasers who have previously purchased identical or similar goods or services from the business enterprise

1		on whose behalf the person is calling; however, this
2		exception shall not apply to a business that solicits
3		an Oklahoma business to list such Oklahoma business in
4		a business directory,
5	s.	a person or an affiliate of a person whose business is
6		regulated by the Corporation Commission, or
7	t.	a person soliciting the sale of any newspaper,
8		magazine, or other periodical of general circulation
9		if such sales constitute a majority of such person's
10		business and business revenues;
11	2. "Comm	mercial telephone solicitation" means:
12	a.	unsolicited telephone calls to a person initiated by a
13		commercial telephone seller or salesperson, or an
14		automated dialing machine with or without a recorded
15		message device, for the purpose of inducing the person
16		to purchase or invest in goods, services or property
17		or offering an extension of credit,
18	b.	any other communication by a commercial telephone
19		seller in which:
20		(1) a gift, award, prize or contest is offered and a
21		telephone call response from the intended
22		purchaser is invited,
23		(2) a loan, credit card or other extension of credit

is offered to a purchaser who has not previously

- purchased from the person initiating the

  communication, and a telephone call response from

  the intended purchaser is invited, or
  - (3) a sale is to be completed or an agreement to purchase is to be entered into during the course of the telephone call response, or
  - c. any other communication by a commercial telephone seller which includes representations about the price, quality or availability of goods, services or property and which invites a response by telephone, including pay-per-call service calls, or which is followed by a telephone call to the intended purchaser by a salesperson;
  - 3. "Pay-per-call" means the use of a telephone number with a 900 prefix or any other prefix under which liability for the service or product provided attaches to the telephone bill of the individual calling such number;
  - 4. "Principal" means an owner, an officer of a corporation, a general partner of a partnership, the sole proprietor of a sole proprietorship, a trustee of a trust or any other individual with similar supervisory functions with respect to any person;
  - 5. "Purchaser" means a person who receives or responds to a commercial telephone solicitation;

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6. "Salesperson" means any person employed or authorized by a commercial telephone seller to cause or attempt to cause a commercial telephone solicitation to be made; and

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- 7. "Telephone sales transaction" means any payment of money by a purchaser in exchange for the promise of goods, services, property or an extension of credit by a commercial telephone seller and includes all communications which precede such payment of money.
- SECTION 2. AMENDATORY 15 O.S. 2001, Section 775A.4, as amended by Section 1, Chapter 317, O.S.L. 2002 (15 O.S. Supp. 2008, Section 775A.4), is amended to read as follows:
- Section 775A.4 A. A commercial telephone seller engages in an unlawful telemarketing practice when, in the course of any commercial telephone solicitation, the seller:
  - 1. Conducts business as a commercial telephone seller without having registered with the Attorney General, as required by Section 775A.3 of this title;
- 2. Fails to allow the purchaser in any telephone sales transaction to cancel any purchase or agreement to purchase goods, services or property at any time before the expiration of three (3) business days after the purchaser's receipt of such goods, services or property by delivering or mailing to the commercial telephone seller written notice of cancellation. Notice of cancellation, if sent by mail, is deemed to be given as of the date the mailed notice was postmarked;

3. Fails to refund all payments made by any purchaser in any telephone sales transaction within thirty (30) days after the commercial telephone seller receives notice of cancellation from the purchaser, except that:

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- a. if the purchaser has received goods or property from
  the commercial telephone seller, other than an item
  represented as free, the commercial telephone seller
  shall refund all payments made by the purchaser within
  thirty (30) days after the commercial telephone
  seller's receipt of the returned goods or property,
  and
- b. if the purchaser has received services during the course of a pay-per-call service call, which services cannot, by their nature, be returned, the commercial telephone seller is not required to refund payments to the purchaser;
- 4. Fails to disclose to the purchaser during a telephone solicitation that the purchaser has the cancellation rights set forth in paragraph 2 of this subsection;
- 5. Misrepresents to any person that the person has won a contest, sweepstakes or drawing, or that the person will receive free goods, services or property;
- 6. Represents that the seller's goods, services or property are "free" if the commercial telephone seller charges or collects a fee

- 1 from the purchaser in exchange for providing or delivering such 2 goods, services or property;
  - 7. Makes any reference to the commercial telephone seller's compliance with this act to any purchaser without also disclosing that compliance with this act does not constitute approval by any governmental agency of the seller's marketing, advertisements, promotions, goods or services;
  - 8. Uses equipment or techniques the purpose of which is to intentionally block or avoid detection of the commercial telephone seller's identity or telephone number by caller identification devices;
  - 9. Uses equipment, systems or procedures which automatically dial and engage the telephone number of more than one person at a time resulting in a number of abandoned calls per day that are more than five percent (5%) of the number of answered calls per day in any campaign; or
  - 10. Sends a bill or a dunning communication to an Oklahoma

    business for listing that business in a business directory or

    renewing such a listing unless the seller has written authorization

    from the principal of the business for the listing or the renewal;

    or
- 22 <u>11.</u> Engages in any deceptive trade practice defined in Section 23 752 of this title.

- 1 B. Paragraphs 2 and 4 of subsection A of this section do not 2 apply to a transaction in which the consumer obtains a full refund for the return of undamaged or unused goods or a cancellation of 3 services by giving notice to the seller within seven (7) days after 4 5 receipt by the consumer and the seller processes the refund or cancellation within thirty (30) days after receipt of the returned 6 merchandise or the consumer's request for refund for services not 7 performed or a pro rata refund for any services not yet performed 9 for the consumer. The availability and terms of the return and 10 refund privilege shall be disclosed to the consumer orally by telephone and in writing with any advertising or promotional 11 12 material or with the delivery of the product or service. seller offers consumers an unconditional guarantee, a clear 13 disclosure of such quarantee by using the words "satisfaction 14 guaranteed", "free inspection" or "no-risk guarantee" satisfy the 15 disclosure requirements of this subsection. 16
  - C. The unlawful telemarketing practices listed in this section are in addition to and do not limit the types of unfair trade practices actionable at common law or under other civil and criminal statutes of this state.
  - D. Any violations of this act Section 775A.1 et seq. of this title are violations of the Oklahoma Consumer Protection Act.
    - SECTION 3. This act shall become effective November 1, 2009."

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