

**Before the  
Federal Communications Commission  
Washington, D.C. 20554**

**In the Matter of the** )  
 )  
**Rules and Regulations Implementing** )  
 ) **CG Docket No. 02-278**  
**the Telephone Consumer Protection** )  
 )  
**Act of 1991** )

**Comments of Joe Shields on the All About the Message LLC Petition for  
Declaratory Ruling**

I hereby submit these comments in response to the Commission’s request for comments on the All About the Message, LLC (“AATM”) Declaratory Ruling. The petition is an exact duplicate of the petition filed by VoAPPS Inc. with the Commission on August 4<sup>th</sup>, 2014. The AATM petition does not raise any new issues or case law that would alter the comments and reply comments already filed with the Commission on the VoAPPS Inc. petition. Consequently, I would point the Commission to my October 3<sup>rd</sup>, 2014 Comment on the VoAPPS Inc. petition available in ECFS at <https://ecfsapi.fcc.gov/file/60000870824.pdf> my Reply Comment filed with the Commission on October 20<sup>th</sup>, 2014 available in ECFS at <https://ecfsapi.fcc.gov/file/60000974769.pdf> and my Submission for the Record on the VoAPPS petition filed with the Commission on October 23<sup>rd</sup>, 2014 available in ECFS at <https://ecfsapi.fcc.gov/file/60000975435.pdf>.

In addition to the above I would respectfully file the following comments on the duplicative AATM petition.

**Threshold Matters**

As a threshold matter I would like to address the lies made by many of the petitioners and commentators that have been proactively seeking to neuter the TCPA by petitioning to convert the TCPA from a content neutral, which includes informational calls to a content specific statute exempting debt collection, survey and informational calls by falsely claiming that the TCPA applies only to telemarketing calls in regard to automatically dialed or prerecorded message calls to cellular telephone number. The statute requires prior express consent of the called party. Businesses claim obtaining prior express consent is onerous and have simply ignored the prior express consent requirement treating cellular telephone numbers no different than landlines.

That is the true reason for the increase in proper TCPA claims. One need only make a cursory review of the robocall complaints to understand the magnitude of TCPA violations that are occurring. According to YouMail's robocall index, 2.5 billion robocalls were made in April 2017. The top 8 are debt collections robocalls from banks, cable companies and student loan collectors. People are extremely upset and fed up with this barrage of robocalls to their cell phones and have started taking action. As one can see from the above the debt collection robocalls far outnumber scam robocalls.

Petitioners have gone to great lengths to falsely accuse those who have exercised their constitutional right to participate in these proceedings and actively seek the assistance of the courts to protect themselves, their families and others from the billions of illegal robocalls made to our homes and cellular telephone numbers. For example one attorney by the name of Mark Brennan acting on behalf of United Healthcare Services seeking to eliminate all liability for wrong number calls to cellular telephone numbers<sup>1</sup>

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<sup>1</sup> To date 33 Federal courts and 3 Federal Appellate Courts have issued decisions that have held that called party is the party that actually receives the robocall not some

intentionally assaulted the commenting members of the public in this proceeding by stating:

“The FCC should be aware that the commenters who argue in favor of such unnecessary and ineffective measures are, overwhelmingly, self-interested TCPA plaintiffs who have a strong financial incentive in maintaining as many paths to potential TCPA damages as possible, even when callers are fully compliant with both the spirit and the letter of the statute.”

For example, Robert Biggerstaff appears to have filed at least ten TCPA cases since 1997. Gerald Roylance similarly appears to have filed at least nine state TCPA lawsuits between 2003 and 2009, and has been the plaintiff in at least two federal TCPA actions; he also appears to have filed multiple cases in small claims court since 2004. Joe Shields appears to have filed at least five TPCA actions since June 2012. On her personal website, Diana Mey lists four pending TCPA class action lawsuits in which she is the named plaintiff, refers to herself as a “private attorney general,” and notes that she has been interviewed regarding her TCPA lawsuits on the Today Show and Dateline NBC, and profiled by USA Today and People Magazine. See <http://www.dianamey.com/> (last accessed Mar. 19, 2014).

