



Telecom Decision CRTC 2007-48-1

Ottawa, 19 July 2007

Unsolicited Telecommunications Rules framework and the National Do Not Call List

Reference: 8665-C12-200601626, 8662-C131-200408543, 8662-F20-200409814,
8662-B48-200409228, 8662-A84-200410035

Erratum

1. The Commission is issuing corrections to paragraphs 91 and 94 of the English version of *Unsolicited Telecommunications Rules framework and the National Do Not Call List*, Telecom Decision CRTC 2007-48, 3 July 2007 (Decision 2007-48). The corrections are highlighted in bold italic below.
2. Paragraphs 91 and 94 of the English version of Decision 2007-48 should read as follows:
 91. The Commission considers that, pursuant to section 72.01 of the Act, it can find telemarketers liable for violations of the Unsolicited Telecommunications Rules made by the Commission pursuant to section 41 of the Act. The Commission further considers that, pursuant to section 72.02 of the Act, the Commission can find a client of a telemarketer liable for violations of the Unsolicited Telecommunications Rules made pursuant to section 41 of the Act provided there is an agency/*mandatory* relationship.
 94. The Commission notes that section 72.02 of the Act allows it to hold a person liable for a violation of a prohibition or requirement of the Commission under section 41 of the Act that is committed by an employee, agent, or *mandatory* of the person. The Commission considers that if an employee, agent, or *mandatory* were to assist or facilitate a telemarketer in circumventing the Unsolicited Telecommunications Rules, it could issue a notice of violation against the telemarketer, if appropriate.

Secretary General

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