UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

Dustin Shirley, on behalf of himself and all others similarly situated,	Civil Action No.:
Plaintiff,	: :
Rocket Mortgage, LLC,	CLASS ACTION COMPLAINT
Defendant.	; ; ;

For this Class Action Complaint, the Plaintiff, Dustin Shirley, by undersigned counsel, on behalf of himself and a class of similarly situated persons, alleges as follows:

INTRODUCTION

- 1. Plaintiff, Dustin Shirley ("Plaintiff"), brings this class action for damages resulting from the illegal actions of Defendant Rocket Mortgage, LLC ("Defendant" or "Rocket Mortgage").
- 2. Defendant placed repeated telemarketing text messages and calls to Plaintiff's cellular telephone over Plaintiff's repeated requests for Defendant to stop in violation of the Telephone Consumer Protection Act, 47 U.S.C. § 227, et seq. (the "TCPA"), thereby invading Plaintiff's privacy.
- 3. Rocket Mortgage is "America's largest mortgage lender." https://www.rocketmortgage.com/about (last visited Dec. 21, 2021).
- 4. In an effort to make more mortgage loans, Rocket Mortgage operates an aggressive telemarketing campaign where it repeatedly sends text messages and places calls to telephone numbers that have been placed on the National Do-Not-Call Registry and over the called party's objections.

- 5. Indeed, Plaintiff's cellular telephone has been listed on the National Do-Not-Call Registry since 2013 and Plaintiff has advised Rocket Mortgage that he is not interested in Rocket Mortgage's services yet Rocket Mortgage has nonetheless placed repeated telemarketing text messages and calls to Plaintiff encouraging him to call Defendant or visit its website regarding Defendant's "Cyber Monday Sale" and to "Get a lower monthly payment this holiday season." Moreover, when Plaintiff messaged Rocket Mortgage to "Stop" sending him text messages, Rocket Mortgage ignored the request and continued to inundate him with telemarketing messages.
- 6. Accordingly, Plaintiff seeks represent a class of similarly situated persons who have also received unwanted telemarketing text messages and calls from Rocket Mortgage, and to certify the following class:

Do Not Call Registry Class: All persons in the United States who from four years prior to the filing of this action (1) were called or sent text messages by or on behalf of Defendant; (2) more than one time within any 12-month period; (3) where the person's telephone number had been listed on the National Do Not Call Registry for at least thirty days; (4) for the purpose of selling Defendant's products and/or services; and (5) where either (a) Defendant did not obtain prior express written consent to call the person or (b) the called person previously advised Defendant to "STOP" calling them.

JURISDICTION

- 7. This action arises out of Defendant's repeated violations of the Telephone Consumer Protection Act, 47 U.S.C. § 227, et. seq. (the "TCPA") and 47 C.F.R. § 64.1200(c)(2).
- 8. Venue is proper in this District pursuant to 28 U.S.C. § 1391(b), in that the Defendant transacts business in this District and a substantial portion of the acts giving rise to this action occurred in this District.

PARTIES

9. Plaintiff, Dustin Shirley ("Plaintiff"), is an adult individual residing in Fort

Worth, Texas, and is a "person" as defined by 47 U.S.C. § 153(39).

10. Defendant Rocket Mortgage, LLC ("Rocket"), is a Michigan business entity with an address of 40600 Ann Arbor Road E., Suite 201, Plymouth, Michigan, and is a "person" as defined by 47 U.S.C. § 153(39).

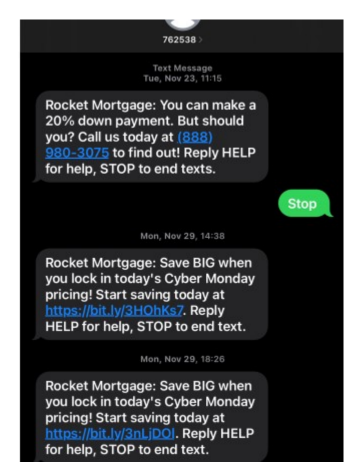
THE NATIONAL DO-NOT-CALL REGISTRY

- 11. The National Do-Not-Call Registry allows consumers to register their telephone numbers and thereby indicate their desire not to receive telephone solicitations at those numbers. See 47 C.F.R. § 64.1200(c)(2).
- 12. A listing on the Do-Not-Call Registry "must be honored indefinitely, or until the registration is cancelled by the consumer or the telephone number is removed by the database administrator." *Id.*
- 13. The TCPA and implementing regulations prohibit the initiation of telephone solicitations to residential telephone subscribers to the Do-Not-Call Registry and provides a private right of action against any entity that initiated more than one such telephone solicitation within any 12-month period. 47 U.S.C. § 227(c)(5); 47 C.F.R. § 64.1200(c)(2).
- 14. Telephone solicitations under 47 C.F.R. § 64.1200(c)(2) include text messages. See Gulden v. Liberty Home Guard LLC, 2021 WL 689912, at *4–5 (D. Ariz. Feb. 23, 2021).

