Plaintiff Federal Trade Commission ("ET) commenced this civil action on September 12, 2011, pursuant to Section(s) and 19 of the Federal Trade Commission Act ("FTC Act"),15 U.S.C. §§ 53(b) and 57am Section 814 of the Fair Debt Collection Practice ("FDCPA"), 15 U.S.C. § 1692to obtain preliminary and permanent injunctive another equitable relief for Defendants' violations of Section 5 of the FTC Act U.S.C. § 45, and the FDCPA, 15 U.S.C. §§ 1692-1692p, in connection with the integring and sale of debt collection services, and the collection of debt of September 13, 201th, Court entered a temporary restraining order against Defental On September 27, 2011, the Court entered a preliminary injution against Defendants.

The FTC and defendant Frank Endistrom, Jr. ("Settling Defendant") having agreed in the Stipulation florinal Judgment and Order for Permanent Injunction and Monetary Relief as to floredant Frank E. Lindstrom, Jr., hereby request that the Court enter this fli Judgment and Over for Permanent Injunction and Monetary Relies to Defendant Frank Eindstrom, Jr. ("Order") to resolve all matters in dispute in thtin" -2.304ction and Monetary Relie

- 1. This is an action by the FTC instited under Sections 13(b) and 19 of the FTC Act, 15 U.S.C. §§ 53(b) and 57th Section 814 of the FDCPA, 15 U.S.C. § 1692 The Complaint seeks bothrpreanent injunctive relief and equitable monetary reliefor Defendants' decepties and abusive acts or practices as alleged therein.
- 2. The FTC has the authority under the sense 13(b) and 19 of the FTC Act and Section 814 of the FDCPA to see the lief it has requested, and the Complaint states a claim upon which the properties a granted against Settling Defendant.
- 3. This Court has jurisdiction overethsubject matter of this case and has jurisdiction over Settling Defendant. Wee in the Central District of California is proper.
- 4. The activities of Settling Defendant, adlaged in the Complaint, are in or affecting commerce, as defined in Seet 4 of the FTC Act, 15 U.S.C. § 44.
- 5. The FTC and Settling Defendant stipeland agree to entry of this Order, without trial or final adjudication of any issue of fact or law, to settle and resolve all matters in dispute aining from the conducalleged in the Complaint to the date of entry of the and resolve any matters radiaged in the Compilant. Settling Defendant does not admit any of the allegations fisseth in the Complaint, other than

- C. formulating or providing, or arranging for the formulation or provision of, any advertising or **m**keeting material, including, but not limited to, any telephone kees script, direct mail solicitation, or the design, text, or use of images **o**fyalnternet website;mail, or other electronic communication;
- D. formulating or providing, or arranging for the formulation or provision of, any debt collection materials, including, but not limited to, any debt collection script, debt collection marketing material, debt collection training manual or otheraining materials, and debt collection compliance monitoring materials;
- E. formulating or providing, or arranging for the formulation or provision of, any marketing support material or service, including but not limited to, web or Internet Protocol addresses or domain name registration for any Internet websites filiate markeing services, or media placement services;
- F. providing names of, or asting in the generation of, potential customers;
- G. performing marketing, billing, aprayment services of any kind; and
- H. acting or serving as an ownefficer, director, manager, or principal of any entity.

1					
2					
3					
4					
5					
6					
7					
8					
9					
1	0				
1	1				
1	2				
1	3				
1	4				
1	5				
1	6				
1	7				
1	8				
1	9				
2	0				
2	1				
2	2				
2	3				
2	4				
2	5				
2	6				
2	7				

personal, family, or household purposes, whether or not such obligation has been reduced to judgment.

