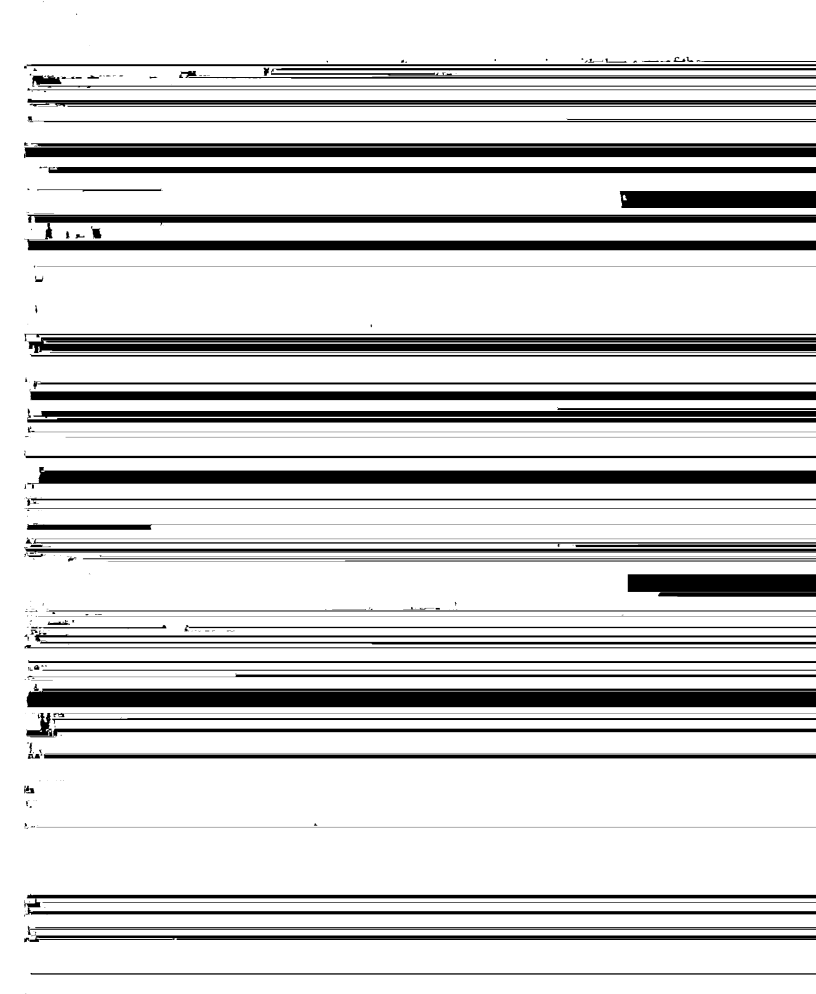
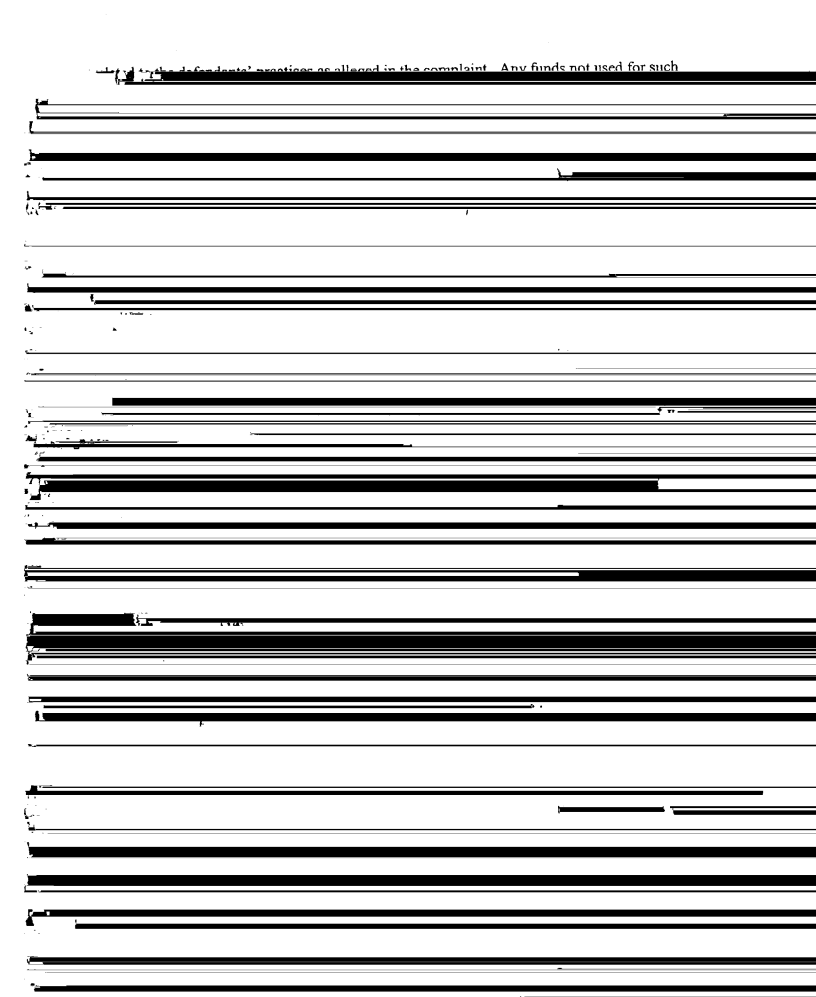