FACTUAL ALLEGATIONS

- 15. Plaintiff's cellular number, 817-XXX-7546, has been registered with the National Do-Not-Call Registry since February 19, 2013.
 - 16. Plaintiff uses his cellular telephone as his residential telephone number.
- 17. Within the last year, Defendant initiated repeated telephone solicitations to Plaintiff's cellular telephone by placing calls and sending repeated text messages marketing,

advertising and promoting Defendant's business and services. Representative text messages are reproduced below:



- 18. In or around the summer of 2020 Plaintiff advised Defendant that he was not interested in Defendant's services.
- 19. Moreover, on November 23, 2021, Plaintiff messaged Defendant to "STOP" contacting him.
- 20. Despite Plaintiff's unequivocal instructions that Defendant stop placing telemarketing calls or text messages to Plaintiff, Defendant continued to place repeated telemarketing text messages to Plaintiff's cellular telephone thereafter.
- 21. None of Defendant's messages or calls to Plaintiff's cellular were for an emergency purpose.

22. Plaintiff was damaged by Defendant's text messages and calls. In addition to using Plaintiff's residential cellular data, phone storage, and battery life, Plaintiff's privacy was wrongfully invaded, and Plaintiff has become understandably aggravated with having to deal with the frustration of repeated, unwanted text messages and calls, forcing Plaintiff to divert attention away from Plaintiff's work and other activities.

CLASS ACTION ALLEGATIONS

A. The Class

- 23. Plaintiff brings this case as a class action pursuant to Fed. R. Civ. P. 23 on behalf of himself and all others similarly situated.
 - 24. Plaintiff represents, and is a member of the following class (the "Class"):
 - **Do Not Call Registry Class**: All persons in the United States who from four years prior to the filing of this action (1) were called or sent text messages by or on behalf of Defendant; (2) more than one time within any 12-month period; (3) where the person's telephone number had been listed on the National Do Not Call Registry for at least thirty days; (4) for the purpose of selling Defendant's products and/or services; and (5) where either (a) Defendant did not obtain prior express written consent to call the person or (b) the called person previously advised Defendant to "STOP" calling them.
- 25. Defendant and its employees or agents are excluded from the Class. Plaintiff does not know the number of members in the Class but believes the class members number in the several thousands, if not more. Thus, this matter should be certified as a class action to assist in the expeditious litigation of this matter.

B. Numerosity

26. Upon information and belief, Defendant placed telemarketing calls and messages to telephone numbers registered on the National Do Not Call List belonging to thousands of persons throughout the United States where it lacked prior express written consent to place such calls and/or such persons had previously asked Defendant to cease calling. The members of the

Class, therefore, are believed to be so numerous that joinder of all members is impracticable.

27. The exact number and identities of the Class members are unknown at this time and can only be ascertained through discovery. Identification of the Class members is a matter capable of ministerial determination from Defendant's records.

C. Common Questions of Law and Fact

- 28. There are questions of law and fact common to the Class that predominate over any questions affecting only individual Class members. These questions include:
 - a. Whether Defendant's messages and calls to members of the Class were placed for telemarketing purposes;
 - b. Whether Defendant can meet its burden of showing it obtained prior express written consent to place each telemarketing message or call;
 - c. Whether the messages and calls made to Plaintiff and Class Members violate the Do Not Call Registry rules and regulations;
 - d. Whether Defendant's conduct was knowing and/or willful;
 - e. Whether Defendant is liable for damages, and the amount of such damages; and
 - f. Whether Defendant should be enjoined from such conduct in the future.
- 29. The common questions in this case are capable of having common answers. If Plaintiff's claim that Defendant routinely placed telemarketing text messages and calls to cellular telephone numbers registered on the National Do-Not-Call Registry, and over requests to stop the calls, is accurate, Plaintiff and the Class members will have identical claims capable of being efficiently adjudicated and administered in this case.

