



WILLIAMS MULLEN

Direct Dial: 703.760.5201
mroth@williamsmullen.com

June 22, 2006

ELECTRONIC FILING

Marlene H. Dortch, Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, DC 20554

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

Dear Ms. Dortch,

On June 22, 2006, Tim Searcy, Chief Executive Officer of the American Teleservices Association (“ATA”), Stuart Discount, President of 1 2 1 Direct Response and ATA Board Member, Lisa DeFalco, President of TPG TeleManagement, Inc. and ATA Chairperson, Phil Grudzinski, GE Consumer Finance and ATA Board Member and I met with Michelle Carey, Legal Adviser to Chairman Martin. During the meeting, we discussed issues associated with ATA’s two pending petitions at the Commission, one seeking a declaratory ruling of preemption of certain provisions of New Jersey laws and regulations and the other seeking a declaratory ruling that the Commission has sole regulatory jurisdiction over interstate telemarketing calls.

In accordance with the Commission’s rules, I am filing this letter electronically in the docket identified above.

Very truly yours,

Mitchell N. Roth

MNR:mmi

A Professional Corporation

VIRGINIA • WASHINGTON, D.C. • LONDON
8270 Greensboro Drive, Suite 700 McLean, VA 22102 Tel: 703.760.5200 Fax: 703.748.0244
www.williamsmullen.com