IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

UNITED STATES OF AMERICA,

JURISDICTION AND VENUE

- 2. This Court has subject matter jurisdiction over this matter under 28 U.S.C. §§ 1331, 1337(a), 1345, and 1355, and under 15 U.S.C. §§ 45(a), 45(m)(A), 53(b), 56(a), and 1681s.
- 3. Venue is proper in this district under 28 U.S.C. §§ 1391(b)-(d), 1395(a), and 15 U.S.C. § 53(b).

PLAINTIFF

4. This action is brought by the United States of America on behalf of the FTC. The FTC is an independent agency of the United States government given statutory authority and responsibility by, *inter alia*, the FTC Act, 15 U.S.C. §§ 41-58, and the FCRA, 15 U.S.C. §§ 1681-1681x. The FTC is charged, *inter alia*, with enforcing section 5(a) of the FTC Act, 15 U.S.C. § 45(a), which prohibits unfair and deceptive acts or practices in or affecting commerce; and the FCRA, which imposes duties upon consumer reporting agencies. Pursuant to the FCRA, the FTC promulgated and enforces the Furnisher Rule, 16 C.F.R. § 660, effective August 1, 2005, recodified as promulgated by the CFPB at 12 C.F.R. § 1022, subpart E, effective July 21, 2011.

DEFENDANTS

- 5. Defendant TeleCheck Services, Inc. ("TeleCheck") is a Delaware corporation with its principal place of business in Houston, Texas. TeleCheck transacts or has transacted business in this district.
 - 6. Defendant TRS Recovery Services, Inc. ("

COMMERCE

7. At all times material to this Complaint, Defendants have maintained a substantial course of trade in or affecting commerce, as "commerce" is defined in section 4 of the FTC Act, 15 U.S.C. § 44.

FAIR CREDIT REPORTING ACT

- 8. The FCRA was enacted in 1970, became effective on April 25, 1971, and has been in force since that date. The Fair and Accurate Credit Transactions Act amended the FCRA in December 2003, and the Dodd-Frank Act amended the FCRA in July 2010.
- 9. Section 621 of the FCRA, 15 U.S.C. § 1681s, authorizes the Commission to use all of its functions and powers under the FTC Act to enforce compliance with the FCRA by all persons subject thereto except to the extent that enforcement specifically is committed to some other governmental agency, irrespective of whether the person is engaged in commerce or meets any other jurisdictional tests set forth by the FTC Act.
- 10. TeleCheck is now and has been a consumer reporting agency ("CRA"), as defined in section 603(f) of the FCRA, 15 U.S.C. § 1681a(f):
 - any person which, for monetary fees, dues, or on a cooperative nonprofit basis, regularly engages in whole or in part in the practice of assembling or evaluating consumer credit information or other information on consumers for the purpose of furnishing consumer reports to third parties, and which uses any means or facility of interstate commerce for the purpose of preparing or furnishing consumer reports.
- 11. TeleCheck regularly sells in interstate commerce consumer information it assembles for the purpose of furnishing consumer reports to its clients. Consumer reports are:

any written, oral, or other communication of any information by a consumer reporting agency bearing on a consumer's credit worthiness, credit standing, credit capacity, character, general reputation, personal characteristics, or mode of living which is used or expected to be used or collected in whole or in part for the purpose of serving as a factor in establishing the consumer's eligibility for (A) credit or insurance to be used primarily for personal, family, or household purposes; (B) employment purposes; or (C

Seesections 607(b) and 611 of the FCRA, 15 U.S.C. §§ 1681e(b), 1681i.

13. TRS is now and has been a "furnisher of information" to CRAs, as described in section 623(a)(2)(A) of the FCRA, 15 U.S.C. § 1681s-2(a)(2)(A), because it "regularly and in the ordinary course of business furnishes information to one or more CRAs about the person's transactions or experiences with any consumer." TRS regularly reports information to

Reinvestigating Disputed Information

- 17. The FCRA requires that, when a consumtterrapts to pay by check at a merchant that uses TeleCheck, and TeleCheck does nbbrize the check, the merchant must provide the consumer with a notice thanter alia, (1) states that its decision to accept the consumer's check was based one of the consumer that TeleCheck provide(2) provides TeleCheck's contact information; (3) advises the consumer that they are information TeleCheck has on file about the about the consumer that they are entitled to dispute the accuracy the information that TeleCheck has furnished about the section 615(a) of the FCRAIS U.S.C. § 1681m(a).
- 18. Upon receiving a dispute from the consumer, the FCRA requires that TeleCheck conduct a reasonable reinvestigatto determine whether the plusted information is accurate.