	9.	ILD waives and releases any claim they may have against the Commission and its	
	employees, re	epresentatives or agents.	
	10.	This Order is for settlement purposes only and does not constitute an admission	
• .	**************************************	orang reserves on the state of	
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		Entry of this Final Order is in the public interest.	
	11.	Land to the contract of the co	
	11.	<u>DEFINITIONS</u>	
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<u> </u>		DEFINITIONS the purposes of this Final Order, the following definitions shall apply:	
		DEFINITIONS the purposes of this Final Order, the following definitions shall apply:	
<u>.</u>		DEFINITIONS the purposes of this Final Order, the following definitions shall apply:	
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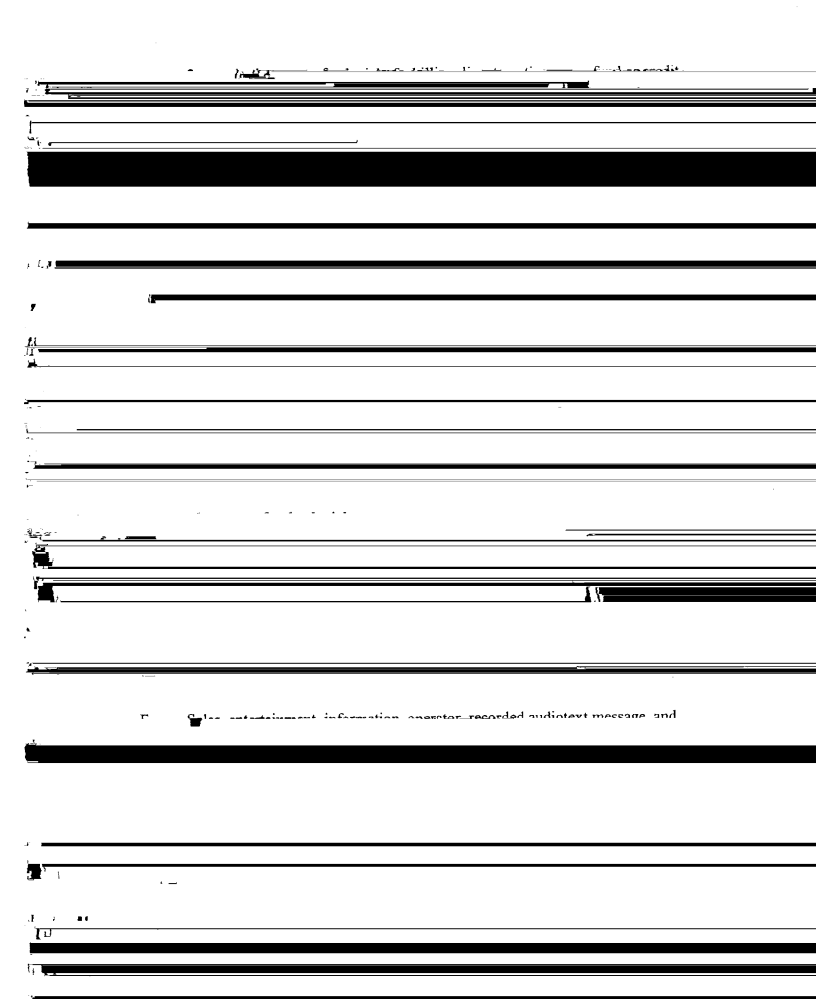
"Telephone-billed purchase" has the meaning provided by § 308.7(a)(6) of the 13. provision of the Rule as it may hereafter be amended.