Reply Comments of United Healthcare Services, Page 10 last paragraph and page 10 footnote 33, filed March 24<sup>th</sup>, 2014 with the Commission available on ECFS at <https://ecfsapi.fcc.gov/file/7521095066.pdf>. Brennan claim that callers are “...fully compliant with the spirit and letter of the statute.” is a bold faced lie. United Healthcare Services repeatedly robocalled cellular telephone number assigned to individuals that were not their customers. See: *Matlock v. United Healthcare Services Inc.*, Case No. 13-cv-2206, U.S. District Court, Eastern District of California. See also: *Humphrey v. United Healthcare Services Inc.*, Case No. 1:14-cv-01157, United States District Court, N.D. Illinois, Eastern Division, July 16, 2014

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intended party and that even one robocall without the prior express consent of the called party is a violation of the TCPA.

But it doesn't end there. Those making illegal robocalls typically claim all TCPA claims are frivolous. The courts are very capable of weeding out frivolous lawsuits and I know of not even one TCPA claim that was ever considered frivolous. Yes, there are some that try to make the TCPA a money making enterprise. To date those doing so can be counted by less than the ten fingers ones hands and the courts have easily taken care of this extremely minor problem.

Then there is the darker side of those that defend against proper TCPA claims. The defense typical begins with false accusations and escalates from those accusations to outright fabrication of consent.

I filed a proper claim against one of the companies that was assisting Caribbean Cruise Line in making the illegal sham political survey robocalls to cellular telephone phone numbers. The answer to my proper complaint made by Jeremy Saenz and Jason Wagner on behalf of Ultimate Vacation Group LLC was permeated with false accusations and outright lies:

33. "Ultimate denies that Plaintiff never provided his cell phone number to an entity. In fact, Plaintiff provided his telephone number through his navigation on webpages and, therefore, provided consent to receive telephone calls to that cell phone number."

120. "...Plaintiff's status as a professional plaintiff who welcomes and even encourages telemarketing calls to his residence as a means of developing TCPA class action claims where none legitimately exists for his own pecuniary benefit..."

125. "Plaintiff's claims are barred because he and class members, if any, consented to be called on their cellular and/or residential telephones."

126. "Ultimate asserts a defense of entrapment to Plaintiff's claims, to the extent the alleged call or calls described in the FAC, the SAC, and the TAC were encouraged by Plaintiff in order to entrap the defendants into alleged violations of the TCPA as part of Plaintiff's scheme to manufacture a class

action TCPA case to use as leverage to extract a large settlement for his own personal benefit only.

Ultimate Vacation Group LLC Answer to Plaintiff's 3<sup>rd</sup> Amended Complaint Doc.#62 (US Dist. Court, SDTX, Galv. Div. Filed 06/11/15). See also my comment filed with the Commission on June 6<sup>th</sup>, 2015, available on ECFS at <https://ecfsapi.fcc.gov/file/60001109235.pdf>.

In addition to the false accusations and outright lies made by Jeremy Saenz and Jason Wagner, the Caribbean Cruise Line Inc. attorneys Jeffrey Backman and George Pappas made the same false accusations and lies:

“CCL asserts a defense of entrapment to Plaintiff's claims, to the extent the alleged call or calls described in the Complaint were encouraged by Plaintiff in order to entrap the defendants into alleged violations of the TCPA as part of Plaintiff's scheme to manufacture a class action TCPA case to use as leverage to exact a large settlement for his own personal benefit only.”

Caribbean Cruise Line Inc. and Celebration Cruise Line LLC Eight Affirmative Defense, Doc. 21 Page 17

“Plaintiff's claims are barred by the doctrine of unclean hands due to Plaintiff's inequitable conduct in seeking to entrap defendants into alleged violations of the TCPA as a means of manufacturing a class action lawsuit to use as leverage to exact a settlement for his personal benefit in an amount exceeding any damages he could claim for his individual claims.”

