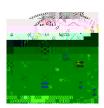
UNITED STATES OF AMERICA







June 1, 2009

Mr. Bob Shadix State of Texas

Dear Mr. Shadix:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Robert S. Radus State of California

Dear Mr. Radus:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Roger Byrd State of Louisiana

Dear Mr. Byrd:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Deanne Acuna State of California

Dear Ms. Acuna:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

mission We

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Andrea Orozco State of Colorado

Dear Ms. Orozco:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Fred Ritz State of California

Dear Mr. Ritz:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Alexander Toia State of New Jersey

Dear Mr. Toia:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Darcy Fossum State of North Dakota

Dear Mr. Fossum:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Larry Amaker State of North Carolina

Dear Mr. Amaker:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Theodore Swift Commonwealth of Virginia

Dear Mr. Swift:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Matthew Garrison State of Missouri

Dear Mr. Garrison:



June 1, 2009

Mr. Nicholas Sastavano State of California

Dear Mr. Sastavano:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Allan Wilcox State of Arizona

Dear Mr. Wilcox:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

Office of the Secretary

June 1, 2009

Mr. William A. Anderson II State of Georgia

Dear Mr. Anderson:





June 1, 2009

Mr. Andrew Saucedo State of California

Dear Mr. Saucedo:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.



June 1, 2009

Ms. Pamela Angelo State of California

Dear Ms. Angelo:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Becky Altringer. State of California

Dear Ms. Altringer:

Re:

In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

mission We



June 1, 2009

Mr. Richard Tieplinsky State of Arizona

Dear Mr. Tieplinsky:

Re:

In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in



June 1, 2009

Mr. Joseph Biondo State of New York

Dear Mr. Biondo:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Francis Ritter State of California

Dear Mr. Ritter:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Darwin Wisdom State of California

Dear Mr. Wisdom:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. John Fox State of New York

Dear Mr. Fox:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be



June 1, 2009

Ms. Marianne O'Keefe State of California

Dear Ms. O'Keefe:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. John Blackburn State of California

Dear Mr. Blackburn:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Viki Childs State of South Carolina

Dear Ms.Childs:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Jeff Ellis State of Texas

Dear Mr. Ellis:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Lisa Erdrich State of Texas

Dear Mr. Erdrich:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Steven Wachtel State of California

Dear Mr. Wachtel:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Linn Scalzo State of Florida

Dear Ms. Scalzo:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. James Olsen State of Texas

Dear Mr. Olsen:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of



June 1, 2009

Mr. Eugene Ferraro State of Colorado

Dear Mr. Ferraro:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm





June 1, 2009

Mr. Luke Patterson State of California

Dear Mr. Patterson:



June 1, 2009

Mr. Robert Garcia State of Louisiana

Dear Mr. Garcia:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Central Intelligence
Re: InofSReed ElsevierwN, a corporation, Reed ElsevierwPLC, a publicecret3ce limited company, Reed ElsevierwPLC, a pu



UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

WASHINGTON, D.C. 20580

June 1, 2009

Mr. Terry Gilbeau State of California

Dear Mr. Gilbeau:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public

limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Deborah Cody State of California

Dear Ms. Cody:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.





June 1, 2009

Mr. James Kirby State of Washington

Dear Mr. Kirby:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. James Magedeleno State of California

Dear Mr. Magdeleno:

Re:

In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehatp://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Marian Crozier State of Florida

Dear Ms. Crozier:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website, at



June 1, 2009

Mr. Cynthia Erdelyi State of California

Dear Ms. Erdelyi:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Daniel Jones State of South Carolina

Dear Mr. Jones:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.





June 1, 2009

Mr. George Day State of Louisiana

Dear Mr. Day:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. David Williams State of California

Dear Mr. Williams:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Nancy Gillis State of Florida

Dear Ms. Gillis:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Gary Hoffman State of California

Dear Mr. Hoffman:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Jason DeWitt State of California

Dear Mr. DeWitt:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehatp://www.ftc.gov/os/caselist/0810133/index.shtm



June 1, 2009

Ms. Dana Young State of Arizona

Dear Ms. Young:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Edward W. Brown State of Georgia

Dear Mr. Brown:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Edmund Oasa State of California

Dear Mr. Oasa:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Steven Kirby State of Illinois