 Seesection 611(a)(1)(A) of the FRCA, 15 U.S.C. § 1681i(a)(1)(A).
- 19. In certain instances, when consumertify of eleCheck that they dispute the accuracy or completeness of information in this , TeleCheck incorrectly informs consumers that the only valid reasons for disputes under RCRA are the amount of the transaction, the date of the transaction, and whether services rendered. In certain other instances, TeleCheck attempts to shift the of conducting a reinvestigation consumers, rather than fulfilling its legal obligation to reinvestigate distance information. For example, if a consumer states that he did not autimor a transaction, TeleCheck, undertain circumstances, instructs him to contact the merchant, rather initiating a reinvestigation.
- 20. TeleCheck also restricts its reinvestigations in ways not permitted by the FCRA. For example, under certain circumstances, citorasumer alleges fraud, TeleCheck refuses to reinvestigate and/or clear the disputed information the consumer's file unless the consumer

provides a police report identifying the suspect is not lilling to participate in the suspect's prosecution.

- 21. The FCRA also imposes several spiecoil bligations upon CRAs as they conduct reasonable reinvestigations, which TeleCheck violateses ection 611(a) of the FCRA, 15 U.S.C. § 1681i(a). In certain stances, TeleCheck:
 - a) Fails to complete reinvestigations with 30 days or, if information is received from the consumer during the 30-day perior its relevant to the reinvestigation, within 45 days. TeleCheck restarts 80 days dispute timeline when it receives additional information from a consumer ho has disputed information, and, in certain instances, fails to adequate byck the handling and resolution of consumer disputes, which increases risk of inaccurate or unverifiable information remaining in consumer files longer than the FCRA permits.
 - b) Fails to provide, before the expiration the 5-business-day period beginning on the date on which TeleCheck receives to a dispute from any consumer, notification of the dispute tony furnisher of dispute to dispute to address

- d) After conducting a reinvestigation of infoation disputed by a consumer and finding that an item of information inaccurate, incomplete, or cannot be verified, fails to:
 - i) promptly delete or modify an item of information from the consumer's file, as appropriate, based on the Itessof the reinvestgation; and/or
 - ii) promptly notify the furnisher of thatformation that the information has been modified or deleted from the consumer's file;
- e) Fails to maintain reasonable proceduntesigned to preventehreappearance in a consumer's file, and in consumer repoints the consumer, of information that is deleted pursuant to a reinvestigation. Example, if a merchant subsequently rereports to TeleCheck information the leCheck previously deleted, TeleCheck may include this information in its counser file because it has no system or procedure to verify whether the infortion was previously determined to be inaccurate or unverifiable;
- f) Fails to provide sufficient written note to a consumer of the results of a reinvestigation not latethan 5 business days after the completion of the reinvestigation. In certainstances, TeleCheck faile provide notices to consumers regarding the results of iavestigation, and in other instances, TeleCheck's notices to consumers failed to include:
 - i) a consumer report as it was revised aesult of the relivestigation; and
 - ii) a notice that the consumer could **rest**ua description of the procedure used to determine the accuracy and completeness of the information in his or her file.

Accuracy of Consumer Report Information

- 22. Section 607(b) of the FCRA, 15 U.S. © 1681e(b), requires CRAs to follow reasonable procedures to "assure the maximus sible accuracy of the information concerning the individual about when the report relates."
- 23. In certain instances, TeleCheck failed dibow reasonable procedures to assure the maximum possible accuracy of consumer teiptormation. At times, TeleCheck failed to promptly delete or modify an item of inforting from the consumer's file after conducting a reinvestigation and finding that item of information was inccurate or unverifiable. This failure increased the risk of reporting inaccurate enverifiable consumer report information regarding consumers who may have been denied bility to pay by checat the thousands of merchants who use TeleCheck seck authorization services.

Furnisher Obligation: Written Procedures

- The FCRA required the FTC to established maintain guidelines for furnishers regarding the accuracy and integrity of infortion, and to prescribe regulations requiring furnishers to establish reasonappolicies and procedures it oplement those guidelines.