Caribbean Cruise Line Inc. and Celebration Cruise Line LLC Fifteenth Affirmative Defense, Page 19

The above named attorneys including an attorney by the name of Mitchell Roth<sup>2</sup> conspired with their clients to fabricate evidence of consent which clearly constitutes fraud on the court. See: Attachment “A” the fabricated evidence with annotations and my redacted wireless carrier's cellular telephone bills which clearly and beyond any doubt establish that the evidence of consent is fabricated.

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<sup>2</sup> Mitchell Roth is a frequent commentator in these proceedings who has also represented Dialing Serves LLC in an enforcement action by the Commission. See: In the Matter of Dialing Services, FCC File Number EB-TCD-12-00001812, Citation DA-1365, March 15<sup>th</sup>, 2013 and Notice of Apparent Liability, FCC14-59, May 8<sup>th</sup>, 2014.

Saenz and Roth have sued me in state court for my Submission for the Record in these proceedings. They have forum shopped and filed their frivolous claim in Harris County, Texas due to the extreme prejudice against consumers and pro se parties that Harris County courts are known for. If their frivolous claim had been filed in federal court it would have been dismissed immediately since the claim is nothing more than retaliation and punishment for my having dared file a proper claim against their client<sup>3</sup>.

More than likely, because of his involvement in these proceedings, Roth knew about my comment before the case was settled and crafted the agreement in such a way as to entrap me into their new litigation where he and Saenz could exercise their nefarious plan to retaliate against me, harass me and my family and to steal what little social security disability payments my family and I live off of.

### **Voicemail Messages**

Roth has apparently, escalated his retaliation and harassment of my family. On April 23<sup>rd</sup> and 24<sup>th</sup>, 2017 my family was bombarded by illegal robocalls made by his client Dialing Services LLC. The illegal robocalls were made to one of our cellular telephone numbers and our VOIP line where we pay for all calls by way of a reduction in our capped data usage of our Internet Service Provider.

Two of the robocalls were made to our cellular telephone number voicemail which caused the cell phone to chime with a voicemail alert. Of the two other robocalls, I answered

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<sup>3</sup> It is black letter law that agreements cannot be punitive in nature. The \$45,000.00 Saenz and Roth have sued me for (Ultimate is no longer in business and merely maintains a façade of being in business so Saenz and Roth can continue their law suit) is the entire amount of the agreement, most of which went to my legal representatives. Consequently, demanding the entire settlement amount from me is unconscionable under the circumstances. Any damages they or their clients have suffered are of their own doing since they fabricated the evidence submitted in my public comment.

one and the other went to our answering machine which began flashing that a voicemail was available. The two robocalls to our VOIP line had caller ID intentionally blocked and provided “Anonymous” for the name and “Private” for the number. The two robocalls that went to our cellular telephone number also did not provide any of the required identification. In other words Dialing Services LLC thumbed their nose at the Commissions Citation and NAL and intentionally concealed their identity from the robocall recipients. See: Attachment “B” call transcripts and call information. One cannot better demonstrate “knowing” and “willful” violations of the TCPA.

There is a clear pattern here. Make illegal robocalls using an imaginary exemption then come whining to the Commission with a petition because they are sued by fed up consumers. That is obviously the case with the AATM petition. This pattern is evident with organizations such as the ACA and PACE who are the worst at claiming there is an epidemic of frivolous TCPA lawsuits.

As above, the AATM petitioner is lying to the Commission about dialing a cellular telephone number and causing cellular phones to ring. It is impossible to deposit a robocall on a voicemail system without dialing an active telephone number in the carriers system. Similarly, every carrier will send an audible notice of some type that a voicemail has been received. And as I pointed out in my VoAPPS comment many carriers charge their customers for calls to retrieve a voicemail message. The AATM petitioner must believe that everyone, including the Commission is an idiot and doesn't understand how a voicemail system works.

