Bill No. HB 761 (2023)

Amendment No. 1

C	OMMITTEE/SUBCOMMIT	ΓEE	ACTION
ADOPTE	D		(Y/N)
ADOPTE	D AS AMENDED		(Y/N)
ADOPTE	D W/O OBJECTION		(Y/N)
FAILED	TO ADOPT		(Y/N)
WITHDR	AWN		(Y/N)
OTHER			

Committee/Subcommittee hearing bill: Civil Justice Subcommittee Representative Fabricio offered the following:

### Amendment (with title amendment)

Remove everything after the enacting clause and insert: Section 1. Paragraphs (g) and (h) of subsection (1) of section 501.059, Florida Statutes, are amended, and paragraph (a) of subsection (8) and subsection (10) of that section are amended to read:

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501.059 Telephone solicitation.-

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

12 (g) "Prior express written consent" means a written 13 agreement that:

14

1. Bears the signature of the called party;

15 2. Clearly authorizes the person making or allowing the 16 placement of a telephonic sales call by telephone call, text 621151 - h0761-strikeall.docx

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17 message, or voicemail transmission to deliver or cause to be 18 delivered to the called party a telephonic sales call using an 19 automated system for the selection <u>and</u> or dialing of telephone 20 numbers, the playing of a recorded message when a connection is 21 completed to a number called, or the transmission of a 22 prerecorded voicemail;

3. Includes the telephone number to which the <u>called party</u>
signatory authorizes a telephonic sales call to be delivered;
and

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

By executing the agreement, the called party authorizes 28 a. 29 the person making or allowing the placement of a telephonic 30 sales call to be made by telephone call, text message, or 31 voicemail transmission to deliver or cause to be delivered a 32 telephonic sales call to the called party a telephonic sales 33 call using an automated system for the selection and or dialing 34 of telephone numbers, if applicable, or the playing of a 35 recorded message when a connection is completed to a number 36 called, or the transmission of a prerecorded voicemail; 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.

41 (h) "Signature" includes:

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42	<u>1.</u> An electronic or digital signature, <u>if</u> <del>to</del> the <del>extent</del>
43	that such form of signature is recognized as a valid signature
44	under applicable federal law or state contract law; and
45	2. An act that demonstrates express consent, including,
46	but not limited to, checking a box indicating consent or
47	responding affirmatively to receiving text messages, to an
48	advertising campaign, or to an e-mail solicitation.
49	(8)(a) A person may not make or knowingly allow <u>to be made</u>
50	<u>an unsolicited</u> <del>a</del> telephonic sales call <del>to be made</del> if such call
51	involves an automated system for the selection or dialing of
52	telephone numbers or the playing of a recorded message when a
53	connection is completed to a number called without the prior
54	express written consent of the called party.
55	(10)(a) A called party who is aggrieved by a violation of
56	this section may bring an action to:
57	1. Enjoin such violation.
58	2. Recover actual damages or \$500, whichever is greater.
59	(b) If the court finds that the defendant willfully or
60	knowingly violated this section or rules adopted pursuant to
61	this section, the court may, in its discretion, increase the
62	amount of the award to an amount equal to not more than three
63	times the amount available under paragraph (a).
64	(c) Notwithstanding any other provision within this
65	section, no action shall lie for a violation of subsection (8)
66	for any communication made within 30 days of:
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1. The called party or consumer communicating with a			
telephone solicitor or other person, orally or by text message,			
that such called party or consumer does not wish to receive any			
communications from that telephone solicitor or person or the			
seller or organization represented by that telephone solicitor			
or person.			
2. The called party or consumer effectively withdrawing a			
previously given valid consent.			
Section 2. This act shall take effect upon becoming a law.			
TITLE AMENDMENT			
Remove everything before the enacting clause and insert:			
An act relating to telephone solicitation; amending s. 501.059,			
F.S.; providing and revising definitions; prohibiting certain			
telephonic sales calls; providing for a safe harbor in certain			
situations; providing an effective date.			
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