12. "Financial-related product or service" means any product, service, plan, or program represented, expsety or by implication, to:

other device, in connection with the metting, sale, or devertisement of any financial-related product or services, any other product or service, are hereby permanently restrained an income from misrepresenting, or assisting others in misrepresenting pressly or by implication, any material fact, including but not limited to:

- A. That Settling Defendant, whethertiag directly or through any other person, has identified assets, peopterporate entities, services, or anything else that can be used to help the consumer, customer, or potential customer in achieving their desired geagl.(the satisfaction or successful collectionard alleged debt, full or partial relief from an outstanding debbligation, relief from impending foreclosure on a home or personal property, or improvement of a consumer's credit score, credit histocredit rating, or credit report);
- B. That Settling Defendant, whethering directly or through any other person, will undertake certain actions of a lawsuit, the garnishment of wages seizure of assets, negotiation of a debt settlement plan or mortgage closure relief plan, or any other action to help a consumer either receit loan, satisfy or settle a debt, collect a debt, or achieve any other sired financial goal) if the consumer pays Settling Defendant a fee;

- C. That any particular outcome **res**sult from the product or service being provided is guaranteed, assu**reg**hly likely or probable, or very likely or probable;
- D. That a consumer will receive legal representation.
- E. Any material aspect of the naturate terms of any refund, cancellation, exchange, or repurchase policy, including, but not limited to, the likelihood of a consumer obtaining a full or partial refund, or the circumstances in which a full or pizal refund will be provided to the consumer;
- F. The total costs to purchase, receiver use, or the quantity of, the product, service, plan, or program;
- G. Any material restriction, limation, or condition on purchasing, receiving, or using the product, resize, plan, or program; or
- H. Any material aspect of the produstervice, efficacy, nature, or characteristics of the produstervice, plan, or program.

- D. Settling Defendant agrees that **taets** as alleged in the Complaint filed in this action shall be taken **tase** without further proof in any bankruptcy case or subsequeixil litigation pursued by the Commission to enforce its rights **tany** payment or money judgment pursuant to this Order, including but not limited to a nondischargeability complaint tany bankruptcy case. Settling Defendant further stipulates and **tags** that the facts alleged in the Complaint establish all elements necessary to sustain an action by the Commission pursuant to Section (2)(A) of the Bankruptcy Code, 11 U.S.C. § 523(a)(2)(A) at that this Order shall have collateral estoppel effect for such purposes.
- E. The judgment entered pursuant tist Section is equitable monetary relief, solely remedial in naturand not a fine, penalty, punitive assessment or forfeiture.
- F. Upon request, Settling Defendenthereby required, in accordance with 31 U.S.C. § 7701, to furnish to the FTC his tax identification numbers, which shall be used fourposes of collecting and reporting on any delinquent amount arising out of this Order.
- G. Pursuant to Section 604(1) of Fair Credit Reporting Act, 15 U.S.C.§ 1681b(1), any consumer reporting ency may furnish a consumer

## **COOPERATION WITH FTC**

VI.

IT IS FURTHER ORDERED that Settling Defendant shall, in connection with this action or any subsequent istigation or litigation related to or associated with the transfers or the occurrences that are the subject of the FTC's Complaint as it make amended, copperate in good faith with the FTC and appear at such places at the FTC shall reasonably request, after written notice, for interws, conferences, pretrial discovery, review of documents, and for sucther matters assay be reasonably requested by the FTC. If requestin writing by the FTC, Settling Defendant shall appear and providethful testimony in any trial, deposition, or other proceeding related to associated with the transactions or the occurrences that are the **scb**of the Complaint as it may be amended, without the ervice of a subpoen a rovided, however that Settling Defendant shall be entitled to receiving witness fees and expenses allowable pursuant to Federaule of Civil Procedure 45.