The AATM petitioner claims: “...to avoid ensnaring AATM's customers unwittingly in a trap that the Legislature never intended to set.” Again this is another lie

perpetrated by those engaged in blasting illegal robocalls to consumers cellular and land line phone numbers. In fact this is one aspect of robocalls that the legislature specifically singled out for TCPA regulation; “Congress found that complaints about automated calls included the fact that such calls fill the entire tape of an answering machine, thereby preventing the called party from receiving messages from family or messages from businesses that they have requested. S. Rep. No.: 102-178, at 2 (1991). See also: “[I]t is clear that automated telephone calls that deliver an artificial or prerecorded voice message are more of a nuisance and a greater invasion of privacy than calls placed by "live" persons. These automated calls cannot interact with the customer except in preprogrammed ways, do not allow the caller to feel the frustration of the called party, **fill an answering machine tape or a voice recording service**, and do not disconnect the line even after the customer hangs up the telephone. For all these reasons, it is legitimate and consistent with the Constitution to impose greater restrictions on automated calls than on calls placed by "live" persons. S.Rep. No. 102-178, 102d Cong., 1st Sess. (1991) at 4-5.

The AATM petitioner falsely claims: “Accordingly, the Commission, through its Regulations, has not issued rules limiting, curtailing, or controlling voicemail service under the TCPA.” Once again the petitioner is lying to the Commission! The Commission has specifically addressed robocalls that have been made to voicemail: “**Delivery of a message to an answering machine** does not render the call lawful. See 47 U.S.C. § 227(b)(1)(B). In the Matter of Rules and Regulations Implementing the Telephone Consumer Protection Act of 1991, Report and Order, Footnote 544, 18 FCC Rcd. 14014, 2003 WL 21517853, 2003 FCC Lexis 3673 (2003).



In addition the Commission has issued at least 15 citations to entities that made robocalls to answering machines and/or voicemail services<sup>4</sup>:

<b>FCC Citation Number</b>	<b>Entity Cited</b>
EB-02-TC-065	Direct Data USA
EB-02-TC-048	Vital Living Products
EB-03-TC-005	Lifetime Capital Guarantee
EB-03-TC-009	Spry Group
EB-03-TC-015	National Cleaning Service
EB-03-TC-021	Bridge Capital Corporation
EB-03-TC-036	Warrior Custom Golf Inc.
EB-03-TC-051	T & T Carpet & Upholstery
EB-03-TC-058	AV Marketing Inc.
EB-03-TC-064	Dish America Inc.
EB-03-TC-078	Rayco Carpet Cleaning
EB-03-TC-088	E.P.C. Elite Professional
EB-04-TC-027	Powerplus Mortgage Inc
EB-04-TC-107	English Sports Betting Inc.
EB-07-TC-701	Today's Merchandising

The AATM petitioner attempts to couch robocalls to voicemail as some enhanced data service. Carrier voicemail is not now nor have it ever been some nebulous enhanced data service. A carrier's voicemail service is part of a wireless service provided by the carrier to its customers. Enhanced voicemail services have always been in addition to a carrier's voicemail service. The Commission is fully aware of distinction between a carrier's voicemail service and enhanced data services due to the hundreds of thousands of cramming complaints filed with the Commission.

### **Conclusion**

In summation it is extremely evident that most if not all petitioners are liars that want the Commission to help the petitioner get out of a proper TCPA lawsuit filed

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<sup>4</sup> There may be hundreds more but it is a laborious task to search through the hundreds of thousands of complaints filed with the Commission to identify each complaint and/or citation on robocalls to answering machines and/or voicemail.

against the petitioner. The petitions are rampant with false accusations against the handful of consumers that participate in these proceedings. Many of the attorneys filing comments and/or petitions in these proceedings, such as Mitchel Roth, are involved in viciously attacking and retaliating against the victims of their client's illegal robocalls. And in some cases the attorneys fabricate evidence of consent.

One example is Mitchel Roth who has stooped to claiming that the false accusations and fabricated evidence are merely a clerical error. Falsely accusing a victim of illegal robocalls of entrapment, being a predator, encouraging illegal robocalls and then fabricating an entire email string and web page log of consent is not a simple clerical error.

I understand that Commissioner Pai and O'Rielly believe that businesses should be able to communicate with their customers in an efficient manner. The TCPA does not stop that from happening. The TCPA simply requires prior express (not implied) consent. But companies do not want to spend time on getting and maintaining prior express consent. To businesses the TCPA is an impediment to their unwanted robocall blasts. Look at the numbers Commissioner Pai and O'Rielly – 2.9 billion robocalls last month with the top 8 coming from debt collectors and banks

I have opted in to pharmacy automatic notifications, I receive reminders from the pharmacy (with all required identification requirements) and I am not blasted by unwanted solicitations from the pharmacy chain. Prior express consent has worked since the TCPA was enacted. The change today is that robocalls are cheap to make and every Tom, Dick and Harry wants to make robocalls regardless of the invasion of consumer privacy.

