

**Before the
FEDERAL COMMUNICATIONS COMMISSION
Washington, D.C. 20554**

In the Matter of)	
)	
Junk Fax Prevention Act of 2005)	CG Docket No. 05-338
)	
Rules and Regulations Implementing the)	CG Docket No. 02-278
Telephone Consumer Protection Act of)	
1991		

Declaration of Glenn L. Hara

I, Glenn L. Hara, declare as follows:

1. I am an attorney with the law firm of Anderson + Wanca, attorneys of record for certain TCPA Plaintiffs, including Cin-Q Automobiles, Inc. and Medical & Chiropractic Clinic, Inc.

2. I submit this Declaration in support of Cin-Q Automobiles, Inc.'s Comments on the Petitions for Expedited Clarification or Declaratory Ruling of Akin Gump Strauss Hauer & Feld.

3. I have attached true and correct copies of the following documents filed in *Cin-Q Automobiles, Inc. v. Buccaneers Limited Partnership*, No. 8:13-cv-01592 (M.D. Fla.):

<u>Document No.</u>	<u>Description</u>	<u>Exhibit Letter</u>
207	Plaintiffs' Motion for Class Certification	A
207-2	Deposition of Matthew Kaiser	B

<u>Document No.</u>	<u>Description</u>	<u>Exhibit Letter</u>
	BLP 000029, 000038, 000040-42, 000069, 000093, 00136, 00310, 00676	Group C
	RMI00221	D
138-7	Affidavit of Phyllis J. Towzey	E
	Deposition of Manual Alvare	F
	Commission FOIA Response (March 20, 2014)	G
	FTC FOIA Response (Jan. 9, 2013)	H
70	Second Amended Complaint	I
119	BLP's Amended Answer, Affirmative Defenses and Demand for Jury Trial	J
138	Plaintiffs' Motion and Memorandum of Law in Support of Summary Judgment	K

4. I have attached as Exhibit L a true and correct copy of the Complaint filed against BLP in Florida state court on August 29, 2009.

5. I have attached as Exhibit M a true and correct copy of the motion to dismiss the state court action filed by BLP on October 2, 2009.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on April 8, 2019

s/Glenn L. Hara