Dear Mr. Kirby:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA





June 1, 2009

Mr. Dan Larsen State of Nebraska

Dear Mr. Larsen:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint



June 1, 2009

Mr. Luis Rosado III State of Florida

Dear Mr. Rosado:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Anne Cawood State of California

Dear Ms. Cawood:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Forrest Farmer State of Tennesse

Dear Mr. Farmer:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Scott Filley State of California

Dear Mr. Filley:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133



June 1, 2009

Ms. Alison Blakeslee State of Florida

Dear Ms: Blakeslee:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Michael Frame State of California

Dear Mr. Frame:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be



June 1, 2009

Mr. Gary Bartolotti State of California

Dear Mr. Bartolotti:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm



June 1, 2009

Ms. Jennifer Mulhearn State of Florida

Dear Ms. Mulheran:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public



June 1, 2009

Ms. Minnie Sue Moyer State of Florida

Dear Ms. Moyer:



June 1, 2009

Mr. Michael Gerdeau State of Oregon

Dear Mr. Gerdeau:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehatp://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Nancy Barber State of California

Dear Ms. Barber:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

mission We



June 1, 2009

Ms. Harriet Gold State of Georgia

Dear Ms. Gold:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.



June 1, 2009

Mr. Richard Miller State of California

Dear Mr.Miller:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehatp://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Mark Gravel State of Louisiana

Dear Mr. Gravel:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehatp://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Trish DeVore-Gray State of California

Dear Ms. DeVore-Gray:



June 1, 2009

Mr. Joseph Cabrejos State of Hawaii

Dear Mr. Cabrejos:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Ellis H. Armistead State of Minnesota

Dear Mr. Armistead:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



UNITED STATES OF AMERICA





June 1, 2009

Ms. Ronda Godard State of Utah

Dear Ms. Godard:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets (CS)(TJ 1kgrn 16.69;RtvFtbttp://www.ftc.insurance.com/linearity/linea



June 1, 2009

Ms. Kris Cantil State of Utah

Dear Ms. Cantil:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the



June 1, 2009

Ms. Nicole Bocra Commonwealth of Virginia

Dear Ms. Bocra:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a



UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

WASHINGTON, D.C. 20580





June 1, 2009

Ms. Candice Tal State of California



June 1, 2009

Mr. William Lamb State of Illinois

Dear Mr. Lamb:



June 1, 2009

Mr. Ronald DeCaro State of California

Dear Mr. DeCaro:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehatp://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Michael Ferrari State of California

Dear Mr. Ferrari:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehap://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.





June 1, 2009

Ms. Barbara Burr State of California

Dear Ms. Burr:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. James Carino Jr. Commonwealth of Pennsylvania

Dear Mr. Carino:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehatp://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Kennith Landry State of Louisiana

Dear Mr. Landry:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.





June 1, 2009

Mr. Larry Zilloux Commonwealth of Virginia

Dear Mr. Zilloux:

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Patricia Shaughnessy State of Arizona

Dear Ms. Shaughnessy:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

1)8.5(i)- Elsderysit whh005 frts, thecesvarietyiderstioent nd ion worke



June 1, 2009

Mr. Anthony DiVirgilio State of Colorado

Dear Mr. DiVirgilio:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR



June 1, 2009

Ms. Jennifer Brown State of Colorado

Dear Ms. Brown:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR By tor whethee Calsormat th8



June 1, 2009

Mr. John Eppick State of Missouri

Dear Mr. Eppick:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. John Talagains State of California

Dear Mr. Talagains:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

mission We



June 1, 2009

Mr. Robert Jakucs State of California

Dear Mr. Jakucs:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Jean Kyles State of California

Dear Mr. Kyles:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. John Nobriga State of California

Dear Mr. Nobriga:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Joseph Memolo State of Georgia

Dear Mr. Memolo:

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Ric Cawood Commonwealth of Kentucky

Dear Mr. Cawood:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Sheila Klopper State of California

Dear Ms. Klopper:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Mimi Kochuba State of California

Dear Ms. Kochuba:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR



June 1, 2009

Ms. Lori Galvin

Dear Ms. Galvin:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Eddy McClain State of Louisiana

Dear Mr. McClain:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to

the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Lee McClain State of Louisiana

Dear Mr. McClain:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Lynn Levy State of Maryland

Dear Ms. Levy:

Re:

In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without



June 1, 2009

Ms. Anne La Jeunesse State of California

Dear Ms. La Jeunesse

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

mission We

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Linda Montgomery State of Washington

Dear Ms. Montgomery:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Edward Lopez State of California

Dear Mr. Lopez:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Roger Schmedlen

Dear Mr. Schmedlen

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Robert Garcia State of Louisiana

Dear Mr. Garcia:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Denise Savastano State of California

Dear Ms. Savastano:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Lawanda Lyons-Pruitt State of California

Dear Ms. Lyons-Pruitt:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. John MacIntire State of Arizona

Dear Mr. MacIntire:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Jennifer Maghinay State of Oregon

Dear Ms. Maghinay:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Carrie Kerskie State of Florida

Dear Ms. Kerskie:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Kathy Morris State of Maryland

Dear Ms. Morris:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Francine McDermott State of California

Dear Ms. McDermott:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Michele McGarraugh State of California

Dear Ms. McGarraugh:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint

Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Brian McGuinness State of Florida

Dear Mr.McGuinness:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Rory McMahon State of Florida

Dear Mr. McMahon:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Michael Martin State of California

Dear Mr. Martin:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.the consoprdeo all cRse8y.as r(Tnficale8).



UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

WASHINGTON, D.C. 20580

June 1, 2009

Mr. Peter Psarouthakis State of Michigan

Dear Mr. Psarouthakis:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Mike Moore State of Minnesota

Dear Mr. Moore:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public



June 1, 2009

Mr. Robert Montgomery State of California

Dear Mr. Montgomery:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Andi Murphy State of Arizona

Dear Ms. Murphy:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Terry Wright State of Utah

Dear Mr. Wright:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of placetronic public records other than law enforcement questioners. The Commission has reviewed

electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Norene Fambrini-Rusteen State of California

Dear Ms. Fambrini-Rusteen:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Francie Koehler State of California

Dear Ms. Koehler:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed



June 1, 2009

Mr. Bruce Hulme

Dear Mr. Hulme:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and c



June 1, 2009

Mr. Cliff Goldsmith State of New Jersey

Dear Mr. Goldsmith:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Jimmie Mesis State of New Jersey

Dear Mr. Mesis:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Ryan Johnston State of Colorado

Dear Mr. Johnston:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Nancy Pemberton State of California

Dear Ms. Pemberton:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Richard Payton Commonwealth of Pennsylvania

Dear Mr. Payton:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, Teo

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Daniel Conroy State of Iowa

Dear Mr. Conroy:

Re:

In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Anthony Perrin State of California

Dear Mr. Perrin:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

WASHINGTON, D.C. 20580



June 1, 2009



June 1, 2009

Ms. Teresa Vila State of Florida

Dear Ms. Vila:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Anita Mason State of Georgia

Dear Ms. Mason:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.





June 1, 2009

Ms. Susan Wakeman State of Washington

Dear Ms. Wakeman:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Stanley Morgan State of California

Dear Mr. Morgan:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Notty Bumbo State of California

Dear Mr. Bumbo:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Gary Brummond State of California

Dear Mr.Brummond:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.



June 1, 2009

Mr. Randy Ontiveros State of California

Dear Mr. Ontiveros:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. David W. Lott State of Texas

Dear Mr. Lott:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Gerald Rounbehler State of South Carolina

Dear Mr. Rounbehler:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehap://www.ftc.gov/os/caselist/0810133/index.shtm



June 1, 2009

Mr. Randy Ontiveros State of California

Dear Mr. Ontiveros:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Rich Ramirez State of California

Dear Mr. Ramirez:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

Office of the Secretary

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Richard L. Barnes and Associates State of California

To whom it may concern:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elseviersistion of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, anotics of other relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Robert Nagle State of California

Dear Mr. Nagle:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm



June 1, 2009

Mr. Dan Brake State of California

Dear Mr. Brake:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.