Corporations need to stop whining and start complying with the law. And the vicious bullying and ad hominin attacks on victims of illegal robocalls such as the conduct I have described above must stop. The Commission must send a message that there are no loopholes in the TCPA for robocalls to consumer without prior express consent no matter how the robocall is received. The Commission must deny both the VoAPPS Inc. and All About the Message LLC petitions.

Respectfully submitted,

\_\_\_\_\_/s/\_\_\_\_\_  
\_\_\_\_\_

Joe Shields  
16822 Stardale Lane  
Friendswood, Texas 77546

The above are my opinions alone and are made from personal experiences. I have no doubt that I will be sued again by Saenz and Roth for my public comment in these proceedings. To them I say I will not be silenced by bullies and I will exercise my right to free speech until my last breath. To them I say put your head between your legs and kiss your own arses!

## **Appendix “A”**

Fabricated Consent with Annotations and Redacted Wireless  
Carrier Records

# EXHIBIT #1

Fabricated consent produced during litigation by Jeremy Saenz, Jason Wagner, Jeffrey Backman, Brian Cummings and George Pappas. As one can see from the header this was filed with the court by both parties during the pending litigation.

Joe Shields  
Phone number: 281-704-  
Site: [start.appteka.org](http://start.appteka.org)  
IP: 172.2.8.222  
Date Visited Site: 06/25/14 15:15  
Survey date: 08/25/14 19:02

This number was not assigned to me until a month later by T-Mobile which has had control over the 704 exchange since 2002 according to NANPA. The number was unassigned for at least 90 days before it was assigned to me.

This website is registered to a Russian video software developer. The privacy policy of this web site addresses video service delivery.

I was never assigned this IP number by my ISP. I have a fixed IP number that never changes. The IP number physical location is almost 50 miles from where my home is located.

This is Ultimate 00010.

**From:** "Blake Curtis" <blake@rbcruise.com>  
**Sent:** Thursday, April 09, 2015 1:30 PM  
**To:** "<eric@netleadsinternational.com>" <eric@netleadsinternational.com>  
**Subject:** Re: Need Opt In!!

Note the missing GMT time.

I agree... It's beyond frivolous.

Thank you Eric

On Apr 9, 2015, at 12:10 PM, <eric@netleadsinternational.com> <eric@netleadsinternational.com> wrote:

It seems this consumer has registered on multiple site across the internet. I beleive he is a professional plantiff and is intentionally opting into offers in hopes he will get called or emailed so he can file complaints. I did lookup and here is the website information and ip that he used which generated a survey call in August.

Joe Shields  
Phone number: 281-704-  
Site: [start.appteka.org](http://start.appteka.org)  
IP: 172.2.8.222  
Date Visited Site: 06/25/14 15:15  
Survey date: 08/25/14 19:02

An email string will show multiple recipients which is clearly missing. Who Blake emailed isn't shown to which a Carolina responds and then magically Blake responds to Carolina but an Eric responds to Blake. Further, the "-----Original Message-----" header on the 1st email from Blake is missing.. A copy of the .pst email file was never produced leaving the email string without any validation which clearly establishes that the email string is a fabrication.

On Thu, 9 Apr 2015 11:48:20 -0400, Blake Curtis <blake@rbcruise.com> wrote:

Eric is that correct? I had an email that had other info for him, and I can't find it anywhere

On Apr 9, 2015, at 8:52 AM, <carolina@netleadsinternational.com> <carolina@netleadsinternational.com> wrote:

Here is info, you requested opt in info for this guy back in 2014 too.

