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Pat Mangieri 2nd Vice President

Joe Pagano
3rd Vice President

Joseph Simonetti Treasurer

Daniel Riccardo Financial Secretary

Jerry Onnembo
Recording Secretary

Vincent Nardone Corresponding Secretary

John Sartori Sgt. at Arms

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Mark Aurigemma
Frank Benedetto
James Colandromi
Anthony Esposito
Alfonse Imperiale
Louis Izzi
Lany Maiang
Patrick Minutillo
Michael Ruggiero
Rouald Sepe

Dr. Daniel Schievella Surgeon

Linda Mallozzi Esq.

Chaplains FR. Christopher FR. Dave Bacatel

Italian American Police Society of New Jersey

Post Office Box 352 • Lyndhurst, New Jersey 67071 (201) 441-4259 Fax: (973) 831-1948 1-(800) LA.P.S.N.J.-1 • Web Site: http://www.IAPSNJ.org

March 20,2002

Cffice of the Secretary
Federal Trade Commission
600 Pennsylvania Avenue, N.W.-Room 159
Washington, DC 20580



Ladies/Gentleman.

The undersigned is a **Trustee** of the Italian American Police Society of New Jersey, **and I am** writing in **response** to **your** request for public comments on the proposed amendment to the Telemarketing Sales Rule. Our **concern arises** because we are dependent upon grass **roots** fundraising, which is conducted **on our** behalf by an outside telemarketing company.

The proceeds we receive from telemarketing fundraising are vital to the survival of **our** organization. We use funds, in part to provide death benefits for families of officers, provide scholarships in **memory** of **deceased** officers and help suffering children in New Jersey hospitals.

In order for us to solicit support in our state our organization must be registered. Not only must we be registered, but the telemarketing company representing us must also register, and post a bond Further, the telemarketing company is required to give certain disclosures at the point of the appeal. In addition, under the tams of our arrangement with them, any individual who is called on behalf of our organization needsimply to ask and we put them on our do-not-call list.

We are opposed to **the** establishment of a national do-not-call registry that contains exceptions for **certain** calls, but would cover calls made on behalf of our organization. For example, it is **my** understanding that calls made by charitable organizations directly would not be included; nor would calk made by long distance service providers or credit **card** companies. It is also my understanding that fundraising calls made by politicians would not be covered! **Why** is a call that is made on behalf of our organization to our loyal **supportersan** invasion of privacy, when a call from a politician is not? That is neither fair nor rational.

If it is **the** intention of the Federal Trade Commission to amend the Telemarketing Sales Rule, then I am asking for **your** consideration to exempt all calls made by or on behalf of nonprofit organizations. The funds we receive our vital to support our membership and our community programs. Don't take **them** away from us.

Sincerely,

Larry Malang

Charter Member of National Coalition Trustee



Parties of room

William Schievella President

Alan J. Sierchio
Executive Vice President

John Lazzara Ist Vice President

Pat Mangieri 2nd Vice President

Jos Pagano 3rd Vice President

Joseph Simonetti
T i

Daniel Riccardo
Financial Secretary

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March 20,2002

Office of the Secretary
Federal Trade Commission
600 Pennsylvania Avenue, N.W.-Room 159
Washington, DC 20580



Ladies/Gentleman,

The undersigned is the Treasurer of the Italian American Police Society of New Jersey, and I am writing in response to your request for public comments on the proposed amendment to the Telemarketing Sales Rule. Our concern arises because we are dependent upon grass roots fundraising, which is conducted on our behalf by an outside telemarketing company.

The proceeds we receive from telemarketing fundraising are vital to the survival of **our** organization. We use funds, in part to provide death benefits for families of officers, provide scholarships in memory of deceased **officers** and help suffering children in New Jersey hospitals.

