1	UNITED STATES OF AMERICA
2	FEDERAL TRADE COMMISSION
3	
4	
5	
6	
7	PUBLIC FORUM ON DEBT RELIEF AMENDMENTS
8	TO THE TELEMARKETING SALES RULE
9	
10	
11	
12	WEDNESDAY, NOVEMBER 4, 2009
13	
14	9:00 a.m.
15	
16	
± 0	
17	
	FEDERAL TRADE COMMISSION
17	FEDERAL TRADE COMMISSION 6TH AND PENNSYLVANIA AVENUE, N.W.
17 18	
17 18 19	6TH AND PENNSYLVANIA AVENUE, N.W.
17 18 19 20	6TH AND PENNSYLVANIA AVENUE, N.W.
17 18 19 20 21	6TH AND PENNSYLVANIA AVENUE, N.W.
17 18 19 20 21 22	6TH AND PENNSYLVANIA AVENUE, N.W.

1	I N D E X	
2		
3		
4	PANEL:	PAGE:
5	Welcome	3
6	The Proposed Advance Fee Ban	12
7	Implementation Issues Raised by the	
8	Proposed Advance Fee Ban	90
9	The Proposed Disclosure &	
10	Misrepresentation Provisions	146
11	Definitions & Scope	226
12	Open Microphone	261
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

1 PROCEEDINGS 2 _ _ MR. WINSTON: Good morning. We are going to get 3 4 started now. I would like to welcome you to the Federal Trade Commission and today's public forum. My name is 5 Joel Winston, I am the FTC's Associate Director for 6 Financial Practices in the Bureau of Consumer 7 8 Protection.

9 We're here this morning in this important room in this historic new era. I see one of our former 10 11 commissioners here who spent time in this room, Andy 12 This is the Commissioners's room where they Strenio. conduct formal business, for example deciding whether to 13 14 bring lawsuit against someone who violated the law. And 15 soon the Commission will be making a decision about the proposed rule that we'll be examining today, which would 16 17 amend the Telemarketing Sales Rule to address practices by debt relief services. 18

I am delighted that we have here today a diverse group of stakeholders from the public and private sectors who will be discussing the key aspects of the proposed rule and the important consumer protection issues it addresses.

Needless to say, this forum could not be moretimely. These are difficult times for many consumers.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 Americans today are holding record levels of unsecured In fact, some estimates place the average U.S. 2 debt. 3 household's credit card debt as probably the largest 4 source of consumer indebtedness at over \$10,000 per person. More and more consumers are finding themselves 5 in financial distress, struggling to pay their bills to 6 stay afloat. It is in this environment that the 7 for-profit debt relief industry has burgeoned. 8

9 While the Commission applauds efforts to educate 10 and assist people who are struggling with their debt, 11 too often, unscrupulous debt relief companies deceive 12 consumers into paying large sums of money that they can 13 ill afford to pay, only to get little or no results in 14 managing or settling their debts.

15 The many cases brought by the FTC and state law enforcers are a catalog of fraud and abuse, including 16 such practices as making false claims about the amount 17 18 and timing of fees, making promises of successful 19 results that never happened, misrepresenting refund 20 policies, and failing to alert consumers about the 21 negative consequences that can flow from these 22 services -- for example, that consumers may accumulate 23 late fees on their debt, adding to their debt load, and 24 may damage their credit history.

25 These problems are exacerbated by one of the

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 predominant fee models used by debt relief companies, large and nonrefundable upfront fees that are paid over 2 the initial months of enrollment. Under these 3 4 circumstances, what protections do consumers have against fraudsters who collect these fees then do not 5 deliver? In many of our cases, debt relief firms took б hundreds or thousands of dollars from consumers, without 7 making any serious effort to help them pay off their 8 I don't know about you, but that sounds a lot 9 debt. like grand larceny to me. And these unlawful practices 10 continue to plague this industry. 11

12 Last September, a little over a year ago, the FTC held a public workshop on debt settlement and other 13 forms of debt relief. That workshop, which many of you 14 15 here today attended, advanced our collective understanding of the issues that we face. Subsequently, 16 17 in July of this year, the Commission announced its proposed rule for public comment. We received over 220 18 19 written comments by the October 26th deadline.

Today, we are providing another opportunity to share information and views to augment the record in this rulemaking. We will be focusing on the three pillars of the proposed rule: First, the ban on collecting advance fees; second, prohibitions on materially false claims; and third, six proposed

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 mandatory disclosures that are designed to ensure that 2 consumers understand the basic mechanics, fees and 3 potential negative consequences of enrolling in a debt 4 relief service.

1 proposed definition of debt relief services.

Now, following the afternoon panels, which will come to a close around 4:15 or so, we will be holding an open mike session during which both audience members and panelists are free to participate.

Now for the ground rules for our discussion 6 First, each panelist has a paper table tent, 7 today. 8 when you want to say something that responds to a 9 question, please turn your table tent up, vertically, and we'll try to call on you. We do want to try to give 10 11 everyone an opportunity to speak. So, please keep your 12 remarks as focused and as concise as possible. I am going to try to call on each speaker by name so that the 13 14 court reporter can attribute your remarks accurately.

15 Next, please speak only when called upon by the moderator, and don't interrupt others when they are 16 17 speaking. One of the last sessions I attended that the 18 Commission held on the debt collection industry in 19 Chicago, within about 15 minutes, the panelists were all 20 shouting at each other and speaking at the same time, at 21 which point the court reporter got up and said I cannot 22 possibly transcribe this, talk one at a time. So, 23 please try to do that. And keep in mind that this forum 24 is designed to be a respectful give-and-take discussion 25 and not a platform for delivering speeches. The panel

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 moderators will be gentle, but insistent in ensuring 2 that the rules are followed and that the discussion is 3 productive.

4 And now for the all-important housekeeping announcements. First, and most importantly, the 5 bathrooms are located right outside the door here, to б your left. Also keep in mind that if you leave the 7 building you will need to pass through security again to 8 9 re-enter. So, you need to allow time for that. We have slotted one hour for lunch, which is not a lot of time, 10 11 so if you are leaving the building, make sure you allow 12 enough time to get back in. In particular, we ask our 13 participants in the first afternoon panel to be careful 14 to budget their time when leaving the building because we do want to start that panel sharply at 1:30. 15

One time-saving lunchtime option is the FTC's Top of the Trade cafeteria, a famous place, it's located on the 7th floor of this building, take the elevators up. It's actually quite good. In case you don't want to go there, we have distributed a list of local establishments where you can find a bite to eat.

Finally, in the event of an emergency, in the event of fire or evacuation, the alarms will sound, and we ask you if you hear that alarm, you gather your personal belongings, if you have time, and you leave the

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

building in an orderly fashion. Once outside the 1 building, make your way across the street to the 2 National Gallery of Art at the corner of 7th and 3 4 Constitution and enter the National Gallery, that's our gathering point. If you like, you can go see the 5 6 Rembrandts while you're there. When you get there, 7 check in with Kara Redding when you get to the National Gallery. Kara, are you around? She's outside, we'll 8 introduce her when she comes in. 9

In the event it's safer to remain inside, you will be advised where you should report while inside the building. There will be information and updates distributed by the public address system. And also if you do spot suspicious activity, please alert one of us or security staff.

Again, thank you for coming here today, we lookforward to a robust and interesting discussion.

18 Let's move to our first panel and first topic of19 discussion: The Proposed Rule's Ban on the Collection

those problems. To opponents, a ban would make it
 impossible for the many legitimate debt relief services
 to survive to the detriment of competition and
 consumers.

5 As I mentioned earlier, we will be discussing 6 this issue in two separate segments this morning. The 7 first panel will focus on the fundamental question of 8 whether the Commission should impose an advance fee ban; 9 is it necessary and what would be its impact on 10 consumers and industry.

11 After our break, around 10:45, we will move to a 12 discussion of implementation issues. If the Commission 13 does decide to impose some type of ban on advance fees, 14 how should it work?

- 15
- 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24
- 25

1 Mark Guimond, there you are. Mark Guimond is the executive director of the American Association of 2 3 Debt Management Organizations, AADMO. AADMO is the 4 largest trade association for the credit counseling and debt management industry. Mark has worked directly in 5 advocacy for the credit counseling industry for the last б 12 years. And prior to that, he served in the 7 Washington, D.C. office of U.S. Senator Pete Wilson from 8 California. Guimond, I am told, I am sorry, I got your 9 10 Mark Guimond. name wrong.

11 MR. GUIMOND: That's okay.

12 MR. WINSTON: After graduating from the 13 University of California at Berkley, he became a 14 lobbyist in private practice. He notes in his bio that 15 his favorite legislative victory was the repeal of the 16 55 mile per hour maximum national speed limit.

17 MR. GUIMOND: Go 'horns.

18 MR. WINSTON: Gail Hillebrand, an old friend, is 19 a senior attorney at the West Coast office of Consumers 20 Union where she manages the credit and finance advocacy 21 team and leads Consumers Union's financial services 22 campaign. Her issues at Consumers Union include 23 banking, consumer credit, payments, identity theft, the 24 Community Reinvestment Act, arbitration reform, 25 electronic commerce, consumer legal rights and remedies,

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 and the UCC revision process. You must be very busy. Andrew Housser cofounded Freedom Debt Relief, 2 and its parent company, Freedom Financial Network, in 3 4 2002. Previously, Andrew worked in the financial services industry. Andrew received his MBA from 5 Stanford Business School, and bachelor's from Dartmouth б College. He is here on behalf of The Association of 7 Settlement Companies, or TASC. 8

9 Bob Hunt is an assistant vice president of the Federal Reserve Bank of Philadelphia. He became 10 11 director of the bank's payment card center in 2009. 12 Prior to this appointment, he was a senior economist in 13 the bank's research department. Bob's published 14 research includes studies of the dynamics of the 15 consumer credit reporting industry, credit counseling organizations, the collection industry, and others. 16 Before joining the bank in 1998, Bob worked for the U.S. 17 18 Congressional Budget Office, which is a very busy place 19 these days. Bob received a Ph.D. in economics from the 20 University of Pennsylvania and a bachelor's in political 21 science and economics from Butler University.

Jim Keiser is speaking today on behalf of the National Association of Consumer Credit Administrators, which is an association of state financial regulators. Jim started as a field examiner in the consumer credit

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc.

1 including basically being my predecessor as the

2 Associate Director for Credit Practices in the Bureau of

3 Consumer Protection. Jean is a graduate of Oklahoma

4 State University and the University of Texas Law School.

Johnson Tyler, down at the end, has worked at
South Brooklyn Legal Services since 1989. His interest
in debt settlement began in 2006, when a client of histection. Je

affecting the industry. From 1996 to 2006, he was a senior associate with the law firm Baron & Budd in its asbestos litigation group. He is admitted to practice by the state bar of Texas, and received his bachelor's from Baylor University in 1992, and his law degree from Baylor Law School in 1995.

So, as you can see, we have a very distinguished
group, and knowledgeable group of speakers. And now I
would like to get the discussion started.

10 So, we're talking about advance fees, and kind 11 of a fundamental question I have is how widespread is 12 the practice of charging large advance fees? And what 13 are the fee models used within the industry and does it 14 vary with the type of service, debt relief, debt 15 settlement, debt negotiation, credit counseling? Do the 16 fee models vary depending on the type of organization?

Who wants to start us off with sort of a general discussion about how advance fees are prevalent in the industry?

20 Gail?

21 MS. HILLEBRAND: Thank you, good morning, I 22 appreciate the opportunity to be here and appreciate 23 what the Commission is doing in this area.

I am going to speak to the fee models that we have seen, or observed, in the debt settlement arena and

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

within this model, and that is an acceleration of the
 remaining fees on a percentage of debt basis. Dr.
 Breisch's study says 14 to 18 percent, we have seen
 state laws at 17, 18 and 20 percent.

5 And this is an advance fee. The industry calls 6 it pay-as-you-go, but it's pay-as-you-go even if you 7 don't get there, and it's pay-as-you-go in full over the 8 first half of the contract, and these laws commonly have 9 an additional provision that permits further 10 acceleration beyond that first half if there are offers 11 on half of the accounts.

12 So, if a consumer comes in owing a couple of 13 small credit cards and one big one, and they get offers 14 on the two small accounts, that would, under this fee 15 model, allow further acceleration of the entire 16 percentage fee on the original debt.

17 That's a form of advance fee, even though it is 18 not fully in advance, it is certainly well in advance of 19 results. I am going to pause there, except I do want to 20 say that I think that the advance fee model corresponds 21 to more than the bad apples. There are two different 22 problems we see in debt settlement. One is the sort of 23 traditional bad apple, take the money and run, no 24 services are provided, no benefit, but the other is the 25 signing up of people who cannot benefit, either because

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 on the dollar.

2	It is really hard to execute. It takes a lot of
3	people, we have over 500 employees, TASC members have
4	over 10,000 employees. And it takes a lot of processes,
5	investment, technology and infrastructure, and no
б	company has made the contingency fee model work because
7	you cannot make it work, you cannot get consumers
8	through the program and settle debts if you cannot do
9	the work, and you need to get paid to do the work.
10	MR. WINSTON: Jean Noonan?
11	MS. NOONAN: Well, we just disagree that the
12	model does not work. Accord is an organization of
13	companies that are dedicated to making the model work.
14	And we have members who are work, and you need to get paid to

do

this table on one objective, and that is that we do not want consumers to be worse off from signing up with the debt settlement company than they were had they not signed up.

Those of us in the industry are here committed 5 to helping consumers get out of debt, and to do so as 6 7 efficiently, as effectively as possible. That's what the debt settlement business strives for. To do it 8 effectively, we have to not take fees until the debt is 9 That's number one. Number two, the amount of our 10 paid. 11 fees should be proportionate to the amount of the 12 consumer's savings. Anything else can leave the consumer worse off than before they contacted the debt 13 14 settlement company.

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 clients, approximately. For credit counseling, the
 numbers approached one staff person for every thousand
 clients.

4 So, there's a significant amount of resources that must be spent on employees and all the things that 5 come with employees, benefits, health insurance, 401(k)s 6 and things like that. So, it's a very expensive 7 business to run, and the companies need the fees to 8 9 provide the ongoing services to get to where you want to I mean, I think our paper, our TASC paper shows 10 be. that we provide significant benefits to the consumers, 11 12 but in order to get to that point, that's a lot of work.

MR. WINSTON: Wesley, if I could just follow up on that, to what extent are these costs that you refer to that need to be paid through the advance fees are costs that go correctly to the service being provided versus marketing and client generation?

18 MR. YOUNG: Very approximately, the costs in 19 marketing were approximated between 15 and 25 percent of 20 the total cost. I think that was in Nationwide Support 21 Services paper.