On Wed, 8 Apr 2015 02:01:10 -0400, Blake Curtis <[blake@rbcruiseline.com](mailto:blake@rbcruiseline.com)> wrote:

Please supply the opt in for :

281-704-██████

This is Joe Shields doing a stupid class act

**Account Service Detail for Subscriber 281-468-**

**Address at which this line is primarily used:**  
 16822 STAR DALE LN  
 FRIENDSWOOD TX 77546-4243



[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

**Monthly Recurring Charges**

Item	Amount
Enhanced Voicemail from 6/17/14 to 7/16/14	[REDACTED]
SC 3GB Data & SMHS from 6/17/14 to 7/16/14	[REDACTED]
<b>Monthly Recurring Charges</b>	[REDACTED]

Old number 281-468-XXX assigned through 7/16/14.

**Adjustments to Bill**

Item	Amount
State and Local Tax Adj.	[REDACTED]
<b>Adjustment to Bill</b>	[REDACTED]

**Other Charges**

Item	Amount
<b>Communications Related</b>	
Regulatory Programs Fee* from 6/17/14 to 7/16/14	[REDACTED]
<b>Other Charges</b>	[REDACTED]

\*Fee we collect and retain to help cover our costs related to funding and complying with government mandates, programs and obligations.





## Appendix “B”

### Dialing Services LLC Call Transcripts Call Details

**Transcript of Illegal Robocall Call to VOIP Phone  
Number 281-482-7603 without Prior Express Consent of  
the Called Party and without Proper Identification of the  
Entity That Made the Illegal Robocall  
CID Information Was Intentionally Blocked:  
“Anonymous” and “Private”  
The Illegal Robocall was made on April 23<sup>rd</sup> at 5:31 p.m.**

The illegal robocall intentionally blocked caller ID information and failed to provide the required name and contact information of the entity making the robocall.

Transcript of call:

“Good evening this is John Scott. Please help me to preserve core values by preventing the over-commercialization of our Friendswood. I ask that you vote for me. The city council election is May 6<sup>th</sup>. Early voting starts on Monday April 24<sup>th</sup> at City Hall. This election should be about public service not politics. Thank you for your support and your vote. Hope to see you at City Hall. Take care.”



Note: Turning the product Off and then On will erase the Caller ID history.

Last 30 Calls

Date/Time	Name	Phone Number
0	E	1:
0	C	1:
0	K	1:
0	L	1:
0	E	1:
0	K	1:
0	A	1:
0	E	1:
0	F	1:
0	C	1:
0	T	1:
0	L	1:
0	K	1:
0	E	1:
0	L	1:
0	L	1:
0	F	1:
0	V	1:
0	C	1:
0	C	1:
0	L	1:
0	C	1:
0	C	1:
0	C	1:
0	K	1:
0	C	1:
0	L	1:
0	K	1:
0	L	1:
04-23 17:31	Anonymous	Private

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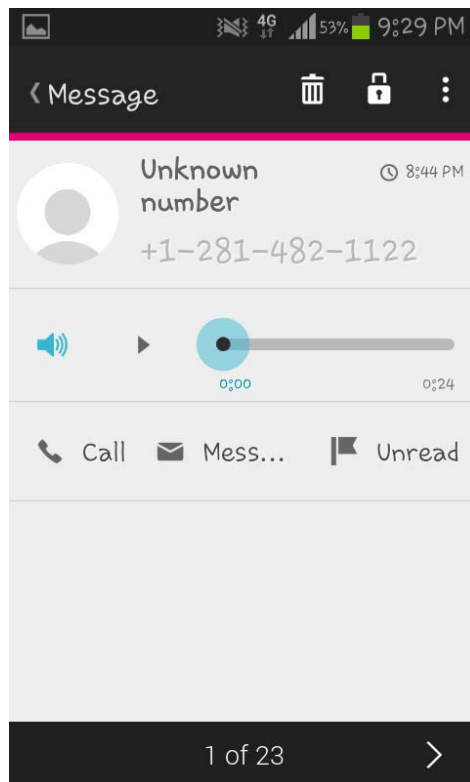
**Transcript of Illegal Robocall Call to Cell Phone Number  
281-467-3215 without Prior Express Consent of the  
Called Party and without Proper Identification of the  
Entity That Made the illegal Robocall  
CID No.: 281-482-1122 on April 23<sup>rd</sup> at 8:44 p.m.**

The illegal robocall transmitted caller ID number of 281-482-1122 is assigned to a Janis Lowe of J. Lowe Realtors. Calling the CID of 281-482-1122 reaches Janis Lowe who, in a recorded call, identified the entity making the illegal robocalls as Dialing Services LLC. I also spoke with John Scott who, also in a recorded call, stated that Dialing Services was making the illegal robocalls for each one of the four candidates.