D. Typicality

30. Plaintiff's claims are typical of the claims of the Class members, as they are all based on the same factual and legal theories.

E. Protecting the Interests of the Class Members

31. Plaintiff will fairly and adequately protect the interests of the Class and has retained counsel experienced in handling class actions and claims involving unlawful business practices, and specifically claims under the TCPA. Neither Plaintiff nor his counsel has any interests which might cause them not to vigorously pursue this action.

F. Proceeding Via Class Action is Superior and Advisable

32. A class action is the superior method for the fair and efficient adjudication of this controversy. The interest of Class members in individually controlling the prosecutions of separate claims against Defendant is small because it is not economically feasible for Class members to bring individual actions.

COUNT I VIOLATIONS OF THE TCPA (47 U.S.C. § 227, et seq. and 47 C.F.R. § 64.1200(c)(2))

- 33. The Plaintiff incorporates by reference all of the above paragraphs of this Complaint as though fully stated herein.
 - 34. Plaintiff brings this claim on behalf of herself and the Class.
- 35. 47 C.F.R. § 64.1200(c)(2) provides that "No person or entity shall initiate any telephone solicitation to . . . (2) A residential telephone subscriber who has registered his or her telephone number on the national do-not-call registry of persons who do not wish to receive telephone solicitations that is maintained by the Federal Government. Such do-not-call registrations must be honored indefinitely, or until the registration is cancelled by the consumer or the telephone number is removed by the database administrator."

- 36. The TCPA provides a private right of action to "A person who has received more than one telephone call within any 12-month period by or on behalf of the same entity in violation of the regulations" 47 U.S.C. § 227(c)(5).
- 37. Defendant initiated more than one telephone solicitation text message or call to telephone numbers belonging to Plaintiff and members of the Class within a 12-month period despite the fact that Plaintiff and other class member's telephone numbers were registered on the National Do-Not-Call Registry at all relevant times.
- 38. Each of the aforementioned messages and calls by Defendant constitutes a violation of the TCPA and 47 C.F.R. § 64.1200(c)(2) by
- 39. Plaintiff and the Class are entitled to an award of \$500.00 in statutory damages for each message sent in violation of the TCPA pursuant to 47 U.S.C. § 227(b)(3).
- 40. Additionally, Plaintiff and the Class are entitled to and seek injunctive relief prohibiting such conduct by Defendant in the future.
- 41. Further, Plaintiff and the Class are entitled to and seek a declaration from Defendant that:
 - Defendant violated the TCPA; and
 - Defendant initiated more than one telephone solicitation text message or call to telephone numbers belonging to Plaintiff and members of the Class within a 12month period despite the fact that Plaintiff and other class member's telephone numbers were registered on the National Do-Not-Call Registry at all relevant times.

<u>COUNT II</u> Willful Violations of the Telephone Consumer Protection Act,

(47 U.S.C. § 227, et seq. and 47 C.F.R. § 64.1200(c)(2))

- 42. Plaintiff repeats and realleges the above paragraphs of this Complaint and incorporates them herein by reference.
 - 43. Plaintiff brings this claim on behalf of herself and the Class.
- 44. Defendant knowingly and/or willfully Defendant initiated more than one telephone solicitation text message or call to telephone numbers belonging to Plaintiff and members of the Class within a 12-month period despite the fact that Plaintiff and other class member's telephone numbers were registered on the National Do-Not-Call Registry at all relevant times.
- 45. Each of the aforementioned calls by Defendant constitutes a knowing and willful violation of the TCPA.
- 46. Plaintiff and the Class are entitled to an award of up to \$1,500.00 in statutory damages for each message or call sent in knowing and willful violation of the TCPA pursuant to 47 U.S.C. § 227(b)(3).
- 47. Additionally, Plaintiff and the Class are entitled to and seek injunctive relief prohibiting such conduct by Defendant in the future.
- 48. Further, Plaintiff and the Class are entitled to and seek a declaration from Defendant that:
 - Defendant knowingly and/or willfully violated the TCPA;
 - Defendant knowingly and/or willfully initiated more than one telephone solicitation text message or call to telephone numbers belonging to Plaintiff and members of the Class within a 12-month period despite the fact that Plaintiff and

other class member's telephone numbers were registered on the National Do-Not-Call Registry at all relevant times.

