Decision No. C03-0663

BEFORE THE PUBLIC UTILITIES COMMISSION OF THE STATE OF COLORADO

DOCKET NO. 03R-252T

IN THE MATTER OF PROPOSED AMENDMENTS TO THE COMMISSION RULES CONCERNING THE COLORADO NO-CALL LIST, 4 CODE OF COLORADO REGULATIONS 723-22.

NOTICE OF PROPOSED RULEMAKING

Mailed Date: June 16, 2003 Adopted Date: June 11, 2003

I. BY THE COMMISSION

A. Statement

1. The Colorado Public Utilities Commission hereby gives notice of proposed rulemaking to amend the Commission Rules Concerning the Colorado No-Call List, 4 CCR 723-22. The intent of this proposed rulemaking is to amend the No-Call Rules to incorporate recent amendments to the No-Call List Act, §§ 6-1-901, C.R.S., et seq. Specifically, in House Bill 03-1098 (HB 1098) the Legislature amended the Act to direct that the Colorado No-Call List include the telephone numbers of wireless telephone service subscribers electing to place their numbers on the No-Call List. In Decision No. C03-0443 (Mailed Date of May 5, 2003), the Commission adopted emergency amendments to the No-Call Rules to implement HB 1098. The rules proposed here will make the emergency rules permanent. Additionally, the proposed amendments will delete now-obsolete provisions from the No-Call rules (e.g. rules requiring certain one-time actions in 2002), will require the Designated Agent to turn over excess registration fees (i.e. fees collected in excess of the expenses of the program) to an account maintained by the State of Colorado, and will direct the Designated Agent to take appropriate

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actions to allow Colorado to participate in the federal No-Call program. A copy of the proposed

rules is attached to this notice of proposed rulemaking. The statutory authority for the proposed

rules is found at §§ 40-2-108 and 6-1-905(3), C.R.S.

2. The Commission will conduct a hearing on the proposed rules and related issues

at the below stated time and place. Interested persons may submit written comments on the rules

and present these orally at hearing, unless the Commission deems oral presentations unnecessary.

The Commission also encourages interested persons to submit written comments before the

hearing scheduled in this matter. In the event interested persons wish to file comments before

hearing, the Commission requests that such comments be filed ten days prior to the hearing date.

The Commission will consider all submissions.

II. ORDER

A. The Commission Orders That:

1. This Notice of Proposed Rulemaking shall be filed with the Colorado Secretary of

State for publication in the July 10, 2003 edition of The Colorado Register.

2. Hearing on the proposed rules and related matters shall be held as follows:

DATE: August 7, 2003

TIME: 9:00 a.m.

PLACE: Commission Hearing Room

Office Level 2 (OL2)

Logan Tower 1580 Logan Street

Denver, Colorado

At the time set for hearing in this matter, interested persons may submit written comments and

may present these orally unless the Commission deems oral comments unnecessary.

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- 3. Interested persons may file written comments in this matter before hearing. The Commission requests that such prefiled comments be submitted at least ten days before the scheduled hearing. All submissions, whether oral or written, will be considered by the Commission.
 - 4. This Order is effective immediately upon its Mailed Date.
 - B. ADOPTED IN COMMISSIONERS' WEEKLY MEETING JUNE 11, 2003.

THE PUBLIC UTILITIES COMMISSION
OF THE STATE OF COLORADO

GREGORY E. SOPKIN

POLLY PAGE

JIM DYER

Commissioners

Bruce N. Smith Director

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THE

PUBLIC UTILITIES COMMISSION

OF THE

STATE OF COLORADO

COMMISSION RULES CONCERNING THE COLORADO NO-CALL LIST 4 CODE OF COLORADO REGULATIONS (CCR) 723-22

BASIS, PURPOSE AND STATUTORY AUTHORITY

The basis and purpose of these rules is to implement the Colorado No-Call List Act, §§ 6-1-901 et. seq. C.R.S. The Act intends that the Commission, primarily through oversight of the Designated Agent, develop a mechanism by which the privacy of residential telephone subscribers, wireless telephone service subscribers, and the commercial interests of telephone solicitors are reasonably and fairly balanced.

