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First of all, the Federal Communications Commission does right now have in place a rule that basically indicates that if a telemarketer calls you, the first time a particular telemarketer calls you, you can ask them to identify themselves and not to call again. So, with respect to that particular marketer, they should be obligated not to call again under the current law. However, an important thing you need to remember on this particular system is that, one, telephone numbers change and when you get a new telephone number there is not a system for continuing your statement to the telemarketer that you do not wish to be called. Furthermore, remember that there are more than 30,000 telemarketers out there, and the number is increasing daily, and your statement to someone that calls you only ends the calls from one of those 30,000 telemarketers. So that system, in and of itself, can never be effective. Second of all, there is a national organization of telemarketers who have established a list and, if you know about their list, you can get on to their list by filing a...filling out a card and registration form and sending it in to their national organization. Until recently, however, that list has never been very well publicized and you will find that not very many of your constituents know about it. Secondly, that list has no force of law. In other words, if a telemarketer chooses to violate that list, there's nothing that the national government or any state government's going to do to them for violating that list. And, finally, consider the fact that not nearly all telemarketers belong to that national organization. As I understand it, there are about 4,000 who belong to that organization who may or may not participate faithfully with that particular no-call list, but that, again, is only 4,000 of 30,000 and more telemarketers in the country. Finally, telephone companies are starting to develop technologies that will, if you're willing to pay a price, cut off certain types of telephone calls, but those technologies right now involve an additional message and they involve a price of around five or six dollars a month minimum. So it is expensive and you will find that your constituents are very resentful at the suggestion that they should engage, at that extra cost, a technology that will tend to do the same thing as a no-call list. So those basically, the limited FCC rule, the voluntary no-call list of the direct marketers, and certain telephone company technologies are what exist today, and what I'm suggesting to you is that the