- 7. Stipulating Defendants waive: (a) all rightsseek judicialeview or otherwise challenge or contest the validity to order; (b) any claim thatny of them may have against the Commission, its employees, representative gents; (c) all claims under the Equal Access to Justice Act, 28 U.S.C. § 2412, amended by Pub. L. 104-121, 110 Stat. 847, 863-64 (1996); and (d) any rights to attorney sees that may arise under said vision of law. The Commission and Stipulating Defendants shall each bear threir costs and attorney sees incurred in this action.
- 8. This Order is in addition to, and not inulief, any other civil or criminal remedies that may be provided by law.
  - 9. Entry of this Order is in the public interest.

## **DEFINITIONS**

For purposes of this Order, tfreelowing definitions shall apply:

1. "Asset or "Asset means any legal or equitable intert in, right o, or claim to, any real or personal propertycluding, but not limited to, "goods

script, direct mail solicitatin, or the design, text, or use images of any Internet website, email, or other lectronic communication;

- C. formulating or providing, or arranging for the remulation or provision of, any marketing support material or service juilding but not limited to, web or Internet Protocol addresses or domain name regulator for any Internet websites, affiliate marketing services, or media placement services;
  - D. providing names of, or assistingthe generation of, potential customers;
  - E. performing marketing, billing, or or any kind; and
- F. acting or serving as an owneffiger, director, manageor principal of any entity.
- 3. "Corporate Defendant or "Receivership Defendant means Innovative Wealth Builders, Inc., and its successors and assignate as any subsidiaries, and any fictitious business entities or business names created or used by this entity.
- 4. "Debt Relief Product or Servicë means any product, service, plan or program represented, directly or by impation, to renegotiate, settle, or in any way alter the terms of payment or other terms of the debt betweenrad eand one or more unseed creditors or debt collectors, including, but not limited, a reduction in the balance terest rate, or fees owed by a Person to an unsecured creditor or debt collector.
- 5. "Defendant" means Innovative Wealth Builde isc.; Independant Resources Network Corp. also d/b/a IRN Payment Syste@arly Janene Pelland a/k/a Carly Zurita; Tamara Dawn Johnson; and Sheryl Leigh Lzophedividually, collectively, or in any combination.
  - 6. "Document' or "Documents' means any materials listed in Federal Rule of Civil

Procedure 34(a) and includes writings, drawinggaphs, charts, photographs, audio and video recordings, computer records, and other datapilations from which information can be obtained and translated, if necessanto reasonably usabler to through detection devices. A draft or nonidentical copy is a separ becument within the meaning of the term.

- 7. "Financial Institution" means any bank, savings and loan institution, credit union, or any financial depository of anynkli, including, but not limite to, any brokerage house, trustee, broker-dealescrow agent, title companyommodity trading company, or precious metal dealer.
- 8. "Financial Related Product or Servicë means any product or service represented, directly or by implication, to:
  - A. provide any consumer, arrange from consumer to receive, or assist any consumer in receiving, credit, to the or stored value cards;
  - B. improve, or arrange to improve, any consumer's credit record, credit history, or credit rating;
  - C. provide advice or assistance to any summer with regard to any activity or service the purpose of which is to improve assumer's credit record, credit history, or credit rating;
  - D. provide any consumer, arrange along consumer to receive, or assist any consumer in receiving, a loam other extension of credit;
  - E. provide any consumer, arrange **alory** consumer to receive, or assist any consumer in receiving any service resperted, expressly or by implication, to renegotiate, settle, or in anyay alter the terms of paymeon other terms of the debt between a consumer and one or more secured tors, servicers, or debt collectors.

through any Person, trust, corporation, parsthip, limited liability company, subsidiary, division, or other device, are pearmently restrained and enjoinferdm engaging in, participating in, or assisting others in the advertising, marketing, promoti, offering for sale, sale, or distribution of any Debt Ricef Product or Service.

- c. the savings associated with the credit;
- d. the amount of cash to be to the borrower out of the proceeds, or the amount of cash to be to
- e. whether the payment of the minimum amount specified each month covers both interest and principand whether the credit has or can result in negative amortization;
- f. that the credit does not have prepayment penalty or that no prepayment penalty and/or other fee sources will be incurred if the consumer subsequently refinances; and
- g. that the interest tree(s) or annual percentagete(s) are fixed rather than adjustable or adjustable rather than fixed;

from foreclosure; the likelihood that a consemwill obtain a modified mortgage loan or relief from foreclosure; or the reducen or cessation of ollection calls; and

- 5. That a consumer will receive legal representation; and
- B. Advertising or assisting others invædtising credit terms other than those terms that actually are or will be arrangler offered by a creditor or lender.

IV.

PROHIBITED PRACTICES RELATING TO
ANY PRODUCTS OR SERVICES

This amount is due and payable to the Cossion or its designated agent immediately.

- B. The judgment set forth in paragraph Athrifs Section shall be partially satisfied by any funds turned over to the Commissionitsordesignated agent by Independent Resources Network Corp. also d/b/a IRN Pranent Systems in this action federal Trade Commission v.