The No-Call List Act establishes procedures under which individual residential telephone subscribers and wireless telephone service subscribers can decide whether or not to receive telephone solicitations by phone or fax. It allows residential subscribers to give notice to telephone solicitors of their objection to receiving solicitations by placing their telephone numbers and zip codes on the Colorado No-Call List. Business subscribers may not place their numbers and zip codes on the Colorado No-Call List. A residential subscriber of telephone and/or wireless service may give notice of his or her objection to receiving telephone solicitations by one of two methods: (1) by entering the area code, phone number and zip code of the subscriber directly into the database via an

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Internet application housed on the designated website, or (2) by entering the area code, phone number and zip code of the subscriber directly into the database via the designated statewide toll-free telephone number. There is to be no charge to the residential subscriber or wireless telephone service subscriber for placing his or her telephone number on the No-Call List. The Act requires telephone solicitors to remove from their calling lists the number of any residential subscriber or wireless subscriber who has given notice of an objection to receiving telephone solicitations.

The statute directs the Commission to administer the Colorado No-Call List program, in part, by promulgating rules to such end. The Commission is empowered to contract for No-Call List services with a Designated Agent; establish, by rule, guidelines for the Designated Agent; and set the annual registration fees charged to telephone solicitors by the Designated Agent.

The No-Call List Act and these rules establish annual registration fees to be paid by persons or entities that wish to make telephone solicitations or otherwise access the database of telephone numbers and zip codes contained in the Colorado No-Call List database.

The statutory authority for these rules is found in $\S\S 6-1-905(3)$ and 40-2-108, C.R.S.

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RULE (4 CCR) 723-22-1. APPLICABILITY.

These Rules apply to the Designated Agent and local exchange providers regulated by the Commission.

RULE (4 CCR) 723-22-2. DEFINITIONS.

723-22-2.1 "Colorado No-Call List" means the database of Colorado residential subscribers and wireless telephone service subscriber that have given notice, in accordance with rules promulgated by the Public Utilities Commission, of such subscribers' objection to receiving telephone solicitations.

723-22-2.2 "Conforming List Broker" means any person or entity that provides lists for the purpose of telephone solicitation, if such lists shall have removed, at a minimum of every thirty days, any phone numbers that are included on the Colorado No-Call List.

723-22-2.3 "Designated Agent" means the party with whom the Public Utilities Commission contracts to administer the Colorado No-Call List program.

723-22-2.4 "Electronic Mail" means an electronic message that is transmitted between two or more computers or

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electronic terminals. Electronic Mail includes electronic messages that are transmitted within or between computer networks.

723-22-2.5 "Established Business Relationship" means a relationship that:

723-22-2.5.1 Was formed, prior to the telephone solicitation, through a voluntary, two-way communication between a seller or telephone solicitor, and a residential subscriber or wireless subscriber, with or without consideration, on the basis of an application, purchase, ongoing contractual agreement, or commercial transaction between the parties regarding products or services offered by such seller or telephone solicitor; and

723-22-2.5.2 Has not been previously terminated by either party; and

723-22-2.5.3 Currently exists or has existed within the immediately preceding eighteen months.

723-22-2.5.4 Established Business Relationship with respect to a financial institution or affiliate, as those terms are defined in section 527 of the federal "Gramm-Leach-Bliley Act of 1999", includes any situation in which a financial institution or affiliate makes solicitation calls related to other financial services offered, if the financial institution or affiliate is subject to requirements regarding privacy of Title V of the Federal "Gramm-Leach-Bliley Act of 1999", and the financial institution or affiliate regularly conducts business in Colorado.

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- 723-22-2.6 "Internet" means the international computer network consisting of federal and nonfederal, interoperable packet-controlled switched data networks.
- 723-22-2.7 "Residential Subscriber" means a person who has subscribed to residential telephone service with a local exchange provider, as defined in section 40-15-102(18) C.R.S.. "Person" also includes any other persons living or residing with such person.
- 723-22-2.8 "Residential Telephone Service" includes wireline transmission of voice or telefacsimile communication to residential telephone customers.
- 723-22-2.9 "Telephone Solicitation" means any voice or telefacsimile, graphic imaging, or data communications including text messaging communications over a telephone line or wireless telephone for the purpose of encouraging the purchase or rental of, or investment in, property, goods, or services, whether such communication originates from a live operator, through the use of automated dialing and recorded message equipment, or by other means.
- 723-22-2.9.1 "Telephone Solicitation" does not include communications:
- 723-22-2.9.1.1 To any residential subscriber or wireless telephone service subscriber with that subscriber's prior express invitation or permission;
- 723-22-2.9.1.2 By or on behalf of any person or entity with whom a residential subscriber or wireless telephone service subscriber has an established business relationship;

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723-22-2.9.1.3 For thirty days after a residential subscriber or wireless telephone service subscriber has contacted a business to inquire about the potential purchase of goods or services or until the subscriber requests that no further calls be made, whichever occurs first;

723-22-2.9.1.4 By or on behalf of a charitable organization that is required to and that has complied with the notice and reporting requirements of Section 6-16-104 C.R.S. or is excluded from such notice and reporting requirements by section 6-16-103(7) C.R.S.;

723-22-2.9.1.5 Made for the sole purpose of urging support for or opposition to a political candidate or ballot issue; or

723-22-2.9.1.6 Made for the sole purpose of conducting political polls or soliciting the expression of opinions, ideas, or votes.