• It is Defendant's practice and history to place prerecorded and artificial voice telemarketing calls to persons without their prior express consent.

PRAYER FOR RELIEF

WHEREFORE, the Plaintiff prays that judgment be entered against Defendant:

- A. Injunctive relief prohibiting such violation of the TCPA by Defendant in the future;
- B. Statutory damages of \$500.00 for each and every call in violation of the TCPA pursuant to 47 U.S.C. § 227(b)(3)(B);
- C. Treble damages of up to \$1,500.00 for each and every call in violation of the TCPA pursuant to 47 U.S.C. § 227(b)(3)(C);
- D. An award of attorneys' fees and costs to counsel for Plaintiff and the Class; and
- E. Such other and further relief as may be just and proper.

TRIAL BY JURY DEMANDED ON ALL COUNTS

Dated: December 27, 2021

Respectfully submitted,
By /s/ Sergei Lemberg
Sergei Lemberg, Esq.
LEMBERG LAW, L.L.C.
43 Danbury Road, 3rd Floor
Wilton, CT 06897

Telephone: (203) 653-2250 Facsimile: (203) 653-3424

E-mail: slemberg@lemberglaw.com

Attorneys for Plaintiff

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The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

purpose of initiating the civil do	ocket sheet. (SEE INSTRUC	IIONS ON NEXT PAGE OF	THIS FORM.)				
I. (a) PLAINTIFFS Dustin Shirley, on behalf of himself and all others similarly situated,			DEFENDANTS Rocket Mortgage, LLC,				
(b) County of Residence of First Listed Plaintiff State of Texas (EXCEPT IN U.S. PLAINTIFF CASES) (c) Attorneys (Firm Name, Address, and Telephone Number) Lemberg Law, LLC 43 Danbury Rd., Third Floor Wilton, CT 06897 (203) 653-2250			NOTE: IN LAND C	County of Residence of First Listed Defendant County of Wayne (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED. Attorneys (If Known)			
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2 U.S. Government Defendant	4 Diversity (Indicate Citizensh.	ip of Parties in Item III)		2 Incorporated and F of Business In A			
			Foreign Country	3 Foreign Nation			
IV. NATURE OF SUIT	Γ (Place an "X" in One Box Or	ıly)		Click here for: Nature of S			
CONTRACT		RTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES		
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	□ 330 Federal Employers' Liability □ 340 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle □ 700 Personal Injury □ 362 Personal Injury - Medical Malpractice ■ CIVIL RIGHTS □ 440 Other Civil Rights □ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations □ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERT 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	of Property 21 USC 881 690 Other	422 Appeal 28 USC 158 423 Withdrawal 28 USC 157 PROPERTY RIGHTS 820 Copyrights 830 Patent 835 Patent - Abbreviated New Drug Application 840 Trademark SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) FEDERAL TAX SUITS 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party 26 USC 7609	□ 375 False Claims Act □ 376 Qui Tam (31 USC □ 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and □ Corrupt Organizations □ 480 Consumer Credit □ 485 Telephone Consumer □ Protection Act □ 490 Cable/Sat TV □ 850 Securities/Commodities/ □ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information □ Act □ 896 Arbitration □ 899 Administrative Procedure □ Act/Review or Appeal of □ Agency Decision □ 950 Constitutionality of □ State Statutes		
	moved from 3	Appellate Court	(speci	ter District Litigation fy) Transfer			
VI. CAUSE OF ACTIO	47 U.S.C. 8 227, et se	eq. and 47 C.F.R. § 64.120 nuse:	e filing (<i>Do not cite jurisdictional st</i> 00(c)(2)	atutes unless diversity):			
		if demanded in complaint: Yes No					
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE		DOCKET NUMBER			
DATE December 27, 2021		SIGNATURE OF ATTO	ORNEY OF RECORD				
FOR OFFICE USE ONLY							
RECEIPT# AM	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	DGE		

Case 2:21-cv-13007-SFC-KGA ECF No. 1-1, PageID.12 Filed 12/27/21 Page 2 of 2 PURSUANT TO LOCAL RULE 83.11

1.	Is this a case that has been previously dismissed?	Yes
If yes, g	live the following information:	No
Court: _		
Case No	o.:	
2.	Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)	☐ Yes ■ No
If yes, g	live the following information:	
Court: _		
Case No	o.:	
Judge: _		
Notes :		

ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: Rocket Mortgage Hit with Class Action Over Alleged Telemarketing Calls, Texts