



STATE OF NEW YORK
OFFICE OF THE ATTORNEY GENERAL

ERIC T. SCHNEIDERMAN
ATTORNEY GENERAL

May 23, 2012

DIVISION OF REGIONAL OFFICES
SYRACUSE REGIONAL OFFICE

David Bell
UST Development, Inc. d/b/a UST, U S Telcom and US Telecom;
UST Dry Utilities, Inc.; us-telecom.com; and USTdevelopment.com
305 N. Sacramento Avenue
Ontario, CA 91764

David Bell
UST Development, Inc. d/b/a UST, U S Telcom and US Telecom;
UST Dry Utilities, Inc.; us-telecom.com; and USTdevelopment.com
P.O. Box 970
La Verne, CA 91750-0970

Re: Telecom Maintenance Agreement

Dear Mr. Bell:

It has come to our attention that UST has mailed invoices to a number of New York State entities (including but not limited to the City of Auburn, the New York State Department of Environmental Conservation and numerous school districts in Northern New York) requesting a \$425 payment for a Telecom Maintenance Agreement. None of these New York State entities have contracts with UST for any services.

UST's mailing appears to be a bill for services rendered. This solicitation is deceptive and has the capacity to mislead the recipients of this invoice, potentially resulting in payments to UST for services that were neither ordered nor received. UST's conduct violates New York State General Business Law § 349, which prohibits deceptive acts or practices in the conduct of any business, trade or commerce or in the furnishing of any service in New York State.

This is notification to immediately cease and desist this practice and to return any funds received from New York entities as a result of this mailing.

We understand that UST Development, Inc. d/b/a U S Telcom and US Telecom is prohibited from engaging in this unconscionable conduct in North Dakota pursuant to a cease and desist Order filed by that state's Attorney General on February 17, 2012.

David Bell
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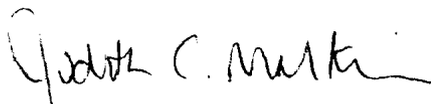
Furthermore, we request that you provide this Office with an accounting of any monies received in connection with this mailing, or any similar solicitation mailed within the last three years, including the name of the entity or business that received the solicitation, address and amount paid. We request that you provide this information no later than June 4, 2012.

In addition, neither UST Development, Inc., UST, U S Telcom or US Telecom is registered with the New York State Department of State as foreign business corporations as required by General Business Law § 130(b).

The Attorney General has the authority pursuant to Executive Law §63(12) and General Business Law Article 22-A to commence legal action to enjoin deceptive or illegal business practices, and to obtain restitution, penalties and costs whenever a business is engaged in deception, fraud or illegality. The Attorney General is also authorized pursuant to these statutes to issue subpoenas when investigating any activity which may violate these statutes.

Your immediate attention to this important matter is required.

Sincerely,



Judith C. Malkin
Assistant Attorney General
Syracuse Regional Office

JCM:jm