Transcript of call:

“...help me to...”

“Good evening this is John Scott. Please help me to preserve core values by preventing the over-commercialization of our Friendswood. I ask that you vote for me. The city council election is May 6<sup>th</sup>. Early voting starts on Monday April 24<sup>th</sup> at City Hall. This election should be about public service not politics. Thank you for your support and your vote. Hope to see you at City Hall. Take care.”



**Transcript of Illegal Robocall Call to VOIP Phone  
Number 281-482-7603 without Prior Express Consent of  
the Called Party and without Proper Identification of the  
Entity That Made the Illegal Robocall  
CID Information Was Intentionally Blocked:  
“Anonymous” and “Private”  
The Illegal Robocall was made on April 24<sup>th</sup> at 5:30 p.m.**

The illegal robocall intentionally blocked caller ID information and failed to provide the required name and contact information of the entity making the robocall.

Transcript of call:

***Hello***

“Hello this is Omar Peck candidate for city council position two. I ask for your vote. I have the business acumen and serving leadership to protect Friendswood’s heritage while faithfully guiding its future...”

***Hello***

“I work to maintain our home town atmosphere while sharing revenue needs with the city.”

***Hello***

“I want to represent the vision and needs of our people with integrity and respect.”

***Hello***

“Early voting is underway at city hall and I am honored to have your support. Please vote Omar Peck. God bless.”

***These calls are illegal. Call is partially disconnected at approximately 40 seconds but not fully disconnect until 70 seconds later.***



Panasonic

✓ Anonymous  
Private caller  
5:30M Apr.24  
ERASE

TALK

REDIAL  
CID

OFF

1

& \* (

2

ABC

3

DEF

4

GHI

5

JKL

6

MNO

Note: Turning the product Off and then On will erase the Caller ID history.

Last 30 Calls

Date/Time	Name	Phone Number
0	Gl	1:
0	KF	1:
0	DI	1:
0	80	1:
0	KF	1:
0	AF	1:
0	80	1:
0	Rc	1:
0	Gr	1:
0	Nz	1:
0	Le	1:
0	KF	1:
0	Sr	1:
0	Le	1:
0	Le	1:
0	Hc	1:
0	W	1:
0	Gl	1:
0	C/	1:
0	D/	1:
0	Gl	1:
0	Gl	1:
0	KF	1:
0	Gl	1:
0	Dc	1:
0	KF	1:
0	Dc	1:
04-23 17:31	Anonymous	Private
0	L	1:
04-24 17:30	Anonymous	Private

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**Transcript of Illegal Robocall Call to Cell Phone Number  
281-467-3215 without Prior Express Consent of the  
Called Party and without Proper Identification of the  
Entity That Made the illegal Robocall  
CID No.: 281-482-1122 on April 24<sup>th</sup> at 5:44 p.m.**

The illegal robocall transmitted caller ID number of 281-482-1122 is assigned to a Janis Lowe of J. Lowe Realtors. Calling the CID of 281-482-1122 reaches Janis Lowe who, in a recoded call, identified the entity making the illegal robocalls as Dialing Services LLC. I also spoke with John Scott who, also in a recorded call, stated that Dialing Services was making the illegal robocalls for each one of the four candidates.

Transcript of call:

“...council position...”

“Hello this is Omar Peck candidate for city council position two. I ask for your vote. I have the business acumen and serving leadership to protect Friendswood’s heritage while faithfully guiding its future. I work to maintain our home town atmosphere while sharing revenue needs with the city. I want to represent the vision and needs of our people with integrity and respect. Early voting is underway at city hall and I am honored to have your support. Please vote Omar Peck. God bless.”