June 1, 2009

Mr. Eric Wall State of Florida

Dear Mr. Wall:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Raymond Moore State of California

Dear Mr. Moore:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA





June 1, 2009

Mr. Scott Brydon State of Maine

Dear Mr. Brydon:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR

By tor whethee Calsormat th8



June 1, 2009

Mr. John Schwenk State of Florida

Dear Mr. Schwenk:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of



June 1, 2009

Mr. Steve Sessler State of Florida

Dear Mr. Sessler:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Vicki Siedow State of California

Dear Ms. Siedow:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm



June 1, 2009

Mr. Thomas Nixon State of California

Dear Mr. Nixon:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Montie Rasure State of Georgia

Dear Mr. Rasure:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public



June 1, 2009

Mr. John Hullar State of California

Dear Mr. Hullar:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. David Warkentine State of California

Dear Mr. Warkentine:



June 1, 2009

Mr. Jeff Stearman State of California

Dear Mr. Stearman:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

mission We



June 1, 2009

Mr. Stephen Craig State of Florida

Dear Mr. Craig:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Mary Ann Carmazzi State of California

Dear Ms. Carmazzi:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehap://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Steven Stansbury State of Florida

Dear Mr. Stansbury:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Sherrie Lacy State of Texas

Dear Ms. Lacy:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public



June 1, 2009

Mr. Jeff Crawford State of California

Dear Mr. Crawford:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without



June 1, 2009

Mr. Scott J. Stys State of California

Dear Mr. Stys:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133



June 1, 2009

Ms. Nancy Swaim State of California

Dear Ms. Swaim:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

mission We





June 1, 2009

Mr. Edward Torres State of California

Dear Mr. Torres:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Jamison Travis State of Texas

Dear Mr. Travis:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Cookie Schwartz State of California

Dear Ms. Schwartz:



June 1, 2009

Mr. Russ Andrews State of California

Dear Mr. Andrews:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Donald Thorn State of California

Dear Mr. Thorn:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another relevant materials, can be reviewed on the Commission Websitehth://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Jordan Ulrich State of New Hampshire

Dear Mr. Ulrich:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, another soft other relevant materials, can be reviewed on the Commission Website http://www.ftc.gov/os/caselist/0810133/index.shtm

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

Office of the Secretary

June 1, 2009

Ms. Suzi Vasylionis State of California

Dear Ms. Vasylionis:



June 1, 2009

Mr. Rick Vigil State of Califorina

Dear Mr. Vigil:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier is it in of Choice Point will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without



June 1, 2009

Ms. Maria Vinson Landry State of Louisiana

Dear Ms. Vinson Landry:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. Wm. Robert Wall State of Colorado

Dear Mr. Wall:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Mr. David Wallace State of California

Dear Mr. Wallace:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to

the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Lisa Wallace State of California

Dear Ms. Wallace:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Jeffery Wells State of California

Dear Mr. Wells:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Mr. Bryan Littlejohn State of California

Dear Mr. Littlejohn:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the



June 1, 2009

Mr. Gregory Caldwell State of Florida

Dear Mr. Caldwell:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580

June 1, 2009

Ms. Elizabeth Wilkel State of Vermont

Dear Ms. Wilkel:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in the insurance, private investigation, and background screening markets.

A copy of the final Decision and Order, and copies of other relevant materials, can be reviewed on the Commission Website, at http://www.ftc.gov/os/caselist/0810133/index.shtm.

It helps the Commission's analysis to hear from a variety of sources in its work on antitrust and consumer protection issues, and we appreciate your interest in this matter.

By direction of the Commission.



June 1, 2009

Ms. Wendy York State of California

Dear Ms. York:

Re: In the Matter of Reed Elsevier NV, a corporation; Reed Elsevier PLC, a public limited company; Reed Elsevier Group plc, a public limited company; Reed Elsevier Inc., a corporation; ChoicePoint Inc., a corporation; ChoicePoint Services Inc., a corporation; and ChoicePoint Government Services LLC, a

limited liability company, File No. 081-0133

Thank you for your comments regarding the proposed consent order accepted by the Federal Trade Commission for public comment in the above-captioned matter. In your letter, you expressed concern that Reed Elsevier's acquisition of ChoicePoint will harm consumers of electronic public records other than law enforcement customers. The Commission has reviewed your comments in connection with its decision concerning whether to accord final approval to the proposed consent order and has also placed your comments on the public record.

After careful consideration of your comments, the Commission has determined that the public interest would be best served by issuing the Decision and Order in final form without modification. We note, however, that the consent order maintains competition in non-law enforcement markets by requiring the divestiture of assets related to ChoicePoint's CLEAR electronic public records services to Thompson Reuters Legal Inc. ("West"). Under the terms of the consent order, West obtained the rights to sell CLEAR to all customers, including those in