1	ENGROSSED SENATE AMENDMENT TO	
2	ENGROSSED HOUSE	
3	BILL NO. 1430 By: Leewright and Lockhart of the House	
4	and	
5	Griffin of the Senate	
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8	An Act relating to consumer protection; amending 15	
9	O.S. 2011, Section 775B.2, which relates to the Telemarketer Restriction Act; modifying definitions;	
10	and providing an effective date.	
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12	AUTHOR: Remove the following Senate Coauthor: Griffin and	
13	subtitute with Senator Brinkley	
14	AMENDMENT NO. 1. Page 1, strike the title, enacting clause and entire bill and insert	
15	"An Act relating to service warranties; amending	
16	Sections 13 and 26, Chapter 150, O.S.L. 2012 (15 O.S. Supp. 2014, Sections 141.13 and 141.26), which relate	
17	to the Service Warranty Act; modifying information required on certain service contracts; authorizing	
18	Insurance Commissioner to exempt certain requirements under certain circumstances; defining additional	
19	circumstances as unfair methods of competition and unfair or deceptive acts or practices; defining term;	
20	requiring certain claim files to be subject to examination and include certain contents; providing	
21	procedures for inquiry or examination by Insurance Commissioner; providing penalty; providing procedures	
22	for cease and desist orders; providing for certain notice and hearing and judicial review; providing for	
23	recovery of attorney fees; providing for codification; and providing an effective date.	

1 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

2 SECTION 1. AMENDATORY Section 13, Chapter 150, O.S.L.
3 2012 (15 O.S. Supp. 2014, Section 141.13), is amended to read as
4 follows:

5 Section 141.13. A. No service warranty form or related form 6 shall be issued or used in this state unless the form has been filed 7 with and approved by the Insurance Commissioner.

B. Each filing of a form shall be made not less than thirty
(30) days in advance of its issuance or use. At the expiration of
thirty (30) days from date of filing, a form so filed shall be
deemed approved unless prior thereto it has been affirmatively
disapproved by written order of the Commissioner.

13 C. Each service warranty contract shall contain a cancellation 14 provision. In the event the contract is canceled by the warranty 15 holder, return of the provider fee shall be based upon ninety 16 percent (90%) of the unearned pro rata provider fee less the actual 17 cost of any service provided under the service warranty contract. 18 In the event the contract is canceled by the association, return of 19 premium shall be based upon one hundred percent (100%) of unearned 20 pro rata provider fee less the actual cost of any service provided 21 under the service warranty contract.

D. Service contracts shall state the name and address of the provider service warranty association and shall identify any administrator if different from the provider service warranty

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1 association, the service contract seller and the service contract holder to the extent that the name of the service contract holder 2 3 has been furnished by the service contract holder. The identities 4 of the parties are not required to be preprinted on the service 5 contract and may be added to the service contract at the time of sale For service contracts issued on and after July 1, 2016, the 6 7 identity of the service warranty association and its license number shall be preprinted on the service contract. 8 9 Ε. The Commissioner shall disapprove any form filed pursuant to this section if the form: 10 11 1. Violates the Service Warranty Act; 12 2. Is misleading in any respect; or 13 Is reproduced so that any material provision is 3. 14 substantially illegible. 15 F. The Insurance Commissioner may, by order, exempt from the 16 requirements of this section for so long as he or she deems proper 17 any document or form or type thereof as specified in such order, to 18 which, in his or her discretion, this section may not practicably be 19 applied or the filing and approval of which are, in his or her 20 opinion, not desirable or necessary for the protection of the 21 public. 22 AMENDATORY Section 26, Chapter 150, O.S.L. SECTION 2. 23 2012 (15 O.S. Supp. 2014, Section 141.26), is amended to read as 24 follows:

Section 141.26. For purposes of the Service Warranty Act, the
 following methods, acts, or practices are defined as unfair methods
 of competition and unfair or deceptive acts or practices:

 MISREPRESENTATION AND FALSE ADVERTISING OF SERVICE
 WARRANTIES - Knowingly making, issuing, circulating, or causing to
 be made, issued, or circulated, any estimate, illustration,
 circular, statement, sales presentation, omission, or comparison

8 which:

- 9 a. misrepresents the benefits, advantages, conditions, or
 10 terms of any service warranty contract,
- b. is misleading or is a misrepresentation as to the
 financial condition of any person,
- 13 c. uses any name or title of any contract misrepresenting
 14 the true nature thereof, or
- d. is a misrepresentation for the purpose of inducing, or
 tending to induce, the lapse, forfeiture, exchange,
 conversion, or surrender of any service warranty
 contract;

19 2. FALSE INFORMATION AND ADVERTISING GENERALLY - Knowingly
20 making, publishing, disseminating, circulating, or placing before
21 the public, or causing, directly or indirectly, to be made,
22 published, disseminated, circulated, or placed before the public:
23 a. in a newspaper, magazine, or other publication,

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b. in the form of a notice, circular, pamphlet, letter,
 or poster,

3 c. over any radio or television station, or

d. in any other way,

5 an advertisement, announcement, or statement containing any 6 assertion, representation, or statement with respect to the business 7 of service warranty, which assertion, representation, or statement 8 is untrue, deceptive, or misleading;

9 3. DEFAMATION - Knowingly making, publishing, disseminating, or
10 circulating, directly or indirectly, or aiding, abetting, or
11 encouraging the making, publishing, disseminating, or circulating
12 of, any oral or written statement, or any pamphlet, circular,
13 article, or literature, which is false or maliciously critical of,
14 or derogatory to, any person and which is calculated to injure such
15 person;

16 4. FALSE STATEMENTS AND ENTRIES - Knowingly:

17 filing with any supervisory or other public official, a. 18 making, publishing, disseminating, or circulating, b. 19 delivering to any person, с. 20 placing before the public, d. 21 causing, directly or indirectly, to be made, e. 22 published, disseminated, circulated, delivered to any

23 person, or placed before the public, any false
24 statement, or

f. making any false entry of a material fact in any book,
 report, or statement of any person;

5. UNFAIR CLAIM SETTLEMENT PRACTICES -

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- a. attempting to settle claims on the basis of an
 application or any other material document which was
 altered without notice to, or knowledge or consent of,
 the warranty holder,
- b. making a material misrepresentation to the warranty 8 9 holder for the purpose and with the intent of 10 effecting settlement of such claims, loss, or damage 11 under such contract on less favorable terms than those 12 provided in, and contemplated by, such contract, or 13 committing or performing with such frequency as to с. 14 indicate a general business practice any of the 15 following practices:
 - (1) failure properly to investigate claims,
- 17 (2) misrepresentation of pertinent facts or contract
 18 provisions relating to coverages at issue,
 - (3) failure to acknowledge and act promptly upon communications with respect to claims,
- 21 (4) denial of claims without conducting reasonable
 22 investigations based upon available information,
 23 (5) failure to affirm or deny coverage of claims upon

written request of the warranty holder within a

1	reasonable time after proof-of-loss statements	
2	have been completed, or	
3	(6) failure to promptly provide a reasonable	
4	explanation to the warranty holder of the basis	
5	in the contract in relation to the facts or	
6	applicable law for denial of a claim or for the	
7	offer of a compromise settlement;	
8	6. FAILURE TO MAINTAIN PROCEDURES FOR HANDLING COMPLAINTS -	
9	Failing to maintain a record of each complaint received for a three-	
10	year period after the date of the receipt of the written complaint;	
11	and	
12	7. DISCRIMINATORY REFUSAL TO ISSUE A CONTRACT - Refusing to	
13	issue a contract solely because of an individual's race, color,	
14	creed, marital status, sex, or national origin; and	
15	8. FAILURE TO PROVIDE TERMS AND CONDITIONS PRIOR TO SALE -	
16	Failing to provide a consumer with a complete sample copy of the	
17	terms and conditions of the service warranty prior to before the	
18	time of sale upon a request for the same by the consumer. A service	
19	warranty association may comply with the provisions of this	
20	paragraph by providing the consumer with a sample copy of the terms	
21	and conditions of the warranty contract or by directing the consumer	
22	to a website that displays a complete sample of the terms and	
23	conditions of the contract.	
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SECTION 3. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 141.33 of Title 15, unless there
 is created a duplication in numbering, reads as follows:

4 A. Claim files of service warranty associations licensed 5 pursuant to the Service Warranty Act shall be subject to examination by the Insurance Commissioner or by duly appointed designees. 6 Such 7 files shall contain all notes and work papers pertaining to a claim in such detail that pertinent events and the dates of such events 8 9 can be reconstructed. In addition, the Commissioner and authorized 10 employees and examiners shall have access to any files of a service 11 warranty association that may relate to a particular complaint under 12 investigation or to an inquiry or examination by the Insurance 13 Department.

B. Every service warranty association, upon receipt of any inquiry from the Commissioner, shall, within thirty (30) days from the date of the inquiry, furnish the Commissioner with an adequate response to the inquiry.

C. Every service warranty association, upon receipt of any pertinent written communication including, but not limited to, electronic mail or other forms of written electronic communication or documentation by the service warranty association of a verbal communication from a claimant which reasonably suggests that a response is expected, shall, within thirty (30) days after receipt

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1 thereof, furnish the claimant with an adequate response to the 2 communication.

3	D. Any violation by a service warranty association of this		
4	section shall subject the service warranty association to discipline		
5	including a civil penalty of not less than One Hundred Dollars		
6	(\$100.00) nor more than Five Thousand Dollars (\$5,000.00).		
7	SECTION 4. NEW LAW A new section of law to be codified		
8	in the Oklahoma Statutes as Section 141.34 of Title 15, unless there		
9	is created a duplication in numbering, reads as follows:		
10	The Insurance Commissioner may issue a cease and desist order,		
11	ex parte, if:		
12	1. The Commissioner believes that:		
13	a. an unauthorized service warranty association is		
14	engaging in the business of service warranties in		
15	violation of the Service Warranty Act, or		
16	b. an unauthorized person engaged in the business of		
17	service warranties acting in violation of the Service		
18	Warranty Act is committing an unfair method of		
19	competition or an unfair or deceptive act or practice		
20	in violation of Section 141.26 of Title 15 of the		
21	Oklahoma Statutes, or		
22	2. It appears to the Commissioner that the alleged conduct is		
23	fraudulent or hazardous or creates an immediate danger to the public		

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safety or is causing or can be reasonably expected to cause
 significant, imminent, and irreparable public injury.

3 SECTION 5. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 141.35 of Title 15, unless there 5 is created a duplication in numbering, reads as follows:

A. Upon issuance of an emergency cease and desist order under Section 4 of this act, the Insurance Commissioner shall serve on the person affected by the order, by registered or certified mail, return receipt requested, to the person's last-known address, or by other lawful means, an order that contains a statement of the charges and require the person immediately to cease and desist from the acts, methods or practices stated.

13 If a person affected by an emergency cease and desist Β. 1. 14 order seeks to contest that order, the person may request a hearing 15 before the Commissioner. The person affected must request the 16 hearing not later than the thirtieth day after the date on which the 17 person receives the order. A request to contest an order must be in 18 writing and directed to the Commissioner and must state the grounds 19 for the request to set aside or modify the order.

20 2. On receiving the request for a hearing, the Commissioner 21 shall serve notice of the time and place of the hearing at which the 22 person requesting the hearing shall have the opportunity to show 23 cause why the order should not be affirmed. The hearing is to be 24 held not later than the tenth day after the date the Commissioner

receives the request for a hearing unless the parties mutually agree
 to a later hearing date.