723-22-2.10 "Telephone solicitor" means any person or entity that makes or causes to be made a telephone solicitation.

723-22-2.11 "Wireless Telephone" means a telephone that operates without a physical, wireline connection to the provider's equipment. The term includes, without limitation, cellular and mobile telephones.

723-22-2.12 "Wireless Telephone Service Subscriber" means a person who has subscribed to a telephone service that does not employ a wireline telephone, or that employs both wireline and wireless telephones on the same customer account.

RULE (4 CCR) 723-22-3. ADMINISTRATIVE PROCEDURES.

Persons or entities that wish to make telephone solicitations or otherwise access the database of telephone numbers and zip codes contained in the Colorado No-Call List database shall pay to the Designated Agent the annual registration fee set by the Commission. Persons or entities with fewer than five employees shall pay no fees. Conforming list brokers or nonprofit corporations, as defined in Section 7-121-401 (26), C.R.S. shall pay no fee. The maximum fee set by the Commission shall be charged only to persons or entities with more than 1,000 employees.

Determination of Annual Registration Fee: 723-22-3.2 The Commission will set the annual registration fee on a sliding The sliding scale ranges from zero for persons or entities with fewer than five employees to the maximum fee of no more than \$500 for persons or entities with more than 1,000 employees. The sliding scale between five and 1,000 employees is directly related to the number of employees a particular entity has within that range. Moneys from such fees shall be used by the Designated Agent to cover the direct and indirect costs related to the creation and operation of the Colorado No-Call List. Moneys from such fees shall be collected and paid directly to the Designated Agent. The Commission may adjust the fees annually based on the revenue history of the fees received by the Designated Agent. The annually adjusted fees will become effective on January 1 of each year.

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723-22-3.3 Separate Accounting: To the extent that the annual registration fees received from telemarketers in any one calendar year exceed the determined contract amount for the Designated Agent, any unexpended and unencumbered moneys shall be transferred into the No-Call Fund or other appropriate fund managed by the State Treasurer, as determined by the Commission.

723-22-3.43 Audit and Inspection of Records: The Designated Agent shall permit the Commission to audit, inspect, examine, excerpt, copy or transcribe any of its records relating to the No-Call List program. The Designated Agent shall make all requested information available to Commission Staff for audit on request including, but not limited to: salaries and benefits associated with both operators managerial employees, local exchange access charges, operating utilities costs, expenses, building rent and depreciation, corporate overhead allocations, advertising and marketing expenses, expenses for consultants and temporary employees, and expenses for account management.

RULE (4 CCR) 723-22-4. DESIGNATED AGENT'S RESPONSIBILITIES.

The Designated Agent shall implement that portion of the No-Call List program enabling residential telephone subscribers and wireless telephone service subscriber, at no cost to such subscribers, to register their objection to receiving telephone solicitations. No later than July 1, 2002, The Designated Agent shall fully implement the No-Call List program, including providing the means for telephone solicitors to register and obtain the No-Call List data, and providing full access to the

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automated complaint system. The Designated Agent shall update the database on an ongoing basis with information provided by residential subscribers, wireless subscribers, and local exchange providers as required in these rules.

723-22-4.2 **Annual Registration:** The Designated Agent shall provide means for on-line registration. The Designated Agent shall also accept payment by credit card, check, or money order of annual registration fees charged to any telephone solicitor that wishes to make telephone solicitations or otherwise access the database.

723-22-4.3 **No-Call Database:** The Designated Agent shall provide the No-Call List database to any telephone solicitor who has properly registered with the No-Call List program.

723-22-4.3.1 The Designated Agent shall make the data in the No-Call List database available online at the No-Call List designated website.

723-22-4.3.2 The Designated Agent must allow telephone solicitors to select and sort the data for downloading by zip code and telephone area code.

723-22-4.3.3 The No-Call List shall made available to registered telephone solicitors as a downloadable extract file from the Colorado No-Call List website. extract file meet, minimum, the following must at a requirements:

723-22-4.3.3.1 The file created shall be a standard ASCII text file. The file must be operating system and applications program independent.

