

Press Release





September 25, 2016.

On September 9, 2016 Tusa P.C., filed a proposed class action on behalf of consumers who were subjected to repeated and harassing telemarketing calls from Quicken Loans, Inc. without their consent. Many of these calls were also made to telephone numbers placed on the national Do-Not-Call (DNC) Registry. Quicken Loans has been cited previously for these same violations.

COMPLAINT FILED AGAINST QUICKEN LOANS

The suit filed by Tusa P.C. on behalf of its client alleges that Quicken Loans violated the federal Telephone Consumer Protection Act (TCPA). Under the TPCA, it is unlawful to initiate prerecorded telemarketing calls to consumers without their prior consent. The complaint also alleges that Quicken Loans violated the TCPA by making to calls to telephone numbers on the DNC Registry or after the consumer asked that the calls cease.

Plaintiff Eileen Nece's residential telephone number had been listed on the National DNC Registry since October of 2007. Nevertheless, she started receiving telemarketing calls from Quicken Loans in November 2012. Ms. Nece repeatedly instructed Quicken Loans not to call her again, but Quicken Loans ignored Plaintiff Nece's requests.

"The challenged conduct is not only unlawful, but also harassing and bothersome to consumers," said Joseph Tusa, counsel for the plaintiff and the principle attorney at Tusa P.C. "The suit attempts to require Quicken Loans and other telemarketers to comply with the TCPA and to compensate consumers for prior and possibly ongoing violations."

If you have been a victim of these or similar practices by Quicken Loans, Inc. during the past four years, please contact us by email at info@tpcnylaw.com or on our website www.tpcnylaw.com/quicken-loans-inc.html or by telephone at (631) 407-5100.

Tusa P.C. is boutique law firm representing consumers, borrowers and shareholders in class actions. It has offices in New York City and Long Island, New York. Please visit our website, www.tpcnylaw.com.