  Innovative Wealth Builders, Inc., et al., Civ. No. 8:13-cv-123-T-33EAJ (M.D. Fla.).
- C. Stipulating Defendants linequish dominion and all legal nd equitable right, title, and interest in all Assets transfed pursuant to this Order armaly not seek the return of any Assets.
- D. The facts alleged in the Complaint will tasken as true, without further proof, in any subsequent civil litigation boyr on behalf of the Commissai, including in a proceeding to enforce its rights to any payment or mone jackgment pursuant to its Order, such as a nondischargeability complaint any bankruptcy case.
- E. The facts alleged in the Complaint establall elements necessary to sustain an action by the Commission pursual action 523(a)(2

impracticable or money remains after redrisscompleted, the Onomission may apply any remaining money for such other equitable re(line)cluding consumer information remedies) as it determines to be reasonably related to the Usatiting Defendants' praces alleged in the Complaint. Any money not usedrfsuch equitable relief is to be be posited to the U.S. Treasury as disgorgement. Stipulating Defendants have no right to dheange any actions the Commission or its representatives may takersuant to this Subsection.

VII.

### PROHIBITIONS REGARDING CONSUMER INFORMATION

IT IS FURTHER ORDERED that Stipulating Defendants, and their officers, agents, servants, employees, attorneysclad other Persons in active count or participation with any of them who receive actual incolor of this Order by personal service or otherwise, are permanently restrained and enjoined from:

- A. Failing to provide sufficient customer formation to enable the Commission to efficiently administer consumer redressip Slating Defendants repsent that they have provided this redress information to the Commission. If a representate of the Commission requests in writing any information lated to redress, Stipulation feedback must provide it, in the form prescribed by the Commission, within fourteen (14) days;
- B. Disclosing, using, or benefitting fromustomer information, including the name, address, telephone number, email address, saeciality number, other identifying information, or any data that enables access to a customer bunt (including, but not limited to, a credit card, bank account, or other financial account) are present which any Stipulating Defendant obtained prior to entry of this Over in connection with marketing or sale of any Debt Relief Product or Service; and

C. Failing to dispose of such custoring formation in all forms in their possession, custody, or control within thirt(30) days after receipt of when direction to do so from a representative of the Commission. Disposal shearby means that protect against unauthorized access to the customer information, such yalsurning, pulverizing, or shredding any papers, and by erasing or destroying any ectronic media, to ensure that the customer information cannot practicably be read or reconstructed.

Provided, however, that customer information need not be disposed of, and may be disclosed, to the extent requested by a governament cy or required by a law, regulation, or court order.

VIII.

# PROHIBITION ON COLLECTING ON ACCOUNTS

IT IS FURTHER ORDERED that Stipulating Defendants, and their officers, agents, servants, employees, attorneyschall other Persons in active count or participation with any of them who receive acalunotice of this Order by personsal rvice or otherwise, whether acting directly, or through any trust, corporation, to persons, limited liability company, subsidiary, division, or other device, are presently restrained and enjeith from attempting to collect, collecting, or assigning any right collect payment from any consumer who purchased or agreed to purchase any Debalief Product or Service from Stipulating Defendant.

IX.

ORDER ACKNOWLEDGMENTS

submit to the Commission an acknowledgmented eipt of this Order sworn under penalty of perjury.

- B. For five (5) years after entry of th@srder, each Individual Defendant for any business that she, individually or collectively waithy other Defendants, is the majority owner or controls directly or indirectlyand the Corporate Defendant, mustwer a copy of this Order to:

  (1) all principals, officers, directors, and Llr@anagers and members; (2) all employees, agents, and representatives who participant conduct related to the subjectatter of the Order; and (3) any business entity resulting from any changestiracture as set forth in the Section titled Compliance Reporting. Delivery must occur witherven (7) days of entry of this Order for current personnel. For all others, delivery magsur before they assume their responsibilities.
- C. From each individual or entity to **inch** a Stipulating Defendant delivered a copy of this Order, that Stipulating Defendant malstain, within thirty (30)days, a signed and dated acknowledgment of receipt of this Order.

X.

# COMPLIANCE REPORTING

IT IS FURTHER ORDERED

names, telephone numbers, and physical, poestradial, and Internet addresses; (c) describe the activities of each businessluiding the goods and services offered, the means of advertising, marketing, and saless, the involvement of any other Defendant (which Individual Defendants must describe they know or should know due to their own involvement); (d) describe in detail whet and how that Stipulating Defendant is in compliance with each Section of this Or, dend (e) provide a copy of each Order Acknowledgment obtained pursuant to this Or, dende less previously submitted to the Commission.