ILD, its successors, subsidiaries, affiliates and assigns, and their officers, agents, C. servants, independent contractors, employees, and all persons in active concert or participation



	<i>t s</i>
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	<u>, </u>
	the defendants to this action after the date of this order. <i>Provided</i> , however, that in all other
	the defendants to this action after the date of this order. <i>Provided</i> , however, that in all other respects this judgment shall remain in full force and effect, unless otherwise ordered by the
	respects this judgment shall remain in full force and effect, unless otherwise ordered by the Court; and provided further, that proceedings instituted under this Paragraph are in addition to,
	respects this judgment shall remain in full force and effect, unless otherwise ordered by the Court; and provided further, that proceedings instituted under this Paragraph are in addition to, and not in lieu of, any other civil or criminal remedies as may be provided by law, including any
	respects this judgment shall remain in full force and effect, unless otherwise ordered by the Court; and provided further, that proceedings instituted under this Paragraph are in addition to,

billed, quantity of items or services purchased, and description of items or services purchased, ₹.

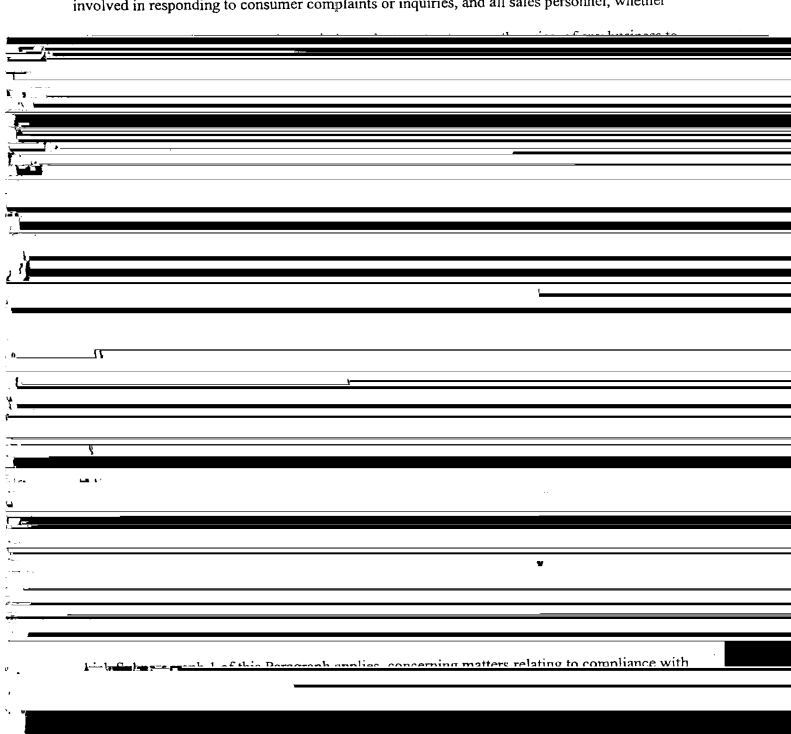


A statement describing the manner in which ILD has complied and is 2. complying with: the injunctive provisions of this Final Order, including, but not limited to, (a) the monitoring record keening and compliance portions of this Final Order; and Unon written request by a representative of the Commission. ILD shall submit