22 MR. WINSTON: And there's empirical data that 23 shows that or is this an estimate?

24 MR. YOUNG: It was a study done by themselves.25 MR. WINSTON: Okay.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1

MR. YOUNG: On their own costs.

2 MR. WINSTON: Okay. Michael Bovee? MR. BOVEE: To my knowledge, there's about three 3 4 or four, and now perhaps another one through public commentary, leading up to today, that provide full 5 6 settlement services without charging any kind of fee. We're kind of a hybrid, and when we started out, before 7 we became Consumer Recovery Network, we were DCA, and 8 9 for 18 months, we charged no fee, absolutely none, zero, and it was not a success. And we had some costs 10 11 outlaid, we sent books out, education, that's our 12 format, is consumer education, and we ran multi-six 13 figures in uncollected fees, as a result.

14 No, we did not use escrow funds, so that was 15 kind of a -- a handicap for being able to access those 16 fees as settlements were done, but we launched further 17 into our consumer educational focus and became Consumer 18 Recovery Network and we have immense success working in 19 the fashion that we do providing education, encouraging 20 consumers to do as much if not all of the settlements oncouraging

1 contingency fee.

We do not make a profit, per se, but we do 2 3 deliver full settlement services, just at cost, for all 4 intents and purposes. And my position on this is it would be next to impossible to deliver the degree of 5 adequate services that a consumer, every measure of б stress and emotion from collection calls, from family, 7 from anything can upset the apple cart. We can get 8 9 three phone calls in a day, we can get three phone calls in a week, and then some consumers we work with are 10 11 sophisticated enough that we hear from them once every 12 two months. So, it's a mix of everything in between and it's the consumers that need the most attention that 13 deserve the best attention and it should not be somebody 14 who is just answering phones and has little to no 15 background or history in working with consumers. 16

That's an expensive cost. And finding advocates that populate the specialists that work with our members, needle in a haystack, finding people that are motivated to help people and not profit, but they still have bills to pay.

22 So, my position is while there are a couple of 23 companies, and I would suggest that Consumer Recovery 24 Network is one of them, although something of a hybrid, 25 it's -- it would be next to impossible to defer or

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

defray those costs, waiting up until five months before
 the first settlement is available.

A lot of the public commentary that's been 3 4 submitted up to today suggests that there's no way a company can survive for two or three years. I do not 5 think that was the recommendation. I read it to say, I б believe it was phrased so that at each time each 7 settlement is done, you can fund yourself. 8 That's 9 doable, for a well capitalized company, because we're That's all we're talking before 10 talking five months. you reach that first settlement. So, the consumer 11 12 success.

13 And then one other thing is most of my concern, leading up to last year, even, and my criticism to the 14 15 industry is the sales process. It's the high commissions. I am not -- 25 percent for sales driven 16 17 would be perhaps applicable to a company who does no 18 outside referrals, does their own advertising, runs 19 their own ads, radio, television, newspaper, but for 20 companies that are taking referrals from outside sales 21 companies, which we tried to do, last year, and it was 22 an abysmal failure, those companies wouldn't get it from 23 us, but prior to working with us, they were referring to 24 Hess Kennedy, and receiving much larger than 25 percent 25 finders fee, or commission. We were a pitstop, and then

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 they went on to Allegro.

2	So, these outside sales companies are going to
3	look for the dollar, they're going to look for the high
4	commissions. The internal companies in this industry
5	that are doing good work that manage and control their
6	own sales team typically, you do not find problems and a
7	massive amount of complaints with those companies.
8	MR. WINSTON: Thanks. Derek Witte, if you could
9	focus on the question of capitalization, and what I am
10	not clear about is what makes this industry different
11	from lots of industries where you do not pay until the
12	services are fully provided? If I go into my doctor's
13	office and have a procedure done, I do not pay up front,
14	I pay when it's done, and obviously there are a lot of
15	industries where that's the case. Why can't that be the
16	case for this industry?
17	MR. WITTE: Well, I do not think it's that
18	simple, but we do agree with you that you should pay for
10	what you get as you get it Where we disagree is that

19 what you get as you get it. Where we disagree is that 20 it's our position Credit Solutions and other members of 21 industry understand that that's what we're doing and 22 what we advocate. We start working for the consumers on 23 the first day.

24 One of the things that we could share with the 25 FTC in our submission is the number of offers that we

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

get for our customers, and the data set was all of the 1 people in the past three years who were customers of 2 And in the first month, we are able to get 56 3 CSA. 4 percent of the people one offer and 28 percent of the people five or more offers, just in the first month. 5 And I think everyone can agree that's pretty remarkable 6 and sort of stands against what was in the NPRM that no 7 work is being done at the beginning. 8

9 So, we're doing work for the beginning advocating with the credit card companies. We're also 10 11 fielding these calls, and I agree with Michael, part of 12 our function is hand-holding, and I think the TASC paper said that, too. We cannot stop the creditor calls, we 13 cannot. But we do field the calls with people who are 14 15 well trained, through a series of certifications, to provide the other support on a day-to-day basis for the 16 17 people who are going through this, and so these are the 18 things that are part of our performance.

19 It's not the end result, it's not the goal, but 20 that is what we're saying you need to pay for as you go. 21 And my concern is, and Credit Solutions' concern is, if 22 we are asked to have a fee model that only allows us to 23 be compensated upon settlement, that is not what's best 24 for protecting consumers.

25 Not only do we know, according to the TASC

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

survey, or I am sorry, the USOBA survey, that 84 percent 1 of their members who responded to that believed they 2 would go out of business, if they had to have that fee 3 4 model, but we see an even bigger problem. I do not know that we could stay in, because what would happen is the 5 consumers who stay in longer, and who do not cancel, and 6 we can talk about many of the very legitimate reasons to 7 cancel, would end up subsidizing the fees for the people 8 9 who take those day-to-day services from day one, who we field their calls, we call the credit card companies on 10 11 their behalf, we invest in resources to protect them, 12 but then we cannot collect from them, so who pays?

And, so, what we would see, it is not a 13 capitalization problem, it is that the consumer is not 14 15 best served because the fees would go up. And what I think is remarkable, although I agree with Jean that in 16 17 a perfect world, we could have this system, we're not in a perfect world, people will cancel, and the end result 18 19 is the consumers who stay in longer, settle more 20 accounts, save the way they should, foot the bill.

If you look at the FCS paper that we were instructed to look at as one of the exemplars to prepare for today, there is something missing. How high are their fees? Our fees do not exceed 15 percent. And, frankly, we are working to be more and more efficient,

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

and I hope we can do better than that. But the only way to be the best independent consumer advocate and protect all our consumers is to have a pay-as-you-go system 1 I think that that should be part of that funds. 2 conversation.

MR. WINSTON:

3

Mark Guimond? 4 MR. GUIMOND: I think I need to throw in a little different twist, too, on the credit counseling 5 model versus just the debt settlement model. Credit 6 counseling on the front-end fees is highly regulated by 7 the states, and if you see a large advance fee for 8 credit counseling, it's an anomaly, it's not -- it's 9 usually not -- it would not be a licensed or registered 10 11 entity, it's just something that's out there that's a 12 bad apple.

13 One of the interesting things in credit 14 counseling is credit counseling does receive continuous 15 ongoing monthly funding. There is a nominal start-up fee but continuous funding that goes on throughout the 16 17 preparation of a DMP. So, an advance fee is not 18 necessarily required.

19 One of the things I would like to note is I think the impact of the advance fee ban on the 20 21 for-profit debt settlement industry will be very bad. Ι 22 think it's going to put most of the industry out of 23 business, and I am hoping that the Commission's intent 24 is not to fill this void with nonprofit credit 25 counseling, because I am going to quote Jean, I cannot

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 see Jean down there, but hi, as she said, the debt settlement is expensive to operate, has a big capital 2 3 investment and is investment heavy, and if the 4 Commission desires to throw this business or this block of consumers over to the nonprofit tax-exempt world, I 5 do not know how those particular statements from Jean б are going to be met by these nonprofit charitable 7 8 entities.

9 So, I am hoping that the consequence of this, 10 that is not an unintended consequence in that the 11 nonprofit world is not going to be able to fill that 12 void.

John Ansbach, if I can ask you, to 13 MR. WINSTON: 14 the extent that the fees are front loaded, and you have 15 somebody who is dropping out of the program after three months, five months, seven months, and have paid in 16 quite a lot of the fee, do you think it's appropriate, 17 18 fair to the consumer that they forfeit all that money? 19 Do you think that the services that are being performed 20 for that person who has dropped out before any 21 settlement has taken place, are those fees that they 22 have paid commensurate with the services that have been 23 performed?

24 MR. ANSBACH: Frankly, it's an excellent 25 question, and to understand the answer to the question,

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

you have to get to what services are being provided. 1 And with all due respect to Jean down there on the end, 2 I have not worked at the FTC before, but I have worked 3 4 at a debt settlement company, and maybe I am not the best source on this issue, but if you asked 700 5 employees who do this work every day, 75 percent of б whom, unlike the people at this table, are on the front 7 lines talking to consumers, at least once a day, if you 8 asked them what they do, what is the service that they 9 provide, in fact what is the primary service that they 10 provide, you look at the survey results, and they will 11 12 tell you, 65 percent of those people said that the primary service was something other than the settlement 13 14 of the debts.

15 All due respect, Jean, you saying that performance is the only -- performance is settling the 16 17 debt, nothing else is performance, people that do this 18 work for a living will tell you that it is financial 19 literacy and education, it is how to deal with creditor harassment or threats, it is hand-holding and emotional 20 21 support. Coincidentally, is hand-holding and emotional 22 support something valuable? Forty-seven percent of the 23 people that responded to this survey said that suicide 24 was mentioned in the debt settlement process in terms of 25 dealing with harassing creditors. Hand-holding,

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 emotional support, program coaching, budgeting support.

To understand what is charged in this model, you 2 must understand the service that's being provided. 3 And 4 65 percent of people that do this for a living will tell you it's not settling debt, that is not the primary 5 service. It is all of the things that have happened б before you ever get to that first settlement. And 7 Michael's comment was that that was about five months in 8 with Michael's program, our data in the folks that I 9 have talked to, it seems to indicate it's closer to 12 10 11 months.

So, the question becomes this, because you have a number of questions here in the last 25 minutes on this issue, but you do ask, you said, can a legitimate debt relief option provider function without advance fees? And if you account for all of the things that these people do, that these companies do to help 0 0.0000 0.0000 c'.0002vvvv0 0. difo hel92bection without advance fees charged, the vast majority of our members operate under the half life of the program, which, Gail, you said it was promoted by the industry, you failed to mention it's not the industry's bill, the UDMSA is not the industry's bill. We back the UDMSA. It is promoted by NCCUSL, the Uniform Law Commission.

So, this concept that you can operate a business 7 for a year or more without revenue, I do not have a 8 9 Ph.D. in economics, but that seems entirely implausible to me. And you might be able to do it like Jean's 10 11 client, you may be able to do it if you do not provide 12 any services, but how does that possibly help the consumer, to have a limited service provider fill this 13 14 space? That absolutely cannot be the case, it cannot be the Commission's intent with this rule. 15

16 MR. WINSTON: Let me just ask you, and I 17 apologize if I missed this, you refer to this survey 18 where 65 percent said that the primary service they 19 received was something other than --

20MR. ANSBACH:Settlement of the debt.21MR. WINSTON:-- settlement of the debt.This22is a survey of who?

23 MR. ANSBACH: At the time that we took the 24 numbers, and there have been more since then, but 700 25 employees of debt settlement companies who help

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

consumers every day. These are the people who do this
 work for a living.

3 MR. WINSTON: But this is not a survey of the 4 consumers themselves, right?

5 MR. ANSBACH: It's the people who help the 6 consumers.

7 MR. WINSTON: Are you aware of any surveys of 8 what consumers actually perceive to be the services that 9 they're receiving?

10 MR. ANSBACH: Actually, the best evidence, I 11 think to this point, and certainly with this group, 12 would be consumer testimonials that have been received, 13 which if I have read all of them correctly, run about 40 14 to 1 in support of the services that are being provided 15 to those consumers.

16

MR. WINSTON: Johnson Tyler?

MR. TYLER: Yeah, I have a response. People go to debt settlement companies because they're desperate. They're not looking for hand-holding, they're looking for a solution to their problem. The fact that all of the capital that -- the expenses that the debt settlement industry needs is due to hand-holding.

23 Well, hand-holding doesn't get them anywhere. 24 They need results. And the eight clients that I have 25 helped, if you look at the fee structure and how it

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 strips the escrow account, they always end up with less money. Whether they're in there for five months, 2 whether they're in there for 24 months. And the fee 3 4 structure is such that whatever time you look at it, they're paying \$500 a month, if they're paying \$600 a 5 month, if they're paying \$300 a month, the majority of б that monthly payment is going to fees, and they do not 7 8 end up with anything.

9 The question is how can you make this business 10 model work? Well, we need to learn how to screen people 11 who could benefit from it, and that's where the problem 12 is with the debt settlement fee structure. It promotes 13 people, it promotes businesses to take all comers.

I have a client who is on SSI. 14 SSI is a 15 need-based program, it's a welfare program. You have no assets. You cannot have more than \$2,000 in assets to 16 17 qualify for it. It pays \$700 a month. She had \$30,000 18 in credit card debt. How is she possibly going to get a 19 debt settlement? That person should never have been 20 signed up for debt settlement. To the extent that that 21 would become a loss to the company, well, the company, 22 the reason they're taking that client is because the 23 fees allow them to make a profit off of it. If they're 24 going to provide a service, they need to screen clients who would benefit from it. And frankly, I've never run 25

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

across someone who could benefit from it. Anyone who
 could benefit from a debt settlement company could
 benefit from a traditional debt negotiation company.
 Because they just do not have enough money. They do not
 have enough money to create that mass that's going to
 enable them to settle debts.

One last point I want to make is the idea that 7 you get offers that you're providing value. I just do 8 not think it's true. I had a client who got three 9 She had no money in the escrow account. She 10 offers. 11 had no money to pay the offer. The offer was for \$4,000 12 on a \$10,000 debt. How is she going to come up with \$4,000? She didn't have any escrowed money. So that a 13 14 lot of the empirical evidence that goes towards trying to show the value that's received, I think is a losing 15 16 proposition.

MR. WINSTON: I just want to remind everybody to please speak into the microphone, otherwise it's not picked up on the web cast. I am sure you all want to be heard. So, it sounds like we have a difference of opinion. Surprisingly.

(Laughter.)
MR. WINSTON: On this basic question of what
services are being provided and whether they are
commensurate in some sense with the fees that are being

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 paid up front. But that's useful to know.