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723-22-4.3.3.2 The file should be generated using, at a minimum, a standard comma-delimited file format. At the discretion of the Designated Agent, other format options (tab-delimited, fixed-width, html, etc.) may also be provided to the registered telephone solicitor downloading the file.

723-22-4.3.3.3 Registered telephone solicitors shall have the option to download the No-Call List file using zip code or telephone area code as the sort and selection criteria:

723-22-4.3.3.4 For each extract file created, a separate informational or "Readme", file should also be generated. This file should include at least the following information: general information about the No-Call List extract file created; the date the extract file was created; the user defined selection and sort criteria used to create the extract file; the number of records included in the extract file; the file layout used; and information about all fields included within the file and how they are delimited.

723-22-4.4 Use of Existing Data:

723-22-4.4.1 Some Colorado residents have already placed their telephone numbers and zip codes on an unofficial No-Call database maintained by the Bighorn Center for Public Policy. The Designated Agent shall accept this information for use in instituting the Colorado No Call List, if the Bighorn Center makes its database available electronically to the Designated Agent on or before June 1, 2002. No later than June 2, 2002 the Designated Agent shall begin the process of verifying that the residential subscribers who placed their

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telephone numbers and zip codes on the Bighorn Center's No-Call database wish to have their telephone numbers and zip codes transferred to the Colorado No-Call List. All telephone numbers and zip codes that have been so verified by June 30, 2002 will be added to the Colorado No-Call List July 1, 2002. The Designated Agent shall complete this verification of all numbers on the Bighorn Center's No-Call database by September 30, 2002. All the telephone numbers and zip codes that have been verified by September 30, 2002 will be included on the Colorado No-Call List effective on October 1, 2002.

723-22-4.4.2 Upon expiration of the Designated Agent's contract to operate and maintain the Colorado No-Call List, the Designated Agent shall cooperate fully in the transfer of operations to any new Designated Agent selected by the Commission so that the No-Call List program continues without interruption. Such cooperation shall include providing the new Designated Agent with the current No-Call List in an electronic format such that it can be used immediately by the new Designated Agent.

723-22-4.5 **Record Maintenance:** The Designated Agent shall maintain electronically the current business name, business address, email address (if available), and telephone number of each person or entity registering to make telephone solicitations or otherwise accessing the No-Call List. This information must be updated when changes occur.

723-22-4.6 **Toll-Free Telephone Number:** The Designated Agent must pay for and maintain a toll-free statewide telephone

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number for use to register objections to receiving telephone solicitations and to file complaints.

723-22-4.7 **Notice of Objection:** The Designated Agent shall provide the means by which each residential subscriber of wireless subscriber of telephone service may give notice of objection to receiving telephone solicitations. The Designated Agent is required to provide two methods by which residential subscribers can provide notice of objection to receiving telephone solicitations:

723-22-4.7.1 By entering the area code, phone number and zip code of the subscriber directly into the database via an Internet application housed on the designated website.

723-22-4.7.2 By entering the area code, phone number and zip code of the subscriber directly into the database via the designated statewide toll-free telephone number.

723-22-4.8 Revocation of Notice: The Designated Agent shall provide means by which each residential subscriber or wireless subscriber of telephone service may revoke his or her Notice of Objection to receiving telephone solicitations. The Designated Agent is required to provide two means by which residential subscribers can revoke his or her Notice of Objection.

723-22-4.8.1 By entering the area code, phone number and zip code of the subscriber directly into the database via an Internet application housed on the designated website.

723-22-4.8.2 By entering the area code, phone number and zip code of the subscriber directly into the database via the designated statewide —toll-free telephone number.

723-22-4.9 **Transaction Dates:** The Designated Agent must record and maintain the date of each transaction identified in Rules 4.7 and 4.8 above.

723-22-4.10 **No-Call List Updates:** No later than the 10th day of every calendar quarter (i.e. January 10, April 10, July 10, and October 10) the Designated Agent shall electronically update the Colorado No-Call List to include any additions, deletions, changes and modifications made to the Colorado No-Call List by residential subscribers and wireless telephone service subscribers. No later than the 10th day of every calendar quarter the Designated Agent shall remove any telephone number from the No-Call List that has been disconnected or reassigned within the previous calendar quarter. The first update shall occur no later than October 10, 2002. The Designated Agent shall provide immediate access to the updated list to all registered telephone solicitors.

723-22-4.11 Information Requirements:

723-22-4.11.1 The Designated Agent will submit quarterly to the Commission the following information in order for the Commission to accurately adjust the registration fees and to file its reports to the Joint Budget Committee. The information shall be submitted no later than thirty days after the quarter end. The Commission will determine the exact format of this report. The first report will be due no later than April 30, 2002.