#### ORDER ACKNOWLEDGMENTS

VII. IT IS FURTHER ORDERED that Settling Defendant obtain acknowledgments of receipt of this Order:

- A. Settling Defendant, within 7 days **e**fitry of this Order, must submit to the FTC an acknowledgment of receipt of this Order sworn under penalty of perjury.
- B. For 15 years after entry of th@rder, Settling Defendant for any business that he, individually or collectively with any other Defendant, is the majority owner directly or indirectly controls, must deliver a copy of this Ordter: (1) all principals, officers, directors, and managers; (2) all pelonyees, agents, and representatives who participate in conduct related the subject matter of the Order; and (3) any business entity result income any change in structure as set forth in the Section titled Continuous Reporting. Delivery must occur within 7 days of entry of this Order for current personnel. To all others, delivery must occur before they assume their responsibilities.
- C. From each individual or entity two hich Settling Defendant delivered a copy of this Order, Settling Defendant obtain, within 30 days, a signed and dated acknowledgmenteceipt of this Order.

#### COMPLIANCE REPORTING

VIII. IT IS FURTHER ORDERED that Settling Defendant make timely submissions to the FTC:

roles in all business activitieis, clh29t12 72 7 (roles wes wes wes wes we

business for which Settling Dendant performs services whether as an employee or orthrise and any entity in which Settling Defendant has any owner instructions interest, and identify its name, physical address, and Internet address, if any.

- C. Settling Defendant must submitthe FTC notice of the filing of any bankruptcy petition, insolvency preeding, or any similar proceeding by or against Settling Defendant within 14 days of its filing.
- D. Any submission to the FTC require this Order to be sworn under penalty of perjury must be true accurate and comply with 28

  U.S.C. § 1746, such as by conclude "I declare under penalty of perjury under the laws of the lided States of America that the foregoing is true and correct. Excuted on:\_\_\_\_\_" and supplying the date, signatory's full name, title applicable), and signature.
- E. Unless otherwise directed by FatC representative in writing, all submissions to the FTC pursuant to this Order must be emailed to <a href="mailto:Debrief@ftc.gov">Debrief@ftc.gov</a> or sent by overnight courier (not the U.S. Postal Service) to: Associate Directorr for forcement, Bureau of Consumer Protection, Federal Trade Constitution, 600 Pennsylvania Avenue NW, Washington, DC 20580 The subject line must begin FTC v. Forensic Case Management for the first or protection and the first or protection for the first or protectio

### RECORDKEEPING

- IX. IT IS FURTHER ORDERED that Settling Defendant must create certain records for 20 years after entry of theder, and retain each such record for 5 years. Specifically, for any biness in which Settling Defendant, individually or collectively with any offer Defendants, is a majority owner or directly or indirectly controls Settling Defendant must maintain the following records:
  - A. Accounting records showing the venues from all goods or services sold, all costs incurred in generalithose revenue and the resulting net profit or loss;
  - B. Personnel records showing, fearch person providing services, whether as an employee or otherwithat person's: name, addresses, and telephone numbers; job title or positidates of service; and, if applicable, the reason for termination;
  - C. Customer files obtained after entry of this Order showing the names, addresses, telephone ribbens, dollar amounts paid, and the quantity and description of goods or serses purchased, to the extent such information is obtained in the ordinary course of business;
  - D. Complaints and refund requests ether received directly or indirectly, such as through a third party, and any response;

E. All records necessary to denstrate full compliance with each

C. The FTC may use all other law/fmeans, including posing, through its representatives, as consumers, suppliers, or other individuals or entities, to Settling Defendant onyaindividual or entity affiliated with Settling Defendant, without threecessity of identification or prior notice. Nothing in this Other limits the FTC's lawful use of compulsory process, pursuant textsons 9 and 20 of the FTC Act, 15 U.S.C. §§ 49, 57b-1.

# **RETENTION OF JURISDICTION**

XI. IT IS FURTHER ORDERED that this Court retains jurisdiction of this matter for purposes of construction diffication, and enforcement of this Order.

IT IS SO ORDERED, this 13TH day of MARCH 2012.

RAYMOND G. KLAUSNER
R. GARY KLAUSNER
UNITED STATES DISTRICT JUDGE