Let's try Jean McNamara, could you comment? 2 MS. McNAMARA: Thank you. I want to give you a 3 4 perspective from the not-for-profit credit counseling Under IRS 501(q), we are not able to charge a 5 world. client fee because of a consumer's inability to pay that 6 fee, or because of their unwillingness to participate in 7 8 a debt management program.

When a consumer comes to us, we do an assessment 9 of their situation, we review what their income is, what 10 11 their expenses are, and what possible solutions are for 12 We spend about an hour doing that. We prepare a them. specialized budget for them. They are given an action 13 14 plan, and it is up to them whether or not they want to 15 establish a debt management program, if that's 16 appropriate.

17 In Michigan, for example, we are unable to 18 charge the client a fee until we have 51 percent of the 19 creditors who agree with the program and 51 percent dollar amount of the debt that is owed. Our fees are 20 highly regulated, and the maximum fee that we charge on 21 22 a monthly basis, and this is common within members of 23 the National Foundation for Credit Counseling, the 24 maximum fee we charge is \$50. We charge a nominal 25 set-up fee, but again, those fees, we cannot take from

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 settle accounts, generally not all of them, not as much as they should, and certainly, not as much -- not 2 something that justifies not only the high fees that are 3 4 charged, but the fact that the fees are charged in advance. And the focus should not be on -- in looking 5 at advance fees, it shouldn't be about, well, if we б cannot charge advance fees, then we won't -- then the 7 industry will not be able to survive. 8

9 Well, maybe that is true. If that is true, then 10 maybe you have to question the legitimacy of the 11 industry, or just question the entire approach.

12 If there is validity to the concept of telling 13 consumers to stop paying your debts, and there is 14 legitimacy to that, and I have advised people to stop 15 paying their debts over the last 30 years, because they didn't have any money left, and they were paying credit 16 17 card debts and letting their house payments go. So, I 18 have advised them of that as a lawyer. But when I do 19 that as a lawyer, I have evaluated all their 20 circumstances and in some circumstances, I say, well, if 21 you get sued on this claim, you are on your own, because 22 you do not have any defenses.

But on the other hand, if you get sued on this other claim, I am going to defend it, or maybe file counterclaims based upon abusive debt collection

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

practices. But in the debt settlement industry,
 consumers are not getting that.

And I do just want to make one brief comment 3 4 about hand-holding, and I agreed with the gentleman down there, that hand-holding is not what the people want, 5 but I will say that those consumers who have sought 6 hand-holding, in our experience, once the debt 7 settlement companies have gotten their fees and the 8 9 energy and focus has been on signing people up and getting the fees, later on when they might need some 10 11 hand-holding, consumers have complained that they cannot 12 reach anybody. So, they call us. We do the hand-holding. Or they contact legal aid lawyers and 13 14 they do the hand-holding. I do not see the hand-holding qoing on. 15

So, we certainly do not accept the idea that 16 17 large expenses are justified for hand-holding or other 18 types of activities. Basically the service, the concept 19 of debt settlement could really be done as a lean, mean, 20 fighting machine, and it's not necessary to spend tons 21 of money on marketing or lobbying, just do the job that 22 people need, and maybe you will not get rich doing it, 23 but you can have a viable business without exploiting 24 the consumers who have the least money.

You cannot finance this industry on the backs of

For The Record, Inc.

25

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

people who are totally drowning in debt. There has to be a better way to do it, and the risk has to be borne by the company, and if it doesn't have the capital or competency to bear the risk, then they should not be in the business.

MR. WINSTON: 6 Thank you. And if I could just take a moment, I neglected to introduce the staff from 7 8 the FTC who have put this proposed rule together, and is 9 going to be making a recommendation on a final rule. On my left is Allison Brown, and my right Evan Zullow. 10 11 Behind me, we have Keith Anderson from our Bureau of Economics, Katie Harrington McBride and Stephanie 12 13 Rosenthal. So, these are the folks who you can either 14 thank, or blame.

Laud mer.) blame

particular the nonprofit credit counselors. It's a service that is valuable to a certain segment of the population, the same way that debt settlement is, but debt settlement is fundamentally a much more labor intensive business than credit counseling. It's just a fact.

7 Credit counseling is primarily an automated 8 bill-paying service set up up front by the credit 9 counselor with pre-arranged agreements with the credit 10 card companies to lower interest rates. Again, a 11 valuable service for consumers who can afford a DMP, 12 which is significantly more expensive and longer than a 13 debt settlement program.

14 Debt settlement is not a pre-arranged agreement. It is negotiation. And it is hand-holding. Everybody 15 who says hand-holding is not valuable. Sure, the 16 17 outcome is not hand-holding, but you cannot get to the 18 outcome if you do not hold their hands. You cannot. 19 Consumers cannot. They need you to marshal them through 20 the program. And that hand-holding and that negotiation is, as Wesley mentioned, over ten times as labor 21 22 intensive based on our survey of credit counseling 23 companies and debt settlement companies.

And a lot of the criticism, I think if you think about it, the financial crisis we're in, one valuable

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 lesson is if you use bad data and you use bad analysis, you're going to make a bad decision. And I think every 2 3 criticism that we have heard today is bad data and bad 4 analysis. We are looking at a couple of enforcement actions that are not representative of our industry. We 5 are looking at eight anecdotes, which, not to minimize 6 7 those, every one of those is serious and they need to be addressed, but those are eight anecdotes. We have the 8 9 data.

10 TASC is on track to settle a billion dollars of 11 debt this year. Call me provincial, but I think even by 12 Washington, D.C. standards, that is a lot of money. A 13 billion dollars. 200,000 accounts TASC members are 14 going to settle for consumers.

15 So, look at the real data. And why bad 16 analysis? Because we're looking at every study that I 17 have looked at that quotes a graduation rate of one 18 percent, you're looking at a consumer population that's 19 been enrolled for a year, six months, two years. How

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc.

1 MR. WINSTON: Let me move to a related topic. I 2 know everyone wants to weigh in on this issue, but I am mindful of the time. Obviously, there has been a lot of 3 4 debate about the prevalence of unfair, deceptive and abusive conduct in the debt relief industry, and whether 5 there's at least a substantial part of the industry that 6 7 is providing valuable services to consumers commensurate with what they charge. 8

9 In the comment period, we received at least two 10 studies that bear on this, the studies from TASC, and

1 complaint data, it needs to be matched up with the industry data as well, in order to put that out as an 2 3 observation, we did file comments, our Excel file on the 4 data analysis did not load, I've spoken with counsel and they will be providing that later on to everyone, and if 5 you look at the complaints within the FTC, for the 6 unfair deceptive trade practices that are alleged, I 7 mean, you have 464 complaints that have no designation 8 9 at all as to company name or problem. Unable to make an 10 identification to a company name, there's a hundred 11 HSBC, a creditor, has 1,036 complaints out of 7,308.

So, I think if we are looking at numbers and statistics, I would like everybody to review that in comparison to industry data as well to find whether those problems were with not only the debt settlement folks, but with the credit counseling, because I do not think it's as big as you're seeing.

MR. WINSTON: Let me just give a little more detail on this. As I read the TASC study, which was characterized by the author of the study as preliminary, and I think at this point we do not yet have the sort of underlying methodology, but what it found was that 34 percent of the clients of these companies substantially complete 0.00140 0.00140 0.00140 0.0sn .00ET1.81y

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 Over 70 percent of the debts enrolled in the 2 programs that were still active had been settled, but 3 again, this did not account for dropouts. That the 4 aggregate debt reduction in settlements was twice what 5 the fees were. So, that was a benefit.

6 Again, what can we draw from this study? 7 Gail?

MS. HILLEBRAND: I would like to comment on the 8 9 TASC study, and also note, Dr. Weinstein's paper, which was not data heavy, did have a point that was surprising 10 11 to me, on page 6, this is the USOBA study, he talks 12 about the sign-up process and contracting process occurring first, and the consumer being told, after 13 14 signing the contract, what the monthly payment would be. And that's a piece of evidence I had not seen before. 15

Dr. Breisch's study is very upfront about the 16 17 limits of data. One company surveyed, there's no 18 information about the fee structure for that company, 19 but he documented a 60 percent cancellation rate for 20 that company with a median cancellation time of five to 21 six months. Consumers dropping out fairly soon after 22 the time period at which they would have paid a pretty 23 substantial set-up fee under the prevalent so-called 24 flat, but truly advance, fee model in the industry. 25 And then Dr. Breisch is pretty clear that he

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

doesn't tell us what happened to all of the other 40 percent. Instead he tells us what happened to the portion of that other 40 percent who received either offers or settlements. But we do not know if that was 10 percent of that 40 percent, one out of four or two out of four or some other number.

7 But the TASC study has some very interesting 8 numbers on what happened to the people who dropped out, 9 that I think is helpful to look at, and then I want to 10 comment on the point you raised about the 25 percent.

11 TASC says that \$101.5 million in debt was 12 settled, and those were from people who still had at 13 least 25 percent of their debt left. And then it says 14 that those folks paid \$55.6 million in fees.

MR. HOUSSER: That's all people that droppedout, regardless of how much debt they had left?

17 MS. HILLEBRAND: Right, these are people who 18 dropped out, they had some debt settled, \$105 million, 19 and they paid \$55 million in fees. If we add into that 20 the amount that those consumers must have paid in the 21 settlements, we get at the TASC rate, which is on the 22 next page of 45, they say 45 percent for that same year, 23 2008, those consumers would have paid \$47.295 million, 24 \$47.3 million.

So, these consumers who had \$105 million in debt

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 settled would have paid \$47.3 million for the

2 settlements themselves and \$55.6 million in fees, in 3 other words their total fiscal obligation on dropping 4 out would have been \$102.9 million on settled debt of 5 \$105 million. In other words, they saved two cents on 6 the dollar.

7 So, to say people dropped out and got benefit, without looking at the combination of the fees paid, the 8 amount paid in settlement, and that doesn't even account 9 for the amount by which the remaining unsettled debt 10 11 remains owed and has grown, I think is methodologically 12 flawed. And I thought that was a valuable and useful piece of information about what happens to people who 13 drop out. And that is new information. 14

15 There are, of course, other dropout numbers, the

not a good indication that we are going to get there for
 100 percent of customers.

And finally I would note on the TASC report, that 34 percent that they cite as completed or active, almost 10 percent of those 9.8 percent were still active, and that TASC sample was only people who had been in debt counseling for at least three years.

So, after three years, the TASC numbers show us 8 9 that almost 10 percent were still trying to get rid of all their debt, that almost 25 percent had completed 10 11 under a definition of getting rid of between 75 and 100 12 percent of their debt. After three years, only a quarter of the customers had gotten what we think people 13 sign up for debt relief for, which is to get out of 14 15 debt, to get rid of their debt, to start over. Certainly when things are advertised as an alternative 16 17 to other methods of starting over, the implication is 18 I found those numbers a little shocking, even created. 19 though we do not know a lot about the methodology and we will talk about that later, but that suggests to me that 20 21 consumers are not getting what they expected to get, if 22 only 25 percent are even getting close.

MR. WINSTON: Thank you. Wesley Young?
MR. YOUNG: Yeah, and I will address Gail's
comments directly, but I think there is a glaring hole

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 in our prior discussion about credit counseling versus debt settlement and that is that we do not receive a 2 fair share from the creditors. And I understand that 3 4 the fee, they are saying that it's not what the consumer is paying, but that fair share is taken out of the 5 consumer's payment to the -- and given to the provider. 6 And if you follow Johnson's comments about financial 7 motivation, I mean, the credit counseling in a sense has 8 9 a motivation to make that monthly payment as large as possible, because they receive a percentage of that 10 payment. So, I wanted to point that out. 11

12 Addressing Gail's comments on the TASC data, one thing that I think -- it's hard to compare the benefits 13 14 of -- which I think are significant for debt settlement, 15 the benefits of debt settlement and the benefits of other debt relief options, because with debt settlement, 16 17 I think what's left out of the equation often is the 18 fact that consumers normally pay interest, in any other 19 debt relief option that they have. Whether it be making 20 minimum payments, or going through the credit counseling 21 route, where they pay between 13 and 16 percent interest 22 per annum, on the payback of their debt.

The terminated clients, the numbers that Gail used, if two years after I enroll in a program, and I have settled all my debt, but I paid what I owed, when I

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1

enrolled, and I have not incurred basically any

2 interest. That's still a big consumer benefit.

3 So, I think that you need to look at the debt 4 settlement benefits in light of the fact that a lot of 5 times interest is excluded.

With Colorado, those numbers, obviously, I think 6 it's a problem with a lot of the data that you see out 7 there, including, I think, data that the FTC has relied 8 9 on, in that the pool of consumers looked at have not 10 really been given an opportunity to complete the 11 program. And that's why TASC's pool, and this goes 12 somewhat to the methodology, only includes people who have been in for three years. And I think that actually 13 14 puts our data at a disadvantage, because I think if you 15 look at, for instance, the settlement rates, the settlement rates have been going down. We have been 16 17 able to save our consumers more money as we have been 18 going.

19 So, the complication that a consumer who enrolls 20 today is more likely to succeed through the program 21 because we have been improving in our services than a 22 consumer that enrolled three years ago. But to look at 23 the limited pool of consumers who have had a fair chance

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

three-year pool, to people who have been enrolled for
 three years.

And of the 10 percent of people that are still active, I do not think it's fair to exclude them, because of those 10 percent, they have settled 70 percent of their debt, so they are well on their way to moving on towards succeeding in the program.

8 Out of the 35 percent of folks that have 9 completed the program, our data shows that that's for 10 consumers who settled 75 percent or more of their debt, 11 but 80 percent of those folks actually settled 100 12 percent of their debt. So that this percentage of 13 people who didn't get to the hundred percent point is 14 pretty small.

And then, I understand Gail's comment about the percentage, that this 35 percent is a low completion number, but it is not when you look at the debt relief industry as a whole. When you look at Chapter 13 bankruptcy, the U. S. Trustee's office reported that they have a 33 percent completion rate. The NFCC has

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 1 MR. WINSTON: Let's hear from the economist, Bob
2 Hunt?

3 MR. HUNT: Getting back to this question about 4 the value of debt settlement relative to the alternatives that the consumer has available, I'll throw 5 out one thing and just move on. One of the things that 6 the consumer has to think about is what does their 7 credit score look like depending on which choice they 8 9 make, and assuming they're successful at that choice, whether it's completing the settlement or completing a 10 11 debt management plan, and those outcomes are different, 12 but let's set that aside for later.

The sort of background assumption is, in fact, we're talking about consumers that are not able to pay on original terms, they do not have that cash flow, and they're quite likely not to be able to pay a debt management plan, and this may be where the debt settlement product fits in.