3 3. Pending the hearing, an emergency cease and desist order
4 shall continue in full force and effect unless the order is stayed
5 by the Commissioner.

4. The hearing on the order shall be conducted according to the
7 procedures for contested cases under the Administrative Procedures
8 Act.

9 5. At the hearing, the Commissioner shall affirm, modify or set10 aside in whole or in part the emergency cease and desist order.

11 C. A person aggrieved by a final order and decision of the 12 Commissioner may seek judicial review pursuant to Section 318 of 13 Title 75 of the Oklahoma Statutes.

D. The Commissioner may recover reasonable attorney fees if
 judicial action is necessary for enforcement of the order.

E. A cease and desist order is final thirty-one (31) days after the date it is received if the person affected by the order does not request a hearing as provided by subsection B of this section.

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1	SECTION 6. This act shall become effective November 1, 2015."
2	Passed the Senate the 21st day of April, 2015.
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4	Presiding Officer of the Senate
5	riestang officer of the senate
6	Passed the House of Representatives the day of,
7	2015.
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9	Presiding Officer of the House
10	of Representatives
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2	—	Leewright and Lockhart of the House			
3	3	and			
4	L .	Griffin of the Senate			
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8	An Act relating to consumer protection; amending 15 O.S. 2011, Section 775B.2, which relates to the				
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE	OF OKLAHOMA:			
14	SECTION 1. AMENDATORY 15 0.S	2011, Section 775B.2, is			
15	amended to read as follows:				
16	Section 775B.2 As used in the Telem	marketer Restriction Act:			
17	1. "Commercial purposes" means rela	ting to the sale or offer			
18	for sale of goods or services. "Commerc	ial purposes" does not mean			
19	solicitation of funds or other support f	for a charitable or religious			
20	activity; political candidate, cause, or	organization; or any			
21	activity of a not-for-profit entity orga	nized pursuant to Section			
22	2 501(c)(3) of the Internal Revenue Code;				
23	2. "Consumer" means any natural per	son who is a resident of			
24	this state and shall not include any bus	iness association,			

partnership, firm, corporation, and its affiliates or subsidiaries,
 or other business entity <u>located in this state;</u>

"Established business relationship" means a prior 3 3. 4 relationship formed within the preceding twenty-four (24) months or 5 an existing relationship formed by a voluntary two-way communication between a person or entity and a consumer or residential subscriber 6 7 with or without an exchange of consideration, on the basis of an inquiry, application, purchase or transaction by the consumer or 8 9 residential subscriber regarding products or services offered by 10 such person or entity, which relationship has not been previously 11 terminated by either party;

4. "Person" means any natural person, association, partnership, firm, corporation and its affiliates or subsidiaries, or other business entity;

15 5. "Telemarketer" means any person who, for commercial
16 purposes, initiates a telemarketing sales call or message,
17 including, but not limited to, a cellular telephone text message,
18 to a consumer located in this state or any person who directly
19 controls or supervises the conduct of a telemarketer; and

Constructed for commercial purposes, by use of one or more
telephones or electronic messaging devices and which involves a
telephone call or message, including, but not limited to, a cellular
telephone text message, initiated by a telemarketer to a consumer

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1	located within this state at the time of the call or message;
2	"telemarketing" may include use of random dialing or other devices
3	for such purposes and use of recorded or simulated voices or
4	automated electronic text messages delivery devices. "Telemarketing"
5	does not include a telephone call which is made for the sole purpose
6	of arranging a subsequent face-to-face meeting between a salesperson
7	and the consumer.
8	SECTION 2. This act shall become effective November 1, 2015.
9	Passed the House of Representatives the 18th day of February, 2015.
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12	Presiding Officer of the House of Representatives
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14	Passed the Senate the day of, 2015.
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16	Presiding Officer of the Senate
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