- 2. Additionally, each Individual Defendant must: (a) identify all telephone numbers and all physical, postal, email and rhete addresses, including all residences; (b) identify all business activities, including yabusiness for which she performs services whether as an employee or otherwise amy deantity in which she has any ownership interest; and (c) describe in detail her involvent in each such business, including title, role, responsibilities, praicipation, authority, combl, and any ownership.
- B. For twenty (20) years following entory this Order, each Stipulating Defendant must submit a compliance notice, sworn under peroal perjury, within fourteen (14) days of any change in the following:
  - 1. Each Stipulating Defendant musporet any change in(a) any designated point of contact; or (b) the structure of any Corporate Deendant or any entity that Stipulating Defendant has any ownsheip interest in or controls irectly or indirectly that may affect compliance obligations arising unthe Order, including: creation, merger, sale, or dissolution of the entity or any subserved, parent, or affiliate that engages in any acts or practices subject to this Order.

- 2. Additionally, each Individual Defendant must report any change in: (a) name, including aliases or fictitus name, or residence address(b) title or role in any business activity, including any business for which performs services whether as an employee or otherwise and any entitywihich she has any ownership interest, and identify the name, physical address, and lanternet address of erbusiness or entity.
- C. Each Stipulating Defendant missibmit to the Commission notice of the filing of any bankruptcy petition, insolvency opereding, or similar proceeding by or against such Stipulating Defendant with insolvency of the filing.
- D. Any submission to the Commission provided by this Order to be sworn under penalty of perjury must be true and accurated comply with 28 U.S.C. § 1746, such as by concluding: "I declare under pethaof perjury under the laws of the United States of America that the foregoing is true and correct. Exteduon:\_\_\_\_\_\_" and supplying date, signatory's full name, title (if applicable), and signature.
- E. Unless otherwise directed by anthroission representative in writing, all submissions to the Commission pursuant to the Commission pursuant to the emailed to DEbrief to.gov or sent by overnight courier (not the S. Postal Service) to: Assiste Director for Enforcement, Bureau of Consumer Protection, Federal Ter Commission, 600 Pennsylvania Avenue NW, Washington, DC 20580. The subject lin0(A3sioJt T)6.3o(A3yin0(A3sire oTD sc1e oTD TC v.allnovssi

Specifically, Corporate Defendant and each Individual Defendant for any business in which she, individually or collectively withany other Defendant, is a majority where or controls directly or indirectly, must create an etain the following records:

- A. accounting records showing the reves from all goods or services sold;
- B. personnel records showing, for each providing services, whether as an employee or otherwise, that person's: nandel person and telephonem to title or position; dates of service; and (if applicable) the reason for termination;
- C. records of all consumer complaintdame fund requests, whether received directly or indirectly, such as throughtlaird party, and any response;
- D. all records necessary to demonstfallecompliance with each provision of this Order, including all submissins to the Commission; and
  - E. a copy of each unique advertisement or other marketing material.

XII.

### COMPLIANCE MONITORING

IT IS FURTHER ORDERED that, for the purpose of monitoring Stipulating

Defendants' compliance with this Order, and any feiled transfer any assess required by this

Order:

A. Within fourteen (14) days of receipt a written request from a representative of the Commission, each Stipulational must: submit additional compliance reports or other requested information, which must be sworn unputenalty of perjury;

and 69.

- B. For matters concerning this Orders Commission is authorized to communicate directly with each Stipulating Defendant. Stipulating Defendant must permit representatives of the Commission to interview any employeeothrer person affiliated with any Stipulating Defendant who has agreed to such an interviewe person interviewed may have counsel present.
- C. The Commission may use all othewflal means, including posing, through its representatives, as consumesusppliers, or other individuals entities to Stipulating Defendants or any individual or entity affilized with Stipulating Defendants, without the necessity of identification or prionotice. Nothing in this Order limits the Commission's lawful use of compulsory process, puant to Sections 9 and 20th FTC Act, 15 U.S.C. §§ 49, 57b-1.

#### XIII.

# COOPERATION WITH FTC COUNSEL

IT IS FURTHER ORDERED that Stipulating Defendants shall, in connection with this action or any subsequent investig

transactions or the occurrendbat are the subject of the Complaint, without the service of a subpoena.

XIV.

#### CONTINUATION OF RECEIVERSHIP

IT IS FURTHER ORDERED that the appointment of Mark J. Bernast Receiver over the Receivership Defendant pursuant to Sectible the Preliminary Injunction Order entered on January 25, 2013, is hereby continued in full formula effect until furthreorder by the Court.

XV.

# **DISSOLUTION OF ASSET FREEZE**

IT IS FURTHER ORDERED that the freeze on the AssetsCarly Janene Pelland a/k/a Carly Zurita; Tamara Dawhohnson; and Sheryl Leigh Lexp, pursuant to the Preliminary Injunction entered in this action shall be liftedburgentry of this Order. The freeze on the Assets of the Corporate Defendant shall remain in cefficentil further order by the Court. A financial institution shall be entitled to rely upon at the from Plaintiff staing that the freeze on Stipulating Defendants has been lifted.

XVI.

# <u>SEVERABILITY</u>

IT IS FURTHER ORDERED that the provisions of its Order are separate and severable from one another. If yaprovision is stayed or determent to be invalid, the remaining provisions shall remain in full force and effect.

# XVII.

# **JURISDICTION**

IT IS FURTHER ORDERED that this Court shall retain jurisdiction of this matter for