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Sincerely,

Treasurer

Seph Simonetti

Charter Member of National Coalition



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William Schlevella President

Alan J. Sierchio **Executive Vice President**

John Lazzara 1st Vice President

Pat Mangieri 2nd Vice President

3rd Vice President

Joseph Simonetti

Daniel Riccardo Financial Secretary

Jerry Onnembo Recording Secretary

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Linde Mallozzi Esa.

FR. Christopher Hypes PR. Dave Baratelli

March 20,2002

Office of the Secretary Federal **Trade** Commission 600 Pennsylvania Avenue, N.W.-Room 159 Washington, DC 20580

Ladies/Gentleman,

The undersigned is the 3rd Vice President of the Italian American Police Society of New Jersey, and I am writing in response to your request for public comments on the proposed amendment to the Telemarketing Sales Rule. Or concern arises because we are dependent upon grass roots fundraising, which is conducted on our behalf by an outside telemarketing company.

The proceeds we receive from telemarketing fundraising are vital to the survival of our organization. We use funds, in part to provide death benefits for families of officers, provide scholarships in memory of deceased officers and help suffering children in New Jersey hospitals.

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Sincerely,

be Pagano 3rd Vice President



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William Schlevella President

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Pat Mangieri 2nd Vice President

Joe Pagano 3rd Vice President

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March 20,2002

Office of the Secretary

Federal Trade Commission

600 Pennsylvania Avenue, N.W.-Room 159

Washington, DC 20580



Ladies/Gentleman,

The undersigned is the 2nd Vice President of the Italian American Police Society of New Jersey, and I am writing in response to your request for public comments on the proposed amendment to the Telemarketing Sales Rule. Our concern arises because we are dependent upon grass roots fundraising, which is conducted on our behalf by an outside telemarketing company.

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Sincerely,

Pat Mangieri 2nd Vice President



William Schievella President

Alan J. Sierchio **Executive Vice President**

John Lazzara **Ist Vice President**

Pat Mangicri 2nd Vice President

Joe Pagano 3rd Vice President

Joseph Simonetti Treasurer

Daniel Riccardo Financial Secretary

Jeny Onnembo **Recording Secretary**

Vincent Nardone Corresponding Secretary

John Sartori Sgt. at Arms

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Dr. Daniel Schievella Surgeon

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FR. Christophe Hypes FR. Dave Barata li

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March 20,2002

Office of the Secretary Federal Trade Commission 600 Pennsylvania Avenue, N.W.-Room 159 Washington, DC 20580

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William Schievella

President



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Alan J. Sierchio Executive Vice President

John Lazzara 1st Vice President

Pat Mangieri 2nd Vice President

3rd Vice President

Joseph Simonetti Treasurer

Daniel Riccardo Financial Secretary

Jerry Onnembo Recording Secretary

Vincent Nardone Corresponding Secretary

John Sertori Sgt. at Arms

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March 20,2002

Office of the Secretary Federal Trade Commission 600 Pennsylvania Avenue, N.W.-Room 159 Washington, DC 20580

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Italian American Police Society of New Jersey

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Esublished 1985

William Schlevella

Alm J. Sierchio Executive Vice President

John Lazzara 1st Vice President

Pat Mangicti 2nd Vice President

Joe Pagano 3rd Vice President

Joseph Simonetti Treasurer

Daniel Riccardo Financial Secretary

Jerry Onnembo Recording Secretary

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Linda Mallozzi Esq. Counsel

Chaptains
FR. Christopher Hynes
FR. Dave Baratelli

March 20,2002

Federal Trade Commission
600 Pennsylvania Avenue, N.W.-Room 159
Westington, DC 20580

Ladies/Gentleman,

The undersigned is a Trustee of the Italian American Police Society of New Jersey, and I am writing in response to your request for public comments on the proposed amendment to the Telemarketing Sales Rule. Our concern arises because we are dependent upon grass roots fundraising, which is conducted on our behalf by an outside telemarketing company.