And, so, if that's the target population, then what I would suggest is if we focus on the cash flow that the consumer has to have, in the roughly three-year period that these settlements work, to understand what we're asking them to be able to produce, and then compare that to what the first three years of a debt management plan could look like. For example, set aside

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

the later years, because if we're right, they cannot support a DMP, that debt is gone anyway. It's not really relevant.

4 So, if you take the kind of numbers that are in the record and you just do some algebra, and I am 5 assuming here that the debt settlement fee is about 14 6 percent of the original principal, for example, what you 7 find is that take the sum of the payments that a 8 9 consumer would make over 36 months, on a debt management plan, an ordinary debt management plan, that's going to 10 11 be about the same amount of money as a debt settlement 12 plan, if the haircut is about 40 percent on the original principal. If the haircut is larger, then maybe the 13 14 consumer in total is doing better in terms of paying a 15 little bit less over those 36 months, okay?

Now, in the first 18 months, they might actually be paying more, because with the tendency to front load the payments, the DMP payment will be a little bit lower than will those first four to 18 months, and then afterwards, it sort of reverses, and so that's the sort of sweet spot to be thinking about where these products would fit.

Now, we do not have less than a full balance plan, but if we did, roughly speaking the algebra would say that these two products would have about the same

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

cash flow requirement on the consumer over 36 months if
 the haircut on a debt settlement plan was about 75
 percent.

4 So, those two numbers that I described, 40 percent and 75 percent, are a good way to think about 5 it, and of course there are settlement numbers in the 6 7 record that suggest that at least some people are getting that. But that is the way that I see how these 8 things line up, in terms of the sort of immediate 9 problem the consumer has, which is very limited cash 10 11 flow, and having to make choices about how they are 12 going to pay their debts.

MR. WINSTON: A couple of questions for the industry members, and let me know if you can answer these. What is the membership number for TASC and what percentage of the industry is TASC members comprising? And the TASC study, who can talk more about the methodology of that study?

19 Andrew?

using that terrible analogy. It just doesn't make
 sense.

A consumer in a three-year program is not going to graduate in one year. We have heard it, it makes a great headline, but it's not at all based in any reality.

So, we are going to get you the data. 7 The data 8 was, because of this fundamental problem we have been 9 having, we have had a bad PR bomb with this one percent 10 number thrown around incorrectly is we said let's look 11 at the three-year pool. Let's look at every consumer, 12 and we got TASC companies that represented 75 percent of 13 our consumers to participate in the study. We tried to 14 get the eight -- we tried to go after the largest TASC 15 members which represented 80 percent and we got responses from enough companies to represent 75 percent 16 17 of all TASC members.

Every consumer that signed an agreement and made a payment three or more years ago, regardless of whether the consumer dropped out after one month, two months, three months, four months, went on to completion or is still active today. The whole pool.

And then we looked at what debts were settled for those consumers, and what fees did they pay. And across that pool, \$444 million in debt were settled and

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 \$126 million in fees were paid.

2	And, Gail and I have a difference of opinion on
3	the terminated pool. I think it's actually pretty
4	interesting that the people that were least successful
5	in our program still got debt settled well in excess to
6	their fees and debt reduction two cents more than their
7	fees, whatever it was. That is a significant point that
8	I think is very interesting. The people that were least
9	successful got a benefit from that program. The people
10	that were very successful got a huge benefit.
11	Multiples, four times three, four times their fees in
12	debt settlement and debt reduced.
13	MR. WINSTON: These were self-reported data,
14	right? Coming from
15	MR. HOUSSER: Self reported, the data was
16	reported from the TASC member companies to an accounting
17	firm who then blinded the data and sent it to me and
18	then I did the analysis on it.
19	MR. WINSTON: Let me move to something a little
20	bit different, and that is the question of whether the
21	advance fee prohibition is necessary to protect
22	consumers from the deception and abuse that occurs in
23	some part of this industry. Are there other remedies
24	that would be as effective or do we really need an
25	advance fee ban?

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

Derek?

1

2 MR. WITTE: I think it's not that simple, 3 because I think we are having a definitional problem 4 here, and hope we don't have at the end of the day. In your opening remarks, Assistant Director, you said, 5 well, the fact came in with the thought that the б predominant model, I think your words were, was a large 7 upfront, mostly nonrefundable fee, and we sort of heard 8 9 that refrain.

When I read the notice of proposed rulemaking, there was a description of basically three fee models: One largely upfront the first three months; one what we say is more like what the industry follows, which is a pay-as-you-go or half of the debt settlement program; and the other would be a truly back end.

So, and just so everyone here knows, Credit Solutions has gone to an even pay, where we have our fees as contemplated by the UDMSA, they are not front-loaded, they are even every month, and so I don't want to throw every fee model into this jargon of advance fee ban.

And also, you are not going to get any argument from me, and I think from several members of the industry, that a front-loaded fee is bad. And as I read the NPRM, all the horror stories in there, and there

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

weren't too many, but we are talking about this super front-loaded fee. We agree, and we can agree, that a true advance fee ban, a true advance fee ban, we would support.

5 What I am concerned with is the case that has 6 been laid out says here is our argument and here is our 7 syllogism or why we only need to allow fees upon 8 settlement, but all of the supporting data is against 9 that truly front-loaded fee.

10 So, getting finally back to your answer, like an 11 attorney takes three minutes to get there, I think that 12 the right solution may be a true advance fee ban, and then everything else is solved with the mandatory 13 14 disclosures that prohibit misrepresentations. We agree. 15 If you get people in the program who don't know what they are buying, problems abound. And we really want to 16 17 be your partner and the other regulators' partner to 18 make sure the people who are contracting with us to get 19 the service know what they are getting, because that is

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 that we focus on this large advance fee, which I think I
2 said it was one of the predominant fee models in the
3 industry.

MR. WITTE: Sorry.

5 MR. WINSTON: That's okay. But allow the 6 collection of some fees during the course of the 7 program?

8 James Keiser?

4

9 MR. KEISER: In a perfect world where consumers 10 sign up for a program and follow it to completion, I 11 don't know that the advance fee would be a problem, 12 because they pay fees, they get what they want. I think 13 one problem might be is too many people might be getting 14 into programs that aren't appropriate for them that they 15 cannot afford, and that's where you hear the horror I paid a lot of money and nothing was done, 16 stories. 17 nothing was done because the consumer dropped out of the program. This might be a function of screening on the 18 19 part of the industries, and I am not familiar enough 20 with the debt settlement industry to say that or not, 21 but I would just toss that out as a suggestion.

I think the industry is saying we need money to do what we do, to do the hand-holding, to help the consumer. I think some type of nominal operating fee might be far preferable to having a very large up-front

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 fee, which I understand is one of the models today.

2 MR. WINSTON: What do others think of this idea? 3 Michael Bovee?

MR. BOVEE: My comments that I submitted leading up to today allowing for what was just referenced, a nominal fee to defray operational costs on a daily basis, monthly basis, commensurate with your actual client load, the amount of consumers that you are serving, \$50 a month, it also tracks very well with debt

1 this, and to focus it specifically on the issue of 2 creating the right incentives. If one of these firms is able to take all of this payment up front, what 3 4 incentive do they have to actually settle the debts? So, Jean? 5 MS. NOONAN: I guess I should start by saying 6 7 that it is always dangerous when a lawyer tries to talk like an economist. But the great thing about the 8 advance fee prohibition, and I am talking about complete 9 10 advance fee prohibition, is that it perfectly aligns the 11 company's interest with the consumer's interest. And 12 you can accomplish that without trying to figure -- I mean, I cannot imagine the Federal Trade Commission 13

the creditors will see that, and they will not want to make a deal with them. Pick the consumers for whom this program is the most appropriate, and it is someone between bankruptcy and full repayment on a debt management plan.

6 So, no one is happy with the 65 percent dropout 7 rate, although I certainly agree with Wesley that debt 8 settlement compares very favorably to the alternatives 9 of bankruptcy and nonprofit consumer credit counseling. 10 But it would be better still if people who were not 11 suitable were not in there.

12 Now, some of the dropouts occurred not because the consumers were not suitable, but because the 13 consumers, for whatever reason, did not have the ability 14 15 to continue, even though they looked like they might have when they began. Maybe more disasters befell them, 16 17 maybe they are just too financially undisciplined to be 18 Who knows. Probably all of those things helped. 19 happened to some extent.

But what you have here is with a simple rule that says, no fees until the creditor is paid, then you have the company working as hard as it can to get the creditor paid. And I agree with John, that a very important part of our business is hand-holding. I don't think that consumers hire us to be hand-holders. They

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 1 If the creditor gets paid when the consumer's 2 advocate gets paid, then what you have essentially done 3 with this ban, to the consumer's detriment, is you have 4 aligned the advocate, the debt settlement provider or 5 the credit counseling provider with the creditor. And 6 we know that this is the case.

7 And here is what happens, and by the way, as a 8 former contingent fee lawyer, I am very familiar with 9 this model, because I had defense lawyers starving me to 10 death to try and get me to do things that were adverse 11 to my client's interest. That's exactly where this 12 heads.

The creditors, as soon as the creditor knows that the consumer's advocate, and by the way, debt settlement firms are the only truly independent advocates, we do not get paid by creditors, okay, and that's incredibly important, I am glad Wesley pointed that out.

But what happens is as soon as the creditor finds out that the advocate, the debt settlement provider, will not get paid or compensated in any way, until, or even nominally, by the way, until there is settlement, then the incentive for the creditor is to hold out and the incentive for the creditor is to offer smaller settlements, because then the advocate, to

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

survive, is incentivized to take whatever it can and go
 back to its client and say, well, I know it's not great,
 but it's a pretty good deal. Because they are now
 trying to survive. What you have essentially done is
 you have aligned the creditor with the advocate.

6 A couple of other points I really do want to 7 make and I know -- I really respect your tough job here 8 because you have a lot of voices on a lot of issues, but 9 I wanted to say a couple of things that I thought were 10 really incredibly important on this stuff.

11 Bob mentioned about focusing on the cash flow, 12 and it certainly is one place that you could focus on. 13 But it seems to us -- and by the way, we represent 200 14 members as well. It seems to us that why not focus on 15 the reason that consumers are not successful in these programs? Our survey indicates, again, from the people 16 17 that do the work, 40 percent of the people who aren't completing these programs are harassed out by creditors. 18 19 And Dr. Breisch addresses this in his study as 20 well, and I know it may not be a popular topic with the 21 ABA, but bankruptcy has protection precisely for this

22 reason. If you can protect 375.9600 TsI156ln1.000c1.000c1.000c1.0

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

and nine of them are willing to participate in a debt
 settlement program, but one of them does not, the one
 can literally harass the program into failure.

So, why would we not want to look at some
protection for people that are actively working a debt
settlement program?

Just a couple of last things, and I know there 7 are, like I said, a lot of people who want to talk on 8 9 this point. I really did want to point out, and Wesley mentioned it, but if NFCC's members are willing to not 10 11 take any money from creditors during DMPs, we'll 12 absolutely find a way to work on our programs, too, for It is equally unrealistic. You mentioned it, and 13 free. 14 I have to bring this up. You said apparently large advance fees are only needed by debt settlement 15 companies. Nothing could be farther from the truth. 16 17 They, the nonprofit folks, are getting paid by consumers 18 and fair share payments up front, as the lingo is being 19 used here.

20 We are not asking for anything different. We 21 are asking to fund our operation so we can provide the 22 service. It is a critical, important distinction, and 23 it is in the Colorado, it actually taints the Colorado 24 report as well. If you take a snapshot and look at the 25 Colorado report, it says money paid by consumers and it

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

compares the average fees, but it does not indicate how
 much was received from the creditor during the program.
 Both providers are getting paid. I find it hard to
 believe that anybody at this table is saying that
 providers should be able to operate for free for any
 period of time.

7 MR. WINSTON: John, I have been reading that the8 creditors are getting very reluctant to provide fair

cents on the dollar. There is tremendous effort and
 incentive, which is appropriate, on creditors to seek
 out liquidity when it is to their advantage and they are
 doing so. And if you are a creditor, this makes sense.

If I push these folks into bankruptcy, I am 5 going to get five cents on the dollar. If, however, I 6 offer 25 or 35 cents on the dollar, I have extremely 7 mitigated my loss and I come out in a much better place. 8 And the reality is, and certainly the focus of this 9 public forum is, customers ultimately will benefit. 10 And 11 again, and I hate to keep bringing it up, but we asked 12 consumers to participate in this process, and 209 consumers and citizens indicated, and they took it on 13 their own volition to write in, and 98 percent of them 14 15 said, please don't take away debt settlement as an option, it is helping us and we are settling our debts. 16

Gail was using a lot of great aggregate numbers, and I like to think those are -- I like aggregate numbers, because when I added up a number of the data that were submitted from CSA and TASC and some of our members, it appears that almost \$3 billion in debt has been resolved by these providers. That's half a million accounts.

24 MR. WINSTON: Yeah, we are running short on time 25 and I wanted to nail this down with Jane. What is the

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 status of fair share payments these days?

2	MS. McNAMARA: Well, with all due respect, IRS
3	code 501(q) provides limitations on the revenue that we
4	can actually receive from creditors. Contributions from
5	creditors are voluntary. They are far from mandated.
6	And fair share is minimal. Most of the large credit
7	card issuers have gone to a granting process. We do not
8	know what their basis is for granting funds to
9	organizations. And, frankly, the smaller organizations,
10	smaller agencies, within the NFCC, are struggling,
11	because the revenue is down dramatically.
12	We are also restricted under IRS code $501(q)$, we
13	cannot refuse to make payments to a creditor on behalf
14	of a consumer, because we don't get a contribution from
15	them. Those contributions are voluntary, but we are
16	restricted as to what percentage of our revenue can
17	actually come from creditor contributions.
18	MS. NOONAN: What is that percentage?
19	MS. McNAMARA: It's on a sliding scale. The
* *	

26 25besaRegramnActhe

For The Record, Inc.

- reasons and drives fees up. So, we would advocate a
 true advance fee ban, but not something that puts
 everything onto the back end.
 MR. WINSTON: Okay. Johnson?
- 5 MR. TYLER: We support a fee ban up front. The 6 attorney generals of each state speak for the citizens,

of an important point, because -- and I disagree that it aligns our interests with the creditor rather than with the consumer, because the other important corollary there is that the amount of our fee is proportionate to the amount of our savings. So, therefore, we have the greatest incentive to get the debts settled on the very 1

MR. WINSTON: Bob?

2 MR. HUNT: We have had some discussion about the 3 importance of having some screening on suitability. 4 This came up also in the credit counseling experience 5 about ten years ago when there was a concern that not 6 everybody was doing the screening that they should do 7 for selecting the DMPs.

