Staying Compliant — and Out of Court — with the TCPA
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Does a mobile phone user’s voicemail identifying himself, stating his number, and indicating that this is the number with which the person can be reached, equal prior express consent to be autodialed and prerecorded messaged? ................................................................................................. 13

In the most technical sense, could an individual working for a business, calling with a smartphone, count as a violation? Because a smartphone can download such a wide range of apps, one of which can likely make it dial automatically......................................................................................................................... 13

If a manual system/clicker system is used for all cell phones, safe to say consent and all the headaches that come from managing it is irrelevant? ................................................................................................................................. 13

If we change the word “call” to “contact,” does that expand our consent to text message? ................................................................. 13

What is the statute of limitations on consumer actions taken due to TCPA violations? ................................................................. 14
Let’s say I’ve got a Wells Fargo account, and that gets sold. And the consumer goes to Wells Fargo later and revokes consent from Wells Fargo. That doesn’t revoke the consent anymore, does it, because Wells Fargo is no longer in possession of the right about revocation. Is that correct?

Appendices

Appendix A: Webinar Slide Deck
Appendix B: Webinar Script