The proceeds we receive **from** telemarketing fundraising are vital **to** the survival of **our** organization. We use **funds**, in part to provide death benefits for families of **officers**, provide scholarships in **memory** of deceased officers and help **suffering** children in New **Jersey** hospitals.

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Sincerely,

Anthony Esposito
Trustee



William Schienella

Alm J. Sierchio Executive Vice President

John Luzzara 1st Vice President

Pat Maneicri 2nd Vice President

Denici Riccardo

Financial Secretary Jerry Osnembo Recording Secretary

Vincent Nardone **Corresponding Secretary**

John Sartori Sgt, at Arms

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FR. Christopher Hypes FR. Dave Berstelli

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March 20,2002

effice of the Secretary Federal Trade Commission 600 Pennsylvania Avenue. N.W.-Room 159 Washington, DC 20580



Ladies/Gentleman,

The undersigned is a Trustee of the Italian American Police Society of New Jersey, and I am writing in response to **your** request for public **comments** on the proposed amendment to the Telemarketing Sales Rule. Or concern arises because we are dependent upon grass roots fundraising, which is conducted on our behalf by an outside telemarketing company.

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Sincerely,

James Colanduoni Trustee



Italian American Police Society of New Jersey

Post Office Box 352 • Lyndhurst, New Jersey 07071 (201) 441-4259 Fax: (973) 831-1948 1-(800) LA.P.S.N.J.-1 • Web Site: http://www.IAPSNJ.org

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SECRETAR

Established 1985

William Schlevella President

Alan J.-Sierchio Executive Vice President

John Lazzara Ist Vice President

Pat Mangicii 2nd Vice President

Joe Pagano 3rd Vice President

Joseph Simonetti Treasurer

Daniel Riccardo Financial Secretary

Jerry Onnembo Recording Secretary

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March 20,2002

Cffice of the Secretary **Federal Trade** Commission **600** Pennsylvania Avenue, N.W.-Room **159 Washington, DC 20580**

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Sincereb

Alan Attanasio

Trustee

Charter Member of National Coalition



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Ronald Sepe

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Linda Mallozzi Esq. Coursel

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Sincerely,

Trustee

Ronald Sepe

Charter Member of National Coalition

of Italian American Law Enforcement Organizations

Also affiliated with the National Italian American Foundation in Washington, D.C.





William Schievelle

Alan J. Sierchio **Executive Vice President**

John Lazzera 1st Vice President

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SECRETAR

March 20.2002

Office of the Secretary Federal Trade Commission 600 Pennsylvania Avenue, N.W.-Room 159 Washington DC 20580



The undersigned is a **Trustee** of the Italian **American** Police Society of New Jersey, and I am writing in response to your request for public comments on the proposed amendment to the Telemarketing Sales Rule. Our concern arises because we are dependent upon grass roots fundraising, which is conducted on our behalf by an outside telemarketing company.

The proceeds we receive from telemarketing **fundraising** are vital to **the** survival of our organization. We use funds, in part to provide death benefits for families of officers, provide scholarships in memory of deceased officers and help suffering children in New Jersey hospitals.

In order for us to solicit support in our state our organization must be registered. Not only **mst** we be registered, but the telemarketing company representing us must also register, and post a bond. Further, the telemarketing company is required to give certain disclosures at the point of the appeal. In addition, under the terms of our arrangement with them, any individual who is called on behalf of our organization need simply to ask and we put them on our do-not-call list.

We are opposed to the establishment of a national do-not-call registry that contains exceptions for certain calls, but would cover calls made on behalf of our organization. For example, it is my understanding that **calls made by** charitable organizations directly would not be included; nor would calls made by long distance service providers or credit card companies. It is also my understanding that fundraising calls made by politicians would not be covered! Why is a call that is made on behalf of **our** organization to our loyal supporters an invasion of privacy, when a call from a politician is not? That is neither fair nor rational.