One of the solutions that at least some of the 8 9 creditors came up with was this idea of having graduated fair share. In other words, for the first couple of 10 11 months of fair share, the payment was a certain level, 12 if the consumer was performing well, the fair share payments would actually get a bit bigger. And it was 13 14 an -- the idea there was trying to better align the incentives so that you got people performing on the 15 And, so, that's something to think about. 16 plans.

17 MR. WINSTON: Andrew?

MR. HOUSSER: I think the FTC staffers working
on the rule should defer their salaries until the rule
comes out. No, I'm just kidding.

I think that would create weird incentives for this rule, which needs to be well thought out, the same way I think an advance fee ban would create weird incentives that John created, or mentioned, with respect to our negotiations with creditors.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 I do think disclosures need to be improved. Ι do agree with Wesley that the state regulators can 2 3 provide, and are providing, we need to get NCCUSL into 4 more states. And I do think one of the things that was mentioned was that any firm that does provide guaranteed 5 settlements in their marketing, if you're guaranteeing б settlements, then the service that you are providing is 7 the guaranteed settlement, absolutely, those companies 8 9 should have their fees mandated.

10 MR. WINSTON: Thank you. Gail?

11 MS. HILLEBRAND: Thank you. It would be no 12 surprise that we would like to see the rule adopted as proposed. Tying the fee to the result of debt reduction 13 14 is the way to align the incentive in the marketplace. It also fundamentally changes what is a bad lead in a 15 way that ought to cause folks who are paying for those 16 17 leads to either screen the customer more carefully or 18 screen the lead generators and their promises more 19 carefully, which is an important additional side effect value. 20

It would be a terrible waste here to artificially divide the universe into pure upfront fees and call those the only form of advance fees. The payoff of half the contract is an advance fee. The consumer is paying fees well in advance of settling all

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

their debts, and those consumers are paying quite a bit
 more than the Uniform Debt Management Services Act.

3 Under the Colorado, 18 percent, and Dr. 4 Breisch's \$24,000 average debt, that consumer is going 5 to pay \$224 a month in months four through 18. Under 6 the USOBA, they pay the \$10 -- or excuse me, under the 7 Uniform Loan Act, they would pay only \$10 per creditor 8 after a \$400 set-up fee.

9 So, it's just fundamentally not true that that's 10 the theme commonly being done in the states. But let's 11 not pretend a flat fee is not an advance fee. It is, 12 particularly when it's accelerated. Thank you.

13 MR. WINSTON: Mark?

14 MR. GUIMOND: To the first part of the question, 15 do we need an advance fee ban, speaking just for credit counseling specifically, I don't think it needs to be 16 17 included in the proposed amendment. Credit counseling, 18 for-profit and nonprofit, which the Commission is not 19 going to regulate the nonprofit side. For-profit credit counseling is highly regulated by almost every state, 20 21 and so I don't think the credit counseling needs to be 22 included in the general parameters.

To the second part of the question, is there an alternative, I think the Commission should look to things that are working. I think the Uniform Act

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

provides very good regulatory structure for the states, 1 but I have actually taken the time and studied their 2 3 system for debt management plans and I will discuss this 4 in disclosures this afternoon, but I think it would be beneficial for people to familiarize themselves with 5 systems that work in the UK, this is a regulated б activity and they seem to do it well, and if anybody 7 wants me to go back to London to study that, I would 8 9 volunteer gladly.

10

MR. WINSTON: Norm?

11 The regulatory actions that were MR. GOOGEL: 12 referred to here and that are attached to the letter filed by the 41 states, these are all driven by 13 14 complaints. The states don't have the resources to go 15 out and chase the debt relief industry or any other industry, so we deal with what comes in the door. And 16 17 the classic complaint that I think most states have 18 received is consumers who have paid thousands and 19 thousands of dollars up front, who probably weren't even 20 suitable candidates for debt settlement, then after a 21 year, even a year and a half, with no settlements, they 22 drop out, they asked for a refund, they don't get a 23 refund, they complained to us.

That's how the investigations start, then we issue subpoenas and we learn, typically with those

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc.

1 not in a weakened position.

2	In fact, I find that the specialists that work
3	with our members, we are in a better position to work
4	with creditors who are typically more adverse or treat
5	their parties more adverse, because in some states we
6	are not even going to get paid, and then in other states
7	they know we are not getting this huge fee.
8	So, we are looked upon and have relationships
9	that are, I am pretty sure, I don't know this, more
10	favorable than other industry participants.
11	I have already kind of addressed a model,
12	something unique in my prior comment as to if an advance
13	fee ban is not the way to go, what is an alternative? I
14	believe a nominal monthly fee to help defray operational
15	costs, and then have your fees based on success, after
16	that, and even offset the original enrollment fee,
17	whether it's a couple of hundred dollars and then a
18	maintenance of \$50 a month, have that apply as an offset
19	to future contingency fees so in effect you are not
20	charged twice for something. That is an option. Plus
21	an aggressive refund policy.
22	MR. WINSTON: John?
23	MR. ANSBACH: The question is what should the

FTC do. Before it does anything, it needs to think long and hard about what the effect of an "advance fee ban"

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

would be. I have said it a number of times, and nobody 1 has refuted it, roughly nine in ten debt settlement 2 3 companies will fail. Thousands of people will be out of 4 work. And if you don't care about those folks, then you ought to care about the tens of thousands of existing 5 consumers that they serve and the many other tens of 6 7 thousands of consumers that need this one of the only three available options that are out there in these 8 9 tough economic times.

To be very clear, USOBA, and I believe TASC as 10 11 well, we are advocating for the preservation of consumer 12 options. Credit counseling is an incredibly important service and should be preserved. Bankruptcy in some 13 14 cases is an incredibly important option and should be 15 preserved. Debt settlement is an incredibly important consumer option and should be preserved, and an advance 16 17 fee ban as it's defined here would absolutely shut down

1 they are a great idea.

2	I think that the Telemarketing Sales Rule was
3	designed for telemarketing. We should be using it here
4	to have prohibited misrepresentations, all of those
5	things are incredibly important. The states are doing a
б	tremendous amount of work on fees, they should be
7	allowed to continue to do that.
8	With all due respect, when you say that the
9	attorney generals speak for the citizens, the citizens
10	and their elected officials have a way of speaking for
11	themselves. The states of Colorado, Utah, Delaware,
12	Rhode Island, Montana, Oregon, Minnesota, Connecticut,
13	have all adopted some form of debt settlement law, and
14	if I am not mistaken, only one has gone on with a

radical, simple, blunt instrument that could kill an 15 16 industry.

17 So, we would certainly respectfully ask the FTC, let the states work on fees, and if you are still 18 19 compelled to go the fee regulation route, then don't 20 take industry's viewpoint, don't take the consumer's

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 1 you want to call it, and let's protect consumers from

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 PANEL 2: Implementation Issues Raised by the Proposed Advance Fee Ban 2 MR. WINSTON: Again, I want to thank the first 3 4 panel for a great discussion and for following the rules at the beginning. Nobody shouted at each other, 5 everyone was nice and professional and that makes for a 6 7 good workshop, I think. The second panel is going to get into more of 8 the implementation issues of the advance fee ban. 9 At the end of the first panel, we talked about if the FTC 10 should impose an advance fee ban and what should it look 11 12 like, and now I want to get into more depth on that. Focusing on what's the right solution, what 13

14 state models, what industry code models are there that

he served on the board of directors of Consumer Credit 1 Counseling Services of Greater Washington, on the 2 Governing Board Advisory Council and Research Committee 3 4 of the Credit Research Center, the McDonough School of Business of Georgetown University. He was also a vice 5 president for MasterCard. He's a graduate of the б University of Wisconsin and Capitol University Law 7 8 School.

9 Mike Bovee is still here and he is still the 10 founder of Consumer Recovery Network.

11 We have Mike Croxson, who has served as 12 president of CareOne Services since 2005. He has nearly 25 years of experience in the financial services 13 14 industry. He has worked in credit granting 15 organizations, management consulting firms, and in debt relief credit counseling companies. He earned his 16 17 undergraduate degree from the University of Virginia and 18 completed advanced studies at Duke University.

19 Robert Davis is a partner at the law firm K&L 20 Gates. He represents clients in administrative and 21 Grand Jury investigations, internal investigations, 22 conferences, trials and appeals. From '82 to '83, he 23 served as Deputy Assistant Attorney General in the Tax 24 Division at the Department of Justice.

25 Ron Elwood is a staff attorney at the Legal

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 1 this morning. He is responsible for the planning and execution of nationwide enactment efforts for the 2 Uniform and Model Acts. Prior to joining NCCUSL, he was 3 4 deputy legislative counsel for the State of California, and he holds a bachelor's degree in public policy from 5 Stanford, a J. D. from the University of Southern б California, and a certificate of government practice 7 from the McGeorge School of Law at the University of the 8 Pacific. You've been in school a lot, too. 9

10 Robert Linderman is the general counsel of 11 Freedom Financial Network, the holding entity for 12 Freedom Debt Relief, the nation's second largest debt settlement firm. He started his career with the SEC's 13 14 Division of Corporation Finance, before joining 15 Pillsbury Madison & Sutro and later Howard & Rice, two law firms. He also served as the secretary of First 16 17 Nationwide Bank, where he had responsibility for all 18 financing, M&A and regulatory matters. Since then, 19 Mr. Linderman has specialized in all forms of consumer finance, both secured and unsecured. He holds a law 20 21 degree and bachelor's from Boston University.

Travis Plunkett is with us. Travis directs federal legislative and regulatory efforts for the Consumer Federation of America, which is a nonprofit association of 300 organizations that advances the

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

consumer interest through research, advocacy and
 education, with a combined membership of 50 million
 Americans. Travis focuses primarily on financial
 services issues for CFA, including credit reporting,

7 Univariityrn fDenvar,lion0 seres inmbie U.S. Army

13 sirtel1986sueSteve has been accaveredinvolres inmbie

23 ionOprohibirtinancs rembernticanss may not be ened mg,

it be a blanket ban on advance fees? Should companies
 be allowed to escrow funds from consumers? Should there
 be any exemptions from the advance fee ban, and what can
 the state experiences tell us?

5 So, I would like to ask the opening question and 6 please put up your cards if you would like to join in. 7 What should be the main features of advance fee ban and 8 should it vary depending upon whether we're talking 9 about credit counseling, debt management or debt 10 collection? That's the question. Debt settlement, I am 11 sorry. It's been a long morning already.

12 So, who wants to jump in?

MR. LINDERMAN: I would be glad to jump in.MR. WINSTON: All right, Robert?

MR. LINDERMAN: Thank you very much for the opportunity. I think it's important when we're talking about how the advance fee ban is going to affect the operations of the company that we make sure we properly segment between debt settlement, between credit co000sh very much u betwT0other form of debt rsh ef, such as bankruptcy or the very new debt negotiation.

You heard a lot this morning about credit co000sh vech vecin effect. I think one of the points that was made this morning was that debt settlement companies have a ratio of approximately 11 times the

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 staffing that most credit counselors have. There's good reason for that. We have at Freedom Debt Relief in 2 3 excess of 150 people in customer service, and there was 4 also some commentary made about whether or not there's a suitability analysis performed, and I think it's 5 important to note both of these facts in the context of б how our operations would be affected under an advance 7 fee ban. 8

9 In the context purely of a suitability analysis, we have, I would say, probably 25 to 30 people who do 10 11 nothing more than analyze the information we receive 12 from consumers regarding the appropriateness of the 13 program for these consumers. We have a ratio of approximately 22 to 1 of people who touch us for 14 15 information or file a request for a contact with a debt counselor, and of those 22 people, approximately one 16 17 enrolls in our program. Simply because we take the time to do a thorough suitability analysis. 18

I believe Ms. McNamara said this morning that for her credit counseling association, they spend about an hour for initial suitability. Our client enrollment cycle is far longer. We generally have about six to eight customer contact calls, each one of which can last as much as two hours. And at the end of that process, the customer is asked to submit all of the information,

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

which goes to that 22-person group that I mentioned
 earlier.

On the customer service side, we have over 150 3 4 people who engage in what was colloquially called hand-holding this morning, however that is a far more 5 intensive form or consumer friendly, far more 6 educational concept than mere hand-holding would be. 7 Hand-holding you think of somebody calling in and 8 saying, my God, what am I going to do. In fact, that is 9 one of the functions these people perform, but they also 10 11 perform budget analysis, they also perform consumer 12 education, financial analysis.

13 So, all of these functions would be placed at 14 risk if an advance fee ban were put into place, because 15 as I mentioned earlier, we're talking about an 11 to 1 16 ratio of employees to consumer credit counselors.

17 When you're looking at an operation that is as 18 customer-intensive, as consumer-centric and as highly 19 invested in the human capital and the technology we need 20 to deliver an exceptional service to a very afflicted 21 group of consumers, you are putting at risk many of 22 these functions. And we think that if an advance fee 23 ban were put into place, many of these things would be 24 compromised.

25

I'm sorry, would you like me to stop? Because I

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 have additional material for you.

2 MR. WINSTON: I'm sure you do. I'm sure you do.
3 Why don't you hold it for a while.

4

(Laughter.)

5 MR. WINSTON: You will have other opportunities. 6 But let me just ask you specifically, do you think there 7 should be any restriction on fees that are charged, how 8 they are charged, when they are charged, how much?

9 MR. LINDERMAN: Yes, I do. And in fact, we work both at the Freedom Debt level and at the TASC level, of 10 11 which I am proud to be a board member as well, very 12 closely with Mr. Kerr on passing the UDMSA in various 13 states. We have had great success over the last 18 14 months and we anticipate continued success. We believe 15 that not only are the states the most appropriate venues for looking at these fee restrictions, but the UDMSA, 16 17 with a fee structure that allows for the projection of a 18 completely transparent, completely consumer-aware fee 19 structure that is conveyed to the consumer prior to 20 contract formation, along with adequate disclosures 21 about the ups, the downs, the risks, the rewards of debt 22 settlement, it is a highly appropriate mechanism and we 23 are proud to support the UDMSA nationwide.

24 MR. WINSTON: Ron Elwood?

25 MR. ELWOOD: Thank you, and thank you for

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

inviting me to participate and I am very happy to be here today. I also want to thank the staff of the FTC because the session I was here for last year at about this time was incredibly valuable, and I just really appreciate the work of the staff. I was a staffer at a government agency for a long time and I know they don't ever get the right degree of appreciation.

A couple of things. One thing that strikes me is that there has been this discussion this morning about if we have this advance fee, only 10 percent of the folks are going to make it in the industry, and then we have another group that's been formed, apparently, that believes it can actually make a go of the model.