 Section 623(e)(1) of the CRA, 15 U.S.C. § 1681s-2(e)(1) The FTC published those guidelines and regulations, respectively, appendix A to part 660 and 106F.R. § 660. In July 2011, the Dodd-Frank Act transferred this lemaking authority to the FPB, and the CFPB republished those guidelines and regulation and regulations and spendix E to Part 1022. The FTC enforces these CFPB regulations and spinites with respect to entities over which the FTC retains jurisdition under the FCRA.
- 25. The Furnisher Rule, 16 C.F.R. § 660, orderidied at 12 C.F.R. § 1022, subpart E, states that furnishers must establish and errorent reasonable writter olicies and procedures regarding the accuracy and integritty the information relating to consumers that they furnish to

CRAs and must consider the guides in appendix E of that rule 6 C.F.R. § 660.3, recodified at 12 C.F.R. § 1022.42.

26. TRS has failed to consider the guideline appendix E of that ule in its written policies and procedures regarding the accuracy

COUNT II

Accuracy of Consumer Report Information

- 30. As described above in paragraph 23te Theck has failed to use reasonable procedures to assure maximum possible accuracy nsumer report information, as required by 607(b) of the FCRA, 15 U.S.C. § 1681e(b).
- 31. By and through the acts and practiclescribed in paragraphs 23 and 30, TeleCheck has violated section 60)7(b) the FCRA, 15 U.S.C. § 1681e(b).
- 32. Pursuant to section 621(a)(l) of the RA, 15 U.S.C. § 1681s(a)(1), the acts and practices alleged in paragraph 35coconstitute unfair or deceptivacts or practices in violation of section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

COUNT III

Requirements of Furnishers: Written Policies

- 33. As described in paragraph 26, TRS faalsed to consider the guidelines in appendix E of the Furnisher Rule, as required 60 C.F.R. § 660.3(a), recodified at 12 C.F.R. § 1022.42.
- 34. By and through the acts and practices of iteed in paragraphs 26 and 33, TRS has violated 16 C.F.R. § 660.3(a), rediffied at 12 C.F.R. § 1022.42(a).
- 35. Pursuant to section 621(a)(l) of the RA, 15 U.S.C. § 1681s(a)(1), the acts and practices alleged in paragraph 340aconstitute unfair or deceptivacts or practices in violation of section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

INJUNCTION FOR VIOLATIONS OF THE FCRA AND THE FTC ACT

36. Under section 621(a) of the FCRA, 15 UCS§ 1681s(a) and section 13(b) of the FTC Act, 15 U.S.C. § 53(b), this Court is auxilized to issue a permanent injunction to prevent continued violations of the FTC Act or the FCRA.

EQUITABLE RELIEF FOR VIOLATIONS OF THE FCRA AND THE FTC ACT

37. Under section 621(a) of the FCRA, 15 UCS§ 1681s(a), and section 13(b) of the FTC Act, 15 U.S.C. § 53(b), this Court is authedzo issue all equitable ancillary relief as it may deem appropriate in the enforcementhefFTC Act and the FCRA, including the ability to order rescission or reformation of contsactestitution, the refundif monies paid, and disgorgement to deprive verong doer of ill-gotten gain.

CIVIL PENALTIES FOR VIOL ATIONS OF THE FCRA

- 38. Section 621(a)(2)(A) of the FCRA, 15\$JC. § 1681s(a)(2)(A), authorizes the Court to award monetary civil penalties in the vent of a knowing violation, which constitutes a pattern or practice of violations. TeleCheckislations of sections 607 and 611 of the FCRA, as alleged in this Complaint, were knowing and stituted a pattern or practice of violations. As specified by the Federal Civil Penalty attforn Adjustment Act of 1990, 28 U.S.C. § 2861, as amended, the Court is authorized to awardnappe of not more than \$2,500 per violation for violations occurring before February 10, 2009d \$3,500 per violation for violations occurring on or after that date.
- 39. Each instance in which TeleCheck has **faile** comply with the FCRA in one or more of the ways described above constitute **sparate** violation of the FCRA for the purpose of assessing monetary civil penastiender section 621 of the FCRA laintiff seeks monetary civil penalties for every separate violation of the FCRA.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff requests that thus ourt, pursuant to 15 U.S.C. §§ 45(a), 45(m)(1)(A), 53(b), and 1681s, and pursuant the Court's own equitable powers:

(1) Enter judgment against Defendants and impfaof Plaintiff for each law violation alleged in this Complaint;