If it is the intention of the Federal Trade Commission to amend the Telemarketing Sales Rule, then I am asking for your consideration to exempt all calls made by or on behalf of nonprofit organizations. The funds we receive our vital to support our membership and our community programs. Don't take them away from us.

Alfonse Imperiale

Sincerely.

Trustee Charter Member of National Coalition of Italian American Law Enforcement Organizations

Also affiliated with the National Italian American Foundation in Washington, D.C.



Italian American Police Society of New Jersey

Post Office Box 352 • Lyndhurst, New Jersey 07071 (201) 441-4259 Fax: (973) 831-1948 1-(800) LA.P.S.N.J.-1 • Web Site: http://www.JAPSNJ.org

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received documents

President

Alan J. Sierchio **Executive Vice President**

John Lazzera 1st Vice President

Pat Mangieri 2nd Vice President

Joe Pageno 3rd Vice President

Joseph Simonetti Treasurer

Daniel Riccardo **Financial Secretary**

Jerry Onnembo **Recording Secretary**

Vincent Nardone Corresponding Secretary

John Sartori Sgt. at Arms

Allan Attanasio **Mark Aurigenma** Frank Benedetto es Colanduoni Anthony Esposito Alfonse Imperiale Louis Izzi Larry Malang Patrick Minutillo Michael Ruggiero Rosald Sepe

Dr. Daniel Schievella Surgeon

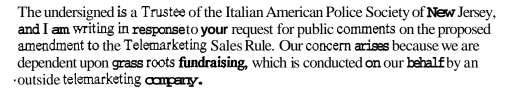
Linda Mallozzi Esu. Counsel

FR. Christopher Hynes FR. Dave Baratelli

March 20,2002

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Sincerely,

Frank Benedetto Trustee



Italian American Police Society of New Jersey

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EDETAL TRADE COMMISSION

RECEIVED DOCUMENTS

1st Vice President

William Schievella President

Alan J. Sierchio Executive Vice President

John Lazzera 1st Vice President

Pat Mangieri 2nd Vice President

Joe Pagano 3rd Vice President

Joseph Simonetti i

Daniel Riccardo Financial Secretary

Jerry Onnembo Recording Secretary

Vincent Nardone Corresponding Secretary

John Sartori Sgt. at Arms

Allen Attenesio Mark Aurigemma Frank Benedetto James Colandanni Anthony Esposito Alfonse Imperiale Louis Izzi Larry Malang **Patrick Minutillo** Michael Ruggiero Rosald Sepe

Dr. Daniel Schievella Surgeon

Linda Mallozzi Esq.

FR. Christopher Hynes FR. Dave Baratelli

March 20,2002

Office of the Secretary Federal Trade Commission 600 Pennsylvania Avenue, N.W.-Room 159 Washington, DC 20580

Ladies/Gentleman,

The undersigned is the 1st Vice President of the Italian American Police Society of New Jersey, and I am writing in response to your request for public comments on the proposed amendment to the Telemarketing Sales Rule. Our concern arises because we are dependent upon grass roots fundraising, which is conducted on our behalf by an outside telemarketing company.

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Charter Member of National Coalition



William Schievella President

Alan J. Sierchio
Executive Vice President

John Lazzara Ist Vice President

Pat Mangieri 2nd Vice President

Joe Pegano
3rd Vice President

Joseph Simonetti Treasurer

Daniel Riccardo
Financial Secretary

Jerry Ouncmbo
Recording Secretary

Vincent Nardone Corresponding Secretary

John Sartori Sgt. at Arms

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Anthony Esposito
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Patrick Minutillo
Michael Ruggiero
Ronald Sepe

Dr. Daniel Schievella Surgeon

Liada Mallozzi Esq. Counsel

Chaplains
FR. Christopher Homes
FR. Dave Baratell

Italian American Police Society of New Jersey

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March 20.2002

Office of the Secretary
Federal Trade Commission
600 Pennsylvania Avenue, N.W.-Room 159
Washington, DC 20580



Ladies/Gentleman,

The undersigned is a Trustee of the Italian American Police Society of New Jersey, and I am writing in response to your request for public **comments** on the proposed amendment to **the Telemarketing** Sales Rule. **Our** concern **arises because** we are dependent upon **grass** roots fundraising, which is conducted **on our** behalf by an outside telemarketing company.