14 So, my question is if 10 percent can succeed, 15 why can't the rest? If a group of folks are here 16 saying, we can do it, we want to do it, we think it's 17 the right way, why are they any different from any of 18 the other players in the industry?

19 The point also struck me that I have heard that 20 between TASC and USOBA, apparently, they do not 21 represent even the majority of debt settlement companies 22 that are out there operating. While they make the most 23 noise, and of course have the greatest resources here, 24 and in states that I know both TASC and USOBA spent a 25 lot of time in Minnesota when we were passing our law

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

this last legislative session, but if they are not really representing the majority of the industry, the fact is if we have a shakeout and 10 percent of folks are doing it under the advance fee model, the customers 1 ban on collecting fees until settlement, but are there 2 other iterations of fee restrictions that we should be 3 considering.

4 MR. CROXSON: Right. Well, I think as the only 5 other company who has been here today who does provide 6 the entire spectrum between settlement and credit 7 counseling, I would tell you that from our position on

1 nonprofit industry. So, we don't have the option of 2 imposing the advance fee ban on everyone in the 3 industry. And given that, should we impose it on the 4 for-profits?

MR. CROXSON: And if I may, to sort of fast 5 forward into your last question of the first panel, is 6 what should the FTC do? I actually believe that post 7 haste the FTC should be in Congress asking them for the 8 authority to make this, and before you implement 9 something, go after permission to make it uniform. 10 11 MR. WINSTON: Okay, thank you. William Binzel? 12 MR. BINZEL: Thank you, and given your point about not having the authority over nonprofits, I 13 14 won't -- is this on? Okay? I won't spend a lot of time there, but I think we should put out on the table, there 15 are fundamental differences between a nonprofit credit 16

17 counseling agency and a for-profit debt settlement, debt 2atiliaank yrtedyiesfionompany2atAndyfthalticsounf yo2annetaur5Dfl(nm).(3)

19 credit counseling agency, you're in the business of 20 providing consumers with financial education and

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 got the nonprofits who are in the business providing education. A debt management plan may be a part of that process, but that's not their primary product. Versus a debt settlement company, which is a for-profit debt counseling entity, they're in business to sell a product to a financially strapped consumer, and may or may not have the best interest of the consumer at heart.

I would also point out, in terms of the sector, 8 9 501(c)(3) agencies are also covered by section 501(q) of the Internal Revenue Code, which are very restrictive as 10 to what you can and cannot do. They are also subject to 11 12 the core analysis tool of the IRS, again, restrictive as to what you can and cannot do. Most of them are also 13 14 participating in bankruptcy counseling and subject to the stringent requirements of the Executive Office for 15 United States Trustees, so there are a set of 16 17 regulations that are out there that are applicable to nonprofit 501(c)(3) agencies that are not applicable to 18 19 the for-profit sector.

20 So, it really is an apples to oranges 21 comparison, and it's probably not worth spending a lot 22 of time trying to compare the two, because they really 23 aren't comparable.

24 MR. WINSTON: Thank you. Steve?
25 MR. SAKAMOTO-WENGEL: Thank you. You know, I do

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc.

program, to make sure that people fully understand what they're getting themselves into.

Frankly, from the complaints we have gotten, the 3 4 investigations we have had, the reason that hand-holding is necessary is because people who sign up for these 5 6 plans don't fully understand that the calls from creditors are not going to stop, that their payments are 7 not going to be going to pay down their debt, and so I 8 9 think that the advance fee ban is really the appropriate 10 way to go to make sure that those consumers are 11 protected.

MR. WINSTON: Thank you. John?

12

A couple of points that I want to 13 MR. ANSBACH: 14 make on this, and first, really quickly, because it was 15 brought up, Ron made the point that there are a group of folks out there saying they can make it with this 16 17 advance fee model. The group you're referring to has 18 It has one member. It has one member with one member. 19 three different plans and it was formed, oh, I don't 20 know, about 65 days ago.

I find it ludicrous to consider implementing a rule based on the experience of one company taking what I would consider efforts to use the rulemaking process to find competitive advantage. You have 400 members, and not just members, but this idea that, well, USOBA

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

and TASC don't represent the majority, so let's let the
 other people do it.

3 USOBA and TASC are the only people who represent 4 folks who have signed up to abide by ethics programs, best practices programs, compliance audit programs, 5 6 secret shopper programs. We may not represent the full majority of the industry, but I suspect, and I would 7 certainly respectfully submit that the people that have 8 9 joined these organizations are interested in providing honest, ethical services, and to drive 90 percent of 10 11 them from the marketplace would hardly be doing 12 consumers justice.

To the point of what we should do here, I was really struck, and I have to admit, I hadn't even given this any thought before your opening comments. The assumption is that disclosures and misrepresentation regs don't work, so should we move to fees? And let's assume that we move to fees, what should it loograms. Tao here, I Settlement Services Act, Montana's law, Oregon's law, I
 believe Connecticut's law, all include additional
 consumer protections that we have not even discussed
 today. Licensing, registration, background checks,
 insurance, surety bonds, the creation of causes of

that they are working with somebody who is above board,
 who is not a fly-by-night.

So, I don't want it to get lost in the 3 4 discussion that this Commission has got two things down that I think are widely supported, the disclosures and 5 misrepresentations, before you jump into what is б arguably the most disruptive and would preempt a 7 multitude of states who are doing this, remember that 8 the states have a number of tools that they are doing 9 themselves, and that are evolving, and I suspect many 10 11 more will do in the coming year.

12 The only last point I wanted to make on this 13 issue, well, two quick last points, and I have not met Bill before, and I like Bill, he's a good guy and he's 14 15 well spoken, but I heard this argument at the NCCUSL, and Bill, the idea that nonprofits have no interest in 16 17 self survivability and self sustainability, and that 18 for-profits are evil, it just kills me. It's like 19 saying that I know Microsoft is a reasonably profitable 20 corporation over the years, but they have not really 21 helped consumers, despite the fact that Windows is 22 basically used by everybody in the globe, and I am a Mac 23 user, so I am not even biased. I don't even want to 24 have this discussion, because it's basically like saying 25 that the Commission needs to codify a business model.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc.

1 I really have been historically a tax litigator for 50 years. I have tried tax cases involving 2 tax-exempt organizations, and have represented dozens of 3 4 tax-exempt organizations for many years. The question is, could a debt settlement organization, or could a 5 6 credit counseling organization shift across and pick up some of the responsibilities in the debt settlement 7 There will be this vacuum created by the 8 area? elimination of many, perhaps all, who knows, of the debt 9 settlement service companies. 10

Where will that gap be filled? By whom will it be filled? And those who speculate that credit counseling organizations can fill that gap, I think are in error. The reason I believe that is they are tax exempt, under section 501(c)(3), chiefly on the basis that they provide education to the people who have debts, and need educational help.

18 If they shift out of that tax protected area, 19 into another area, which is not tax protected, and here 20 I am talking about this kind of debt counseling, or rather a debt settlement function, if they shift into 21 22 that function, it is not within those functions that are 23 exempt under section 501(c)(3) of the Internal Revenue When you blend the two together, it disqualifies 24 Code. 25 the organization as an entirety from eligibility.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 So, not only would it not be possible for 2 federal tax reasons to combine these functions in a 3 single entity, the same is true on the state side. Many 4 organizations derive their ad valorem tax exemption 5 based upon the existing protection that is available to them from tax, under the federal law, because they are 6 7 exempt under 501(c)(3), they are also exempt from ad valorem taxation on their personal and real property. 8 9 That protection would also disappear if they lost their 10 501(c)(3) exemption.

I apologize for my voice, I've got youngsters at home and they have given me something that's making it difficult. I apologize.

14 But I think the conclusion is really beyond

people? I think there would be an obvious conflict of interest, and I would speculate, and it's only speculation, because I am not qualified, but I would speculate that they would not, and if they did, they would do so with a very soft voice, and not with a warm zeal that might be required to meet an appropriate compromise.

Thank you. I want to go off on a 8 MR. WINSTON: 9 slight tangent for a minute because there's something 10 that I don't quite understand, and by not understanding, 11 I mean I literally don't understand, not that I have 12 reached some judgment or something. But we have heard a lot this morning, and it just came up again, about how 13 up to 90 percent of the industry, the debt settlement 14 15 industry would go out of business if there were an advance fee ban. And what I don't understand is why 16 17 can't a model work where the company charges for

important to look at the kinds of organizations that the Commission has examined when they have imposed an advance fee ban, for example, mortgage loan origination, excuse me, mortgage loan modifications. There you've got a very short cycle, perhaps two months at the very most, where the actual service is then delivered against the fee.

So, there is a very short period of time where 8 9 the organization has to bear the risk. Debt settlement programs, as you've heard, time and time and time again, 10 11 can run anywhere from two to three and sometimes even 12 longer years. And, so, tying revenue events to having a 13 program that runs three years would force companies to 14 in effect fund the operations for an innumerable amount of consumers for a three-year period of time. 15

Remember I told you that my organization has 16 17 more than 11 times the population of a comparable credit 18 counselor. We have over 500 people. If we were to look 19 at structuring a program where the first revenue event 20 is tied to a payout that could come anywhere from two to 21 three years down the road, that would be an untenable 22 revenue situation for us, and what would happen is that 23 you would get incredible compression at the customer service level, you would get an abbreviation of the 24 25 service levels that we provide, you would get an

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 abbreviation of the counseling that we provide, of the 2 suitability analysis that we provide, and you would wind 3 up with an unfortunate circumstance where those who were 4 successful in the program actually subsidized those who were not successful, people who came into the program 5 with unrealistic demands. I'll only settle for a nickel б on the dollar. Well, that's not really a realistic 7 settlement, but yet if I take that person into the 8 9 program, I can wind up providing services over a two or three-year period of time, and have that person exit 10 with no penalty, if you will. 11

12 So, asking a debt settlement provider to fund 13 the operations over a three-year period of time is 14 tantamount to saying that you cannot provide that 15 service to anyone, because you will not be able to staff 16 appropriately to provide it.

MR. WINSTON: Is there another viewpoint on that?

19 Travis?

20 MR. PLUNKETT: Thank you, Joel. I think the 21 focus has to be on what's happening to the consumer, 22 what's the fair result for the consumer, and not on the 23 impact on a business model that is clearly very flawed. 24 A better avero wt if t fa00 136.0000(ps000 0.00000 1.00000 0 dwn18

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc.

1

4

money and never makes any effort to settle the debt.

2 So, one thing I would like to hear more about is 3 this risk issue.

Let's go to Michael.

I don't know if I can stay on that, 5 MR. BOVEE: 6 but thank you. The beginning question of assuming that disclosures and misrepresentations aren't enough and 7 what would the fee ban address there, and it really 8 boils down to suitability. Last summer, when we did a 9 test with two marketing companies, they did everything 10 11 "right," in their sales process, they were all recorded, 12 their third party verifications, before they were transferred over to us, these disclosures, if you 13 14 answered no to any of these seven to nine questions, 15 what have you, they stopped the call, they go back to the salesperson and address the issue until they are 16 17 going to get a yes answer.

18 The focus is suitability. Somebody is going to focus on relief. When you quote some, hey, we're going 19 20 to save you this much money over this much period of 21 time, you cannot pay \$900 a month, but you can pay \$450 22 a month, that's their focus. They lose sight of all of the disclosures. I don't think the disclosures are 23 24 enough, based on all of the reviews that I did last 25 summer, why are we having worse than a 60 percent refund

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 ratio with these two sales companies that are referring two people over, they're making all the right 2 3 disclosures. These people didn't belong in our program. 4 And these sales companies weren't prepared for the fact that these consumers were receiving comprehensive 5 education that I submitted last year to the Commission 6 at one of these. And it doesn't jibe well. And these 7 people are within a week saying, yeah, I think 8 bankruptcy is good, yeah, I think debt roll-up is good. 9 10 Okay.

11 So, the restrictions, or beefing up these 12 disclosures, which the good, ethical, to a degree, 13 companies, that I still think charge far too much, and 14 allow for too long of program lengths, all things 15 considered, they're making those disclosures.

16 So, the fee ban will take it to the level that 17 more suitability factors are going to be the criteria 18 for success, because you're not going to enroll somebody 19 if you're not going to get paid your contingency fee 20 down the road.

21 Now, firmly, I think the industry has the wrong 22 approach. I've been told over the years that CRN has 23 the wrong approach. Apparently we have the right 24 approach, in that two to three years for a successful 25 settlement is absolutely ridiculous. If I wanted to, I

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

applicable, it's a letter-writing campaign. Years ago
when companies were charging obnoxious fees for this,
consumers were able to, and still can, do this on their
own with some letter writing. Settlement is no
different, the consumer can effectuate this on their
own.

So, I want to draw some distinctions that what are you providing and how soon can you provide it? Two years, three years, that's unfathomable to me. I just don't see how the industry can use that as a benchmark. It should be five months, and then incrementally from there.

13 So, are you waiting five months to get paid? 14 Okay. Did that payment, that contingency fee, suffice enough to where you can sustain your business and your 15 margins? You've just got to survive five months. 16 That 17 is going to be hard for new entrants and operating capital in place. For companies that already have 18 19 operating capital, that already have an established 20 marketing pipeline, I don't see how they have to fold. I don't see where 90 percent have to fold. Unless they 21 22 are structured in a capacity that is more attributable 23 to a Ponzi scheme, where the people coming in and the 24 fees that are associated with that are paying for the 25 support for the people that enrolled two years ago.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 So, and I doubt that's the case. I sincerely 2 doubt that's the case, with reputable, strong companies 3 that are part of some of the associations, and maybe 4 even sitting at this table, I don't know. But I definitely don't think 90 percent will leave. 5 Some of the things that --6 MR. WINSTON: Why don't we just, if you don't 7 8 mind. 9 MR. BOVEE: Sure. 10 MR. WINSTON: I wanted to again focus in on this issue of risk. 11 Mike Kerr, do you have thoughts on that? 12 I think the Uniform Act has been 13 MR. KERR: 14 described and discussed a bunch of times, and I think it's probably helpful to talk about what the Uniform 15 Act's conclusions are with regard to that assignment of 16 17 risk. And the Uniform Act does much, much more than just set up fee limits. And I think John did a pretty 18 19 good job of describing it. It's a comprehensive 20 statute, everything from consumer remedies to refunds of 21 set-up fees. 22 But with regard to the question you asked, which 23 is how do you balance that risk, I think in 2003, when

25 took about three years to develop, the Uniform Law

24

For The Record, Inc.

we started the process of formulating Uniform Act, which

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 Commission is not a provider of debt relief services. Nor do we represent banks. I mean, we are a neutral, 2 3 hopefully expert drafter of statutes that try to solve 4 specific narrow problems. And we, I think, were convinced that debt settlement as a consumer option is 5 going to be around for a while. I mean, it really kind б of sprung up around 2004, and we were halfway through 7 our drafting process, and we decided we needed to 8 9 include them.