723-22-4.11.1.1 Revenues from registration fees for the previous quarter;

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723-22-4.11.1.2 Capital Investment for the No-Call List for the previous quarter;

723-22-4.11.1.3 Operating expense related to the administration of the No-Call List for the previous quarter; and,

723-22-4.11.1.4 Such other information as the Commission shall request for purposes of determining the annual registration fees or submitting its reports to the Joint Budget Committee.

723-22-4.11.2 The Designated Agent will submit semiannually to the Commission the following information in order
for the Commission to file semi-annual reports to the Joint
Budget Committee. The Designated Agent will submit this
information no later than October 31 to cover the period April 1
through September 30 and no later than April 30 to cover the
period October 1 through March 31. The Commission will
determine the exact format of this report. The first report will
be due no later than April 30, 2002.

723-22-4.11.2.1 Projected revenues for the next twelve months;

723-22-4.11.2.2 Projected operating expenses for the next twelve months;

723-22-4.11.2.3 Projected capital investment for the next twelve months; and,

723-22-4.11.2.4 Such other information as the Commission shall request for purposes of submitting its semi-annual reports to the Joint Budget Committee.

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723-22-4.12 **Information Distribution:** Neither the Designated Agent nor any person or entity collecting information to be transmitted to the Designated Agent shall make use of, or distribute, subscriber information contained in the No-Call List except as expressly authorized in these rules or by the No-Call List Act.

723-22-4.13 Complaint System:

723-22-4.13.1 The Designated Agent shall maintain an automated, on-line complaint system and a toll free statewide telephone complaint system for residential subscribers to report suspected violations of § 6-1-904 C.R.S.

723-22-4.13.1.1 The on-line complaint system shall be a web-based system and must have the capability to electronically collect, sort, and report suspected violations to the Colorado Attorney General.

723-22-4.13.1.2 The telephone complaint system shall be a toll-free statewide telephone number and the complaint information must ultimately be transformed into an electronic format by the Designated Agent in order for the suspected violation to be sent to the Colorado Attorney General.

723-22-4.13.2. The Designated Agent should collect from the complainant the following information: the complainant's name, address, telephone number, the date and time of the call, the name of the telemarketer, and the product or service being marketed. Upon approval by the Commission the Designated Agent will collect such other information requested by the Colorado Attorney General.

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723-22-4.13.3 The Designated Agent may apply for a waiver of the requirements in this Rule 4.13. The Commission may grant a waiver only if the waiver is not contrary to the No-Call List Act and the Designated Agent demonstrates that compliance is impossible, impractical, or unreasonable.

723-22-4.14 Federal No-Call List Program: If at any point during the term of the Commission's contract with the Designated Agent, a—the Federal Government or any Federal agency establishes one or more official databases of residential or wireless telephone service subscribers who object to receiving telephone solicitations, the Designated Agent is authorized to provide appropriated data from the official Colorado No-Call List exclusively for inclusion in an official, national do-not call database. To the extent allowed by federal law, the Designated Agent shall ensure that the Colorado No-Call List includes that portion of an official National Do-Not Call database that relates to Colorado. single national database of telephone numbers of residential subscribers who object to receiving telephone solicitations is established, the Designated shall include that portion of such a single national database that relates to Colorado in the Colorado No Call List.

723-22-4.15 **Help Line:** The Designated Agent shall provide mechanisms on both its website and its statewide toll free telephone number for assisting residential and wireless subscribers in placing their telephone number and zip code on the Colorado No Call List.

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RULE (4 CCR) 723-22-5. LOCAL EXCHANGE CARRIERS' RESPONSIBILITIES - NOTIFICATION OF DESIGNATED AGENT.

Not later than the 5th day of every calendar quarter (i.e., January 5, April 5, July 5, and October 5) local exchange carriers and wireless telephone service providers shall provide electronically to the Designated Agent a list containing any changed, transferred, and disconnected telephone numbers of residential and wireless service subscribers as of the last day from theof the previous calendar quarter. The first list shall be provided no later than October 5, 2002. These data must be in the format defined by Rule 4.3.3 such that the Designated Agent can use this information to amend the No-Call List.

RULE (4 CCR) 723-22-6. WAIVER.

The Designated Agent or any local exchange carrier may apply for a waiver from any requirement in these rules. The Commission may grant a waiver if not contrary to the No-Call List Act and the applicant demonstrates that compliance is impossible, impractical, or unreasonable.