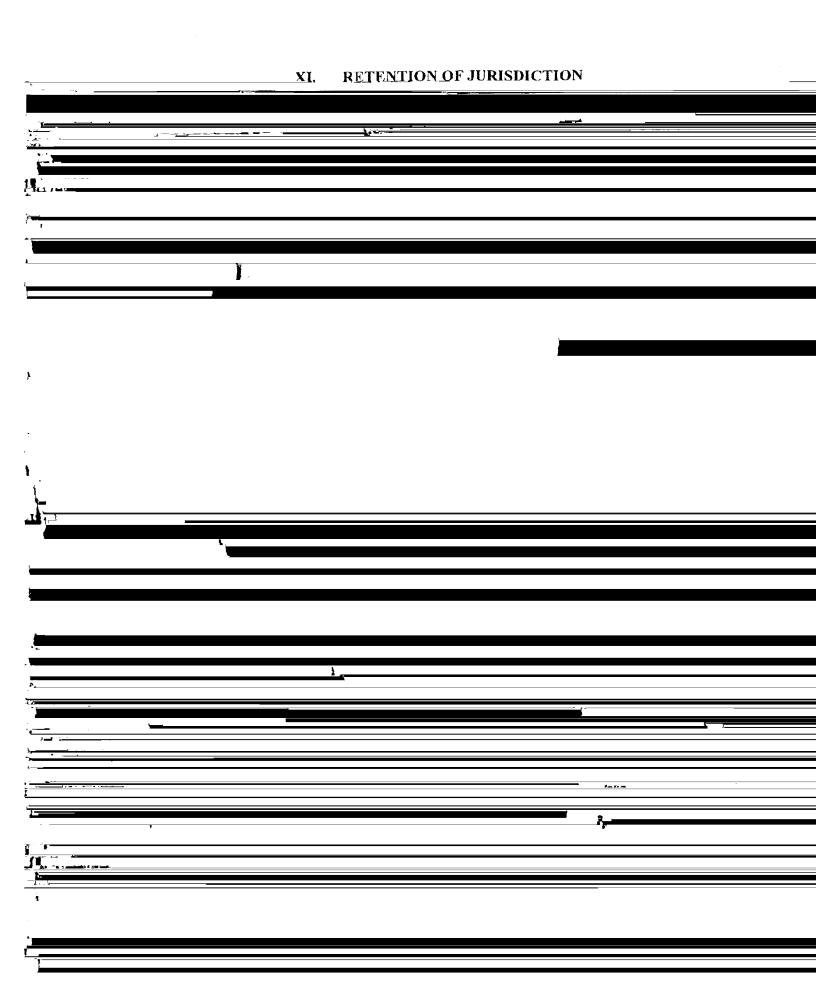
	Α. ΄		on is aumori	izea, witno	ut further l	eave of the	Court, to o	otain	
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<u> </u>									
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Proce	edure. Fed	. R. Civ. P. 26	-37, includin	ig the use o	f compulse	ry process i	oursuant to	reu. K.	
								;	
		T _C steps							

Final Order for a period not to exceed five (5) business days so that the documents may be inspected, inventoried, and copied; and

B. To interview the officers, directors, and employees, including all personnel involved in responding to consumer complaints or inquiries, and all sales personnel, whether



all personnel involved in responding to consumer complaints or inquiries, and all sales named whether designated as employees consultants independent contractors or otherwise, l_te_



DENNIS STOUTENBURGH, President
For Defendant ILD Telecommunications, Inc.
ILD Telecommunications, Inc.

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DATED: 12/13/62		

Elizabeth Hone, Esq. Federal Trade Commission 600 Pennsylvania Ave., N.W., Rm. 238 Washington, D.C. 20580 Facsimile: (202) 326-3395

C. Read Morton, Jr. Burr & Forman LLP

Copies to:

APPENDIX A

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

	FEDERAL TRADE COMMISSION,	
	Plaintiff,))
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	-	•
	DAVID STEIN, individually and as an)
	DAVID STEIN, individually and as an officer of 800 Connect, Inc.; and)
	officer of 800 Connect, Inc.; and)
	DAVID STEIN, individually and as an officer of 800 Connect, Inc.; and ILD TELECOMMUNICATIONS, INC., d/b/a ILD TELESERVICES, INC.,	
	officer of 800 Connect, Inc.; and ILD TELECOMMUNICATIONS, INC., d/b/a ILD TELESERVICES, INC.,	
	officer of 800 Connect, Inc.; and ILD TELECOMMUNICATIONS, INC.,	
	officer of 800 Connect, Inc.; and ILD TELECOMMUNICATIONS, INC., d/b/a ILD TELESERVICES, INC.,	
	officer of 800 Connect, Inc.; and ILD TELECOMMUNICATIONS, INC., d/b/a ILD TELESERVICES, INC.,	
	officer of 800 Connect, Inc.; and ILD TELECOMMUNICATIONS, INC., d/b/a ILD TELESERVICES, INC.,	
	officer of 800 Connect, Inc.; and ILD TELECOMMUNICATIONS, INC., d/b/a ILD TELESERVICES, INC., Defendants.	DENNIS J. STOUTENBURGH
	officer of 800 Connect, Inc.; and ILD TELECOMMUNICATIONS, INC., d/b/a ILD TELESERVICES, INC., Defendants. AFFIDAVIT OF D	
	officer of 800 Connect, Inc.; and ILD TELECOMMUNICATIONS, INC., d/b/a ILD TELESERVICES, INC., Defendants. AFFIDAVIT OF D I, Dennis J. Stoutenburgh, being duly swort	