The balance of risk is this: Under the Uniform 10 Act, we do allow for a set-up fee, an advance fee, but 11 we limit it. It's the lesser of \$400 or four percent of 12 13 the debt enrolled at inception. That's there because we 14 were convinced that there are costs associated with setting up the account, the initial counseling, all of 15 the things that the industry will talk about. We also 16 17 allow for a regular sort of monthly fee of up to \$50. Again, that's because you do have continuing costs. 18

But the Uniform Act is drafted in its original form, in its official form, it puts the majority of the settlement fee as a contingency model, 30 percent of the difference between what the settlement actually is, and what the original principal was.

Now, when we have gone out to the states and we have really started that process in earnest the last

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 year and a half, we have negotiated a slightly revised 2 version of that contingency fee model, which is probably 3 70 percent of the fees all together, with a flat fee 4 model, and this is because we were across the table from the industry, and there were significant and continuing 5 discussions about what the outcome needed to be. 6 But 7 with a flat fee model, the only reason we agreed to it is because it had to extend over at least half a length 8 9 of the plan.

10 That's the status quo in two states right now, 11 Nevada and Tennessee, there are several states that have 12 the pure UDMSA with the contingency fee model only. 13 Next year Of 13 o9m ET1.0.00 rgBT36.0000 4g 9u5t10006snntrodhe. incentives and those fees makes a big difference as to
 whether or not the industry is available as an option
 for consumers to engage in.

4 So, I think it's sort of in the middle, the 5 Uniform Act in terms of how you align the risk of the nonpayment. I mean, there's a little bit up front, the 6 7 four percent, the \$400 up front, under the Uniform Act, and then in the uniform version of it, most of it is on 8 the back end on contingencies as each debt is settled. 9 10 MR. WINSTON: Thanks, that's very good to know. 11 Norm, do you want to comment on this?

12 MR. GOOGEL: Just a few comments. I think the

1 when they have money again, they will.

2	And, though, unfortunately, they don't really
3	tell consumers what bankruptcy really is. So, consumers
4	sign up for this product, not knowing that bankruptcy is

1 quickly, all of the sudden they have some money and they settle them, so it shows that the debts could have been 2 3 settled sooner; but the vast majority of them, when they 4 finally learn for the first time what bankruptcy really is as opposed to having the myths and understanding or 5 6 misunderstandings exploited or misrepresented to them, they go, oh, the majority of them end up filing for 7 bankruptcy, which is something they should have done in 8 9 the first place.

10 So, we really think if it's a legitimate 11 product, or service, that the industry should fund it, 12 and it will work. And if it doesn't work that way, then 13 there's a real question about whether it was legitimate 14 at all.

MR. WINSTON: I want to follow up on one thing 15 you raised with Bob. Bob, you had mentioned that there 16 17 was a concern that consumers would sort of go through 18 the process and at the end demand that settlement be 19 five cents on the dollar, and at that point, you've put 20 a lot of time and money into the consumer and the 21 consumer is not going to go through with it, and if 22 there's an advance fee ban, then those are costs that 23 you are losing.

24 Why would a consumer do that? I guess two 25 questions: One is, how often does that happen; and what

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

incentive would a consumer have to go through this
 entire process and then at the end make such outlandish
 demands that they get nothing out of it?

4 MR. LINDERMAN: That's a great guestion. It is not a common practice in a circumstance where a consumer 5 is paying as you go, because the consumer recognizes б that there's an opportunity to settle for a legitimate 7 price with his or her creditors. When you make it a 8 9 riskless proposition, then you'll be attracting a far greater cross section of consumers, some of whom may not 10 have any intention of paying. 11

So, there's always the question of who bears thesunken cost of the debt settlement opportunity.

But I would like to focus on one thing that both Norman and Travis have brought up, and that is the question of value. And I am truly delighted that they opened this door, because I think that our story has not been told in absolute dollar terms, and I think now is a great time to do it.

To the extent that Freedom Debt, our experience alone speaks, we deliver tremendous value. I think when Andrew Housser described the methodology that we use to analyze our population this morning, we took a look at people who have been in the program for at least three years to see what the representative experience of that

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

population would be, and I think you'll be surprised to learn that the average client in a pool of almost 8,000 consumers received more than \$7,900 on average in debt reduction, while paying less than \$2,700 in fees. Bottom line, we delivered more than three times in debt reduction what we were paid in fees.

7 And more significantly, that includes people who 8 made one payment into the program, but may not have 9 completed the program. So, we're looking at all 10 terminations, all successful program participants and 11 whatnot. When you include everybody into that calculus, 12 you get a benefit that is more than three times the 13 value of the fees that are paid in.

14 I guess, as a coda to that argument, you might 15 look at what a comparable debt settlement plan would yield when compared with credit counseling or when 16 17 compared with making your monthly payments to a credit 18 card company at penalty interest. With our numbers, we 19 believe that if you had a debt of \$30,000 yielding 25 20 and change = percent to a credit card company, over 20 years you would pay in excess of \$110,000. 21

If you entered that same program with a debt management plan where your interest was reduced to 12 percent but your principal was not touched, over a five-year debt management plan, you would pay in excess

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc.

1

4

consumer is in the debt settlement plan?

2 MR. LINDERMAN: Great question. May I answer 3 the question?

MR. WINSTON: Sure.

MR. LINDERMAN: That's a great question and I am 5 really glad you raised it, because you're striking to 6 7 the very core of what Gail Hillebrand this morning pointed out as in her view a flawed methodology that we 8 employ. The fact of the matter is that from the time of 9 10 enrollment, to the time of settlement, and these are 11 statistics, by the way, that we provided or will be 12 provided to Bob Hunt for his own analysis, his independent third party validation, but the accretion 13 within the account from time of enrollment to time of 14

consumer that I can settle your debts for 42 percent of
 the dollar, I am telling the consumer that I am actually
 settling the enrolled debt for 42 percent, plus
 approximately 10 percent.

5 So, 42 percent of the debt at the time of 6 settlement translates into an approximate amount of 52 7 percent at the time of enrollment. Ten percent 8 accretion over the period of time from enrollment to 9 settlement, that does not represent an enormous 10 doubling, tripling, quadrupling that Ms. Hillebrand 11 mentioned this morning.

12 MR. WINSTON: I want to get two or three other 13 opinions if possible, and then I want to move to a 14 different topic.

So, Ron, do you want to respond?

15

16 MR. ELWOOD: To answer your question about risk 17 bearing, the question that is raised in my mind is 18 during the period that no settlement was actually taking 19 place and the people are accruing the money to amass the 20 money to have the settlement offered, the consumers are 21 paying for I guess what I would call ancillary services 22 that folks are touting, whether it's the hand-holding or 23 whether it's the education, which financial literacy 24 education, consumer education, which by the way they can 25 get free in most states, for at non-profits, government

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 agencies elsewhere, and also, and probably most

importantly, paying for the -- and I don't know if this is millions or billions of dollars in advertising. I know in my state, I cannot turn on the TV, any time of the day or night, without seeing dozens of ads for the companies, plus the lobbying fees, which I cannot imagine how much money that is all.

8 Now, that's not really going for any service to 9 the consumer. So, if the question is, well, we need 10 money to kind of keep us going, what are we actually 11 funding for the upfront fees? I mean, I think the issue

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 price point at which you're authorized to make a
 settlement.

3 So, I don't understand how that could actually 4 happen, if they already authorize in a contract up front 5 that at this point, you're allowed to go ahead and agree 6 to a settlement.

7 MR. WINSTON: I apologize for those who have 8 more to say about this issue, but we only have about ten 9 minutes left, and I do want to get to the issue of

MR. WINSTON: I'm talking about the fees.

1

2 MR. ANSBACH: And, so, you brought up an example earlier about a doctor, and it certainly speaks to the 3 4 point about earning your money. This is sort of akin to going to a doctor, and the doctor sits down with you and 5 6 takes your blood pressure and then he says to you, you need to quit smoking, you need to eat healthier, you 7 need to lose some weight. But I recognize that you have 8 9 not done any of those things yet and that you're still overweight and your lungs are filled with tar. So, 10 11 until you get healthy, lose your weight and stop smoking 12 and don't get cancer, why don't you just put the money in the escrow account and I won't collect it. 13

14 That's what escrowing money is. I mean, we were 15 thinking about this earlier. My parents get Consumer 16 Reports, but is it the case that even though Consumer 17 Reports puts it together and sends it to my folks, until 18 they actually read it, buy a car that works, they 19 shouldn't pay Consumer Reports?

I mean, I know there's a big discussion here about what value is actually being provided and that somehow hand-holding is something. We're not discussing what's actually happening, and let me say this, I truly appreciate the folks that are here that are on behalf of the consumers, because at the end of the day, debt

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

settlement companies are independent consumer advocates.
There are 110 of them that sit out in front of my office
every morning, and we are all at this table, we are
having this discussion about what works for consumers
and what doesn't, but I don't know how many of you at
this table have had a chance to read the consumers that
wrote in.

8 I mean, Mike, I fully respect your business 9 model, I happen to think that lots of models should be 10 available, but the idea that consumers can do this 11 themselves --

MR. WINSTON: John, let's stick to the issue ofescrows.

MR. ANSBACH: Absolutely, but escrow is about value, and you cannot put money aside when value is being created and delivered. There are customer testimonials that talk about, I tried to contact my creditor, and they told me to go pound sand. If you're going to have an advocate, you have to allow them to get paid to do that.

21 MR. WINSTON: Let me focus it a bit differently, 22 because I am not sure the doctor analogy works. Assume 23 for the purposes of this discussion that we have a 24 record which shows widespread abuse in this industry, 25 and the issue is how do we protect consumers from that

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 kind of abuse, how do we protect consumers from having 2 to take the risk that they're going to be paying this 3 money over a period of time, which could be in the 4 thousands of dollars, and at the end, the company says, 5 see you later, and collect the money.

6 So, one way of dealing with that would be to put 7 the money in escrow. I don't think that consumers have 8 that much concern about doctors collecting money over a 9 long period of time and then saying, sorry, we're not 10 going to do the surgery that we planned.

11 So, if I could get people to focus, again, on 12 does an escrow system make sense and what should it look 13 like?

14 Mike?

15 MR. CROXSON: Thanks. There hereake a0 1.00 sn 0.0000i

1 ban, that says you cannot accept any fees until after 2 the fact. We do escrow in the consumer's account the 3 money for that success to be paid. We cannot and would 4 not be paid until the money goes out to the creditor.

So, in the context of how this escrow should 5 work, I think you have it exactly right, and that is, an б escrow can be built over time, fees accrue along with 7 what's available to use as settlements. 8 When a 9 settlement occurs, the average consumer going on to a settlement plan has six accounts, has settlements 10 11 actually occur, there's actually money there to pay the 12 fee that you get along the way, and at the end of the 13 day, if you get to the sixth account, you've been paid, 14 the creditors have been paid, and the consumer is satisfied and happy. 15

16 MR. WINSTON: Okay, thanks. Travis?

17 MR. PLUNKETT: On that point, the consumer groups that joined in writing comments have agreed that 18 19 the advance fee ban should allow consumers to use 20 legitimate escrow services that they control. So, that 21 means no fees should be allowed to be deducted by the 22 firm until the services are provided and a fully 23 executed settlement agreement is made and shown to the 24 consumer.

```
25
```

So, in that case, it would seem that an escrow

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 account would be fine.

2	MR. WINSTON: Yeah, Mike?
3	MR. BOVEE: Yeah, I would like to speak to this,
4	because we don't use escrow, never have, but we firmly
5	recognize that the benefit to the market and the
6	industry providers, it almost requires it. We wouldn't
7	have over six figures of uncollected fees outstanding

have you, the industry provider was funded for the first
 five. So, nobody is out anything.

I still strongly support some type of monthly 3 4 maintenance fee, and I also want to take an opportunity to say that I didn't mean anything inflammatory from the 5 Ponzi comment earlier, just to say that I mean, in fact, 6 anybody that's here represented by anybody or at this 7 table or in the audience, I would almost guarantee is 8 not doing business that way, it was just more of a 9 comment backwards looking to say, Hess Kennedy or 10 Allegro. 11

MR. WINSTON: I see we have about two minutes left and one thing I have always lived by at these workshops is never be late for lunch. Does somebody want to say something in the last two minutes or we could go early for lunch?

17 Bill?

18 MR. BINZEL: In the course of this morning and 19 this panel, there has been a very impassioned defense of 20 debt settlement itself, the product of debt settlement, 21 and I think there is a consensus in this room, and I 22 think the consensus in the comments that I read that the 23 product of debt settlement in itself, whether we call it 24 debt settlement or less than full balance settlement, 25 whatever that is, there is a consumer need for that.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

What is at issue here, though, are the deceptive 1 and abusive practices that are rampant within the debt 2 settlement industry. And that's what I think the 3 4 Commission is seeking to address. They are not seeking to abolish the product of debt settlement, but it's 5 6 those exploitive practices that are harming consumers, and that are replete in the comments that were filed in 7 8 the actions of the attorneys general and others who 9 filed comments.

10 So, I think it's well and good, I understand the 11 need for debt settlement, we may not spend a lot of time 12 talking about it, but we really need to get at the heart 13 of these exploitive and deceptive and abusive practices.

MR. WINSTON: Great, thank you. I think we're batting two for two this morning, two terrific panels. I want to thank everyone on this panel who contributed to this.

18

(Applause.)

19 MR. WINSTON: A couple of quick reminders. One 20 is that these mikes are live, still. So, if you've got 21 something to say that you don't want other people to 22 hear, go out some place else. We are going to be back 23 at 1:30 sharp. We are going to start right at 1:30. Ιf 24 you leave the building, you have to allow enough time to 25 get back in. And I do recommend the 7th floor

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1	AFTERNOON SESSION
2	(1:30 p.m.)
3	PANEL 3: The Proposed Disclosure
4	& Misrepresentation Provisions
5	MS. BROWN: Hi, we're going to get started. My
б	name is Allison Brown, I'm a senior attorney in the
7	Division of Financial Practices. Our assistant director
8	for financial practices, Alice Hrdy, was supposed to be
9	moderating this panel, but she cannot be here today, so
10	Joel Winston and I are going to moderate the panel. So,
11	we're sorry that she's not here with us today.
12	First, one quick announcement. We do have some
13	time after this panel and the next panel, at about 4:15,
14	for open microphone. So, if anybody in the audience, or
15	if you're a panelist but you didn't get to say
16	something, you're welcome to make some comments to us at
17	open microphone, and those will be on the public record,
18	and we will be able to consider those in our
19	deliberations.
20	There is a sign-up sheet, if you want to speak
21	at the open microphone, between now and the end of the
22	next break, please walk out to the desk where we were
23	doing the sign-ins and the panelist name tags and add
24	your name to the list so we have a general sense of how

25 many people want time to speak at the open microphone

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 time.

