SENATE, No. 2918 **STATE OF NEW JERSEY** 218th LEGISLATURE

INTRODUCED SEPTEMBER 17, 2018

Sponsored by: Senator LINDA R. GREENSTEIN District 14 (Mercer and Middlesex)

Co-Sponsored by: Senator A.R.Bucco

SYNOPSIS

Prohibits telemarketers from making certain unsolicited telemarketing sales calls.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 9/28/2018)

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1 AN ACT prohibiting telemarketers from making certain unsolicited 2 telemarketing sales calls and amending P.L.2003, c.76. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 2 of P.L.2003, c.76 (C.56:8-120) is amended to read 8 as follows: 9 2. As used in [this act] P.L.2003, c.76 (C.56:8-119 et seq.): "Autodialed telephone call" means: 10 a. a telephone call made using equipment that makes a series of 11 telephone calls to stored telephone numbers, including telephone 12 13 numbers stored on a list, or to telephone numbers produced using a 14 random or sequential telephone number generator, except that the 15 term does not include a telephone call made using only equipment 16 that the caller demonstrates requires substantial additional human 17 intervention to dial or place a telephone call after a human initiates 18 the telephone call or series of telephone calls; or 19 b. a telephone call made using an artificial or prerecorded voice 20 message. 21 "Customer" means an individual who is a resident of this State 22 and a prospective recipient of a telemarketing sales call. "Director" means the Director of the Division of Consumer 23 24 Affairs in the Department of Law and Public Safety. 25 "Division" means the Division of Consumer Affairs in the 26 Department of Law and Public Safety. 27 "Local exchange telephone company" means а 28 telecommunications carrier authorized by the Board of Public 29 Utilities to provide local telecommunications services. 30 "Merchandise" means merchandise as defined in subsection (c) of section 1 of P.L.1960, c.39 (C.56:8-1), including an extension of 31 32 credit. "No telemarketing call list" or "no call list" means a list of 33 telephone numbers of customers in this State who desire not to 34 receive unsolicited telemarketing sales calls whether the 35 telemarketer is a human initiating an unsolicited telemarketing sales 36 37 call or the telemarketer uses another means of making an 38 unsolicited telemarketing sales call, including, but not limited to, 39 making an autodialed telephone call. 40 "Telemarketer" means any entity, whether an individual 41 proprietor, corporation, partnership, limited liability corporation, or 42 any other form of business organization, whether on behalf of itself 43 or others, who makes residential telemarketing sales calls to a 44 customer when the customer is in this State or any person who 45 directly controls or supervises the conduct of a telemarketer.

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

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"Telemarketing" means any plan, program, or campaign which is
conducted by telephone to encourage the purchase or rental of, or
investment in, merchandise, but does not include the solicitation of
sales through media other than a telephone call.

5 "Telemarketing sales call" means a telephone call, including an 6 <u>autodialed telephone call</u>, made by a telemarketer to a customer as 7 part of a plan, program, or campaign to encourage the purchase or 8 rental of, or investment in, merchandise, except for continuing 9 services. A telephone call made to an existing customer for the sole 10 purpose of collecting on accounts or following up on contractual 11 obligations shall not be deemed a telemarketing sales call.

12 "Telephone call mitigation technology" means technology that identifies an incoming telephone call as being, or as likely being, an 13 14 autodialed telephone call and blocks the telephone call, diverts the 15 telephone call to the called person's answering system, or otherwise 16 prevents the telephone call from being completed to the called 17 person, except that the technology permits a telephone call so 18 identified to be completed when the telephone call is identified as 19 being made by a law enforcement or public safety entity, or when 20 the telephone call is identified as originating from a caller with respect to whom the called person has provided prior express 21 22 consent to receive a telephone call and has not revoked that consent. 23 "Unsolicited telemarketing sales call" means any telemarketing 24 sales call other than a call made:

25 **[**(1)**]** <u>a.</u> in response to an express written request of the 26 customer called; or

[(2)] <u>b.</u> to an existing customer, which shall include the ability to collect on accounts and follow up on contractual obligations, unless the customer has stated to the telemarketer that the customer no longer desires to receive the telemarketing sales calls of the telemarketer.

32 (cf: P.L.2003, c.208, s.1)

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34 2. Section 10 of P.L.2003, c.76 (C.56:8-128) is amended to 35 read as follows:

36 10. a. [No] <u>A</u> telemarketer shall <u>not</u> make or cause to be made 37 any unsolicited telemarketing sales call to any customer whose 38 telephone number is included on the no telemarketing call list 39 established pursuant to section 9 of [this act] P.L.2003, c.76 40 (C.56:8-127), except for a telephone call made within three months 41 of the date the customer's telephone number was first included on 42 the no call list but only if the telemarketer had at the time of the 43 telephone call not yet obtained a no call list which included the 44 customer's telephone number and the no call list used by the 45 telemarketer was issued less than three months prior to the time the 46 telephone call was made.

b. A telemarketer making a telemarketing sales call shall,
within the first 30 seconds of the <u>telephone</u> call, accurately identify

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1 the telemarketer's name, the person on whose behalf the telephone 2 call is being made, and the purpose of the telephone call. 3 A telemarketer shall not make or cause to be made any с. 4 unsolicited telemarketing sales call to any customer between the 5 hours of [9] <u>9:00</u> p.m. and [8] <u>8:00</u> a.m., local time, at the 6 customer's location. d. (1) A telemarketer shall not intentionally use any method 7 8 that blocks a caller identification service from displaying caller 9 identification information or otherwise circumvents a customer's 10 use of a telephone caller identification service, including, but not 11 limited to, the use of any technology or method which displays a 12 telephone number or name not associated with the telemarketer or 13 intentionally designed to misrepresent the telemarketer's identity. 14 (2) A telemarketer shall not intentionally use any method that 15 prevents a customer from using any telephone call mitigation 16 technology. 17 e. If a customer terminates a telephone call within five seconds 18 of receiving an unsolicited telemarketing sales call, a telemarketer 19 shall not make another unsolicited telemarketing sales call to a 20 telephone number associated with that customer. 21 (cf: P.L.2005, c.289, s.1) 22 23 3. This act shall take effect 180 days after the date of 24 enactment. 25 26 27 **STATEMENT** 28 29 This bill prohibits a telemarketer from making an "autodialed 30 telephone call," as that term is used in the bill, as an unsolicited 31 telemarketing sales call to a customer on the State's no 32 telemarketing call list. The bill also prohibits a telemarketer from 33 employing any technology that prevents a customer from using a 34 "telephone call mitigation technology," as that term is used in the 35 bill, to block the completion of an "autodialed telephone call." The bill provides that if a customer terminates a telephone call within 36 37 five seconds of receiving an unsolicited telemarketing sales call, a 38 telemarketer is not to make another unsolicited telemarketing sales 39 call to a telephone number associated with that customer. 40 The bill amends existing law to prevent telemarketers from using 41 technology to circumvent the State's law regarding telemarketing 42 calls and the State's no telemarketing call list.