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Mark Aurigemma

Charter Member of National Coalition

Of Italian American Law Enforcement Organizations

Also affiliated with the National Italian American Foundation in Washington, D.C.



m Schievella

Alm J. Sierchio Executive Vice President

John Lazzara **Ist Vice President**

Pat Mangieri 2nd Vice President

3rd Vice President

Joseph Simonetti Treasurer

Daniel Riccardo Financial Secretary

Jerry Onnembo **Recording Secretary**

Vincent Nardone Corresponding Secretary

John Sertori Set. at Arms

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Dr. Daniel Schievella Surgeon

Linda Mallozzi Esq. Counsel

Chapleins FR. Christopher Hynes FR. Dave Baratelli

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ETAL TRADE COMMISSION

March 20,2002

Cffice of the Secretary Federal Trade Commission 600 Pennsylvania Avenue, N.W.-Room 159 Washington, DC 20580

Ladies/Gentleman,

The undersigned is a Trustee of the Italian American Police Society of New Jersey, and I am writing in response to your request for public comments on the proposed amendment to the Telemarketing Sales Rule. Or concern arises because we are dependent upon grass roots fundraising, which is conducted on our behalf by an outside telemarketing company.

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Sincerely.

WIN WIN Patrick Minutillo

Trustee



William Schlevella President

Alan J. Sicrchio
Executive Vice President

John Lazzara
1st Vice President

Pat Mangieri 2nd Vice President

Joe Pagano 3rd Vice President

Joseph Simonetti Treasurer

Daniel Riccardo
Financial Secretary

Jeny Onnembo Recording Secretary

Vincent Nardone Corresponding Secretary

John Sartori Sgt. at Arms

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Dr. Daniel Schievella Surgeon

Linda Mallozzi Esq.
Counsel

Chaptains
FR. Christonher Hynes
FR. Dave

Italian American Police Society of New Jersey

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March 20,2002

Office of the Secretary
Federal Trade Commission
600 Pennsylvania Avenue, N.W.-Room 159
Washington, DC 20580



Ladies/Gentleman,

The undersigned **is the** Rec. Secretary of the Italian American Police Society of **New** Jersey, and I am writing in response to your request for public comments on the proposed amendment to the Telemarketing Sales Rule. **Our concern** arises **because** we are dependent upon grass roots fundraising, which is conducted on our behalf by an outside telemarketing company.

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Sincerely

Jerry Onnembo Rec. Secretary



William Schievella

Alm J. Sicrcbio **Executive Vice President**

John Lazzara 1st Vice President

Pat Mangicri 2nd Vice President

Joe Pagano 3rd Vice President

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GRAL TRADE COMMISSION

SECRETAR

March 20,2002

Office of the Secretary Federal Trade Commission 600 Pennsylvania Avenue, N.W.-Room 159 Washington, DC 20580

Ladies/Gentleman,

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Charter Member of National Coalition

of Italian American Law Enforcement Organizations Also affiliated with the National Italian American Foundation in Washington, D.C.

Trustee



William Schlevella President

Alan J. Sierchio Executive Vice President

John Lazzara Ist Vice President

Pat Mangicci 2nd Vice President

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Jeny Onnembo Recording Secretary

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PR. Christopher
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Italian American Police Society of New Jersey

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March 20,2002

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Michael Ruggiero



William Schlevella President

Alan J. Sierchio Executive Vice President

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RECEIVED DOQUMENTS

March 20,2002

Office of the Secretary
Federal Trade Commission
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John Satori Sgt. at Arms