And panelists, I'll just remind you to speak 2 3 into the microphone and maybe if you could look out for 4 your fellow panelists and move the mikes over when somebody starts speaking, that would be really helpful 5 so we can capture all of the comments on the web cast 6 that we are projecting now and will be available on our 7 website as an archive that people will be able to refer 8 9 back to later.

First I will start with introductions, and I'm just going to say the names of the people that were up here this morning, and then give the short bios to the people who are new to the panels.

Starting over here, our first panelist is Bill Binzel from the National Association of Credit Counseling. Next we have Norman Googel from the West Virginia Attorney General's office. To his right we have Susan Grant.

Susan Grant is director of consumer protection at Consumer Federation of America, a nonprofit association of some 300 nonprofit consumer groups that was established in 1968 to advance the consumer

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

sued in class actions and by governmental agencies. He is at Loeb & Loeb, and he also counsels companies on how to avoid and prepare for litigation before it happens. Mr. Mallow's clients come from a broad spectrum of industries, including entertainment, automotive, telecom, debt settlement, dietary supplement, electronic mail marketing, Internet commerce and lead generation.

And next to him we have Robert Manning, a pspecialist in the consumer credit and financial services industry. He's the author of Credit Card Nation, an in-depth study, Living With Debt, sponsored by Lendingtree.com, and he's been featured in Danny Schechter's documentary, In Debt We Trust, and he has widely written and published on these issues.

Going around the table, we have Johnson Tylerfrom South Brooklyn Legal Services.

And our final new panelist is Dr. Bernard Weinstein, he is the associate director of the Maguire Energy Institute and an adjunct professor of business economics in the Cox School of Business at SMU in Dallas. From 1989 to 2009, he was director of the Center for Economic Development and Research at University of North Texas.

24 Thank you, everybody, for being here today, and 25 continuing our discussion of these really important

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 issues. We want to start by talking a little bit about 2 the prevalent marketing practices that are employed by 3 debt relief companies. Some of the comments raised the 4 use of lead generators as a growing practice. One of 5 the things we want to talk about is how lead generators 6 operate and whether anybody has any other specifics to 7 add to the marketing practices about lead generators.

Okay, Mark?

Internet which takes and sells that lead in turn, the credit counseling side, it's mostly prohibited by federal law, and most of the state laws, too, so there is not all that much lead generation on the credit counseling side.

6 MS. BROWN: Can you describe what you mean by a 7 referral company?

Referral company, well, NFCC and 8 MR. GUIMOND: 9 AADMO and the AICCA, we all have customer locator services where a customer can call in to a number and 10 11 find a referral to a company, but they're expecting from 12 point A that they're going to find a company at point B, and we vet on the AADMO side all of those agencies to 13 14 make sure where a consumer is coming from, that the agency they end up with is licensed, but there's no fees 15 for that. The consumer is not being charged as some of 16 17 the lead generation does, there's no marketing costs along with that. So, it's a different set-up than 18 19 traditional lead generation.

20 MS. BROWN: Other than those that you mentioned, 21 what you call traditional lead generation and the 22 referral services, are there any other referral types of 23 entities that you know of?

24 MR. GUIMOND: I think that's about it. I think 25 the biggest problem that we've seen is TV advertising

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

analysis to get the right consumer into the right
 program.

Our company, in addition to doing the disclosures, the suitability analysis, a separate one-page with nothing on it but the fees, do a compliance call as well to verbally disclose to the consumer the important disclosures that are included in the agreement.

9 So, it's in everyone's best interest to get the 10 right consumer in to not create confusion, and lead 11 generators should be held to that same standard of 12 making representations that come back up through the 13 companies that they're sending them to.

MS. BROWN: Is there communication between lead generators and companies in terms of how would a lead generator substantiate certain claims?

MR. HOUSSER: There certainly should be. We
don't purchase their agreements, so I can't speak from
first-hand experience, but there certainly should be.

20 MS. BROWN: How prevalent are lead generators in 21 the industry?

22 MR. HOUSSER: Again, this is going to be based 23 on anecdotal evidence. I would guess when everyone 24 talks about the TV ads they see all the time and the 25 radio ads, ESPN, I would guess the majority, the vast

For The Record, Inc.

majority of the commercials you are seeing are lead
 generators as opposed to providers.

3 MS. BROWN: Andrew, if your company doesn't use 4 lead generators, what are the marketing techniques that 5 you use to obtain clients?

6 MR. HOUSSER: We have an internal marketing 7 department that directly markets to consumers.

8 MS. BROWN: What types of marketing?

9 MR. HOUSSER: What types of mediums?

10 MS. BROWN: Right.

11 MR. HOUSSER: Internet, radio, TV, pretty much

issues here, what we really have, this whole discussion
 really has two discussions in it.

One is does the regulation of the industry make sense? Is the substance the right substance to be talking about? The second is, and I think equally as important, is how we are going to do it, and does it make sense to do it in the context of the TSR, is it proper to do it, is it an authorized way, are you going to be creating unintended results.

And one of the unintended results that I think will be created is you will see a rise in companies using solely the Internet or some form of marketing that does not involve the telephone. So, you will actually presentations that are part of a website in terms of the marketing. All of the forms that could be filled out could be filled out online. The communications could be through live chat, online. All of these methods are currently available to communicate directly with the consumer and not use the telephone as a medium.

So, again, I think you will see a rise in that.
MS. BROWN: Are you seeing any today where the
entire sales pitch is delivered online?

MR. MALLOW: I don't have any clients who do it that way. I am told by some clients that they are aware of companies who are doing most, if not all of their marketing online, and are able to enroll clients online, but I have not personally seen that yet.

15

MS. BROWN: Jim?

MR. KEISER: From a regulatory perspective, Internet marketing has always been a problem, primarily, because you can go on the Internet, all of the information can be submitted electronically, and we have no idea who is putting out the marketing, who is receiving the information, because many times it's just not available from the website.

So, from a regulator perspective, Internet-onlymarketing can be a serious problem.

25 MS. BROWN: Susan?

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 intending to lead to debt settlement services. So, the
 point being that the final definition of debt relief
 service needs to be broad enough to cover the lead
 generating and the activities related to lead
 generating.

6 MS. BROWN: We are going to talk more about 7 definitions in the next panel, but focusing on the 8 prevalent marketing, can anybody speak to what the 9 prevalent claims are out there today in terms of how 10 debt settlement companies are presenting themselves to 11 consumers?

12 Gail?

13 MS. HILLEBRAND: Thank you. We see claims like 14 cheaper than credit counseling, we see claims of lower 15 monthly payment, we see references to a monthly payment, which in my view are inherently deceptive, because they 16 17 imply that there is a payment on the debt, as opposed to a payment to someone who is going to use it for future 18 19 purpose. We see words like "debt free" and "debt 20 elimination." Sometimes a company by an asterisk 21 "individual results may vary," but I don't think you can 22 dispel the implication created by words like "debt free, 23 debt elimination, get out of debt in three years," with 24 that kind of an asterisk.

25

So, we certainly do see those kinds of claims.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 And we also see claims that I've got a couple off the Internet here, "our typical settlements are able to 2 3 reduce debts by approximately 50 percent, reduces debt 4 40 to 60 percent." The implication of these claims is that you are going to get out of all your debt for that 5 amount, and based on what we heard in the morning about б the percentage of consumers who still have significant 7 remaining debt at the end of the program, I think those 8 9 are problematic.

10

MS. BROWN: Norm?

11 MR. GOOGEL: Just something I touched upon in 12 the last panel, we think the industry is really exploiting consumers' myths and misconceptions about 13 14 bankruptcy. For example, by saying we really want to 15 pay your debts and don't want you to file for bankruptcy, which is true, then instead of doing the 16 true screening and helping a consumer to determine what 17 18 they really need, which in our view, in the vast 19 majority of the cases, maybe even 90 percent or more, is 20 bankruptcy, often Chapter 7.

Instead, they are sold a product by a company that only sells one product. So, we have been particularly concerned about the claims relating to bankruptcy and presenting itself as an alternative to bankruptcy. And then, of course, as it was just

For The Record, Inc.

is open for six months making a claim of reduce your debt by 40 percent, 60 percent, do it in 12 to 30 months, where is the empirical data to prove that you can actually do that?

5 I think that gets into some disclosures, that if 6 a consumer knows more about maybe the way a company 7 performs, it would at least maybe make them choose a 8 different company.

9 Now, in respect to I can just say on the debt 10 free, if it can provide substantial numbers that that 11 happens in a two to three-year period of time for a 12 significant amount of people, and I can only speak 13 internally on our data that we collect.

MS. BROWN: We are going to drill down in a minute as to how you might substantiate some of those claims, but let me give Tyler a chance to talk and then we will move on.

18 MR. TYLER: The claims that seem to get my 19 clients and get their attention is that in 24 or to 48 months, depending on the size of the debt, you will be 20 21 debt free. And there usually is a disclaimer that goes 22 along with that, is that, you know, we cannot stop the 23 creditors from using their enforcement techniques. The 24 reality is, and the reality I have seen, is that the 25 creditors always respond to not being paid, and they

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

will sue the client, the customer, in five to seven
 months.

That's what undermines the whole program, 3 4 because most people can understand some of the risks, but that's a risk that they really have never had any 5 experience with. They've never been to court before on 6 some sort of debt collection matter, they don't 7 understand that, well, you can get a judgment against 8 9 you and now your wages will be garnished, and how easy 10 that is to do. They don't understand that their assets can be taken, that their bank accounts can be frozen. 11

All of those things happen very quickly. I have seen it happen all the time in New York, very quickly, and they shortcircuit the whole debt settlement idea.

MS. BROWN: Bernard?

15

I just wanted to echo Andrew's 16 DR. WEINSTEIN: 17 point, that we talk about debt settlement and other 18 options to bankruptcy, and I agree, bankruptcy is 19 appropriate for some people. In fact, we're having 20 record number of bankruptcy filings running at 130,000 a month, four times the level three years ago, but there 21 22 are long-term economic and social costs associated with 23 bankruptcy. I think what's important is that we have various options in terms of debt relief that need to be 24 25 pursued.

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

MS. BROWN: We want to drill down into the proper way that debt relief entities might be able to make truthful performance or success claims that might comply with the proposed misrepresentation provisions. Let's isolate a claim that some of you have mentioned as a claim that's often made by debt relief providers.

For example, we will eliminate your debt in 18 to 36 months, or you will become debt free in 18 to 36 months. The standard for substantiation is that the Commission requires competent and reliable evidence of any claim that a debt relief provider is making.

12 So, with that preliminary information, let's 13 talk about what type of competent, reliable evidence 14 would substantiate the claim that a debt relief provider 15 will eliminate a consumer's debt in 18 to 36 months.

- 16 Any takers? Gail?
- 17 MS. HILLEBRAND: I 16 rs? Gail?

implication it creates that you will get the historic
 performance.

3 Dr. Breisch's study has a very wide standard of 4 deviation in his table 5. I invite you to take a look 5 at it. Suggesting that even mean results don't tell you 1 fees that will be paid.

2	But more importantly, it does not account for
3	the fact that many of those consumers are going to
4	finish without settling all of their debt. So, if I owe
5	\$10 and I save 50 cents on the dollar for half of it and
6	I still owe the other half, I haven't saved 50 cents on
7	the dollar, maybe I've saved 25 cents on the dollar
8	minus the fees.

9 MS. BROWN: Do others have views about what 10 consumers take from eliminating debt in a certain amount 11 of time? Do you want to go ahead?

12 MR. HOUSSER: Sure. Obviously we all agree that disclosures need to be accurate. I think one of the 13 14 fundamental misperceptions of our industry that I think 15 still exists today is that our consumer group is very unsophisticated. In fact, the average consumer in a 16 17 debt settlement program is above average income, above 18 average education. Most people don't know that. 19 They're people who have run up \$30,000 in credit card 20 debt and had a one-time life event where they got into a 21 really difficult situation that they need help with.

That said, so, do I think that on average, including accretion of accounts, I'm settling debts on 50 cents on the dollar, and if I tell a consumer that I'm settling on 50 cents on the dollar, subject to you

For The Record, Inc.

meeting your obligations, savings obligations, I'm settling for 50 cents on the dollar. The vast majority of consumers that drop out of the program drop out because they're not able to make their savings obligations. The vast majority of consumers that stick to their savings obligations get those settlements.

MS. BROWN: And what's the basis for your
statements that the vast majority of consumers who drop
out do so because of the issue with savings obligations?
MR. HOUSSER: It's based on just one company's

11 data, and anecdotal data from a lot of other companies 12 in the industry that consumers that made their savings 13 payments on time every month had great success in this 14 program.

MS. BROWN: When you mentioned one company's data, what are you referring to?

MR. HOUSSER: Freedom Debt relief, I'm sorry, mycompany.

MS. BROWN: So, your knowledge of your own internal data?

21 MR. HOUSSER: We have done 45,000 settlements so 22 far this year, it's a significant data sample.

23 MS. BROWN: When you say there is a significant 24 data sample, in terms of why consumers have dropped out, 25 is that based on consumer interviews after the fact or

For The Record, Inc.

1 some other type of information?

- 1 reduction in debt is 30 percent. And assuming that's
- 2 what the data shows.

party audit that's happening to debt settlement
 companies, and no standard model to see if everybody's
 using the same performance standards.

4 Last year, in 2008, I used one of my slides 5 where understanding your inventory and take your total 6 debt, under management, divide that over a period of 7 time, and are you successfully moving clients along that 8 program?

9 When I did that, when I mentioned that my model 10 was at that time 210 days, the account's age, divided by 11 an average term of the program. When we saw those 12 results starting to happen a lot quicker, we changed it 13 to total data under management from day one. And now we 14 divide that by a 30-month period of time.

15 So, when we look at performance, we look at are we moving the inventory, are we settling the settlement 16 17 percentage we used. We use that on original balance, 18 not current balance, because I think there was a claim 19 about a 10 percent move. I think if you look at the 20 Colorado numbers, it reflected that that debt grew 20 percent. So that when you're using a disclosure to say, 21 22 oh, it's going to be 20 months before you settle your 23 first account, and I am not trying to get into a fee 24 structure discussion, but if a consumer waits that long 25 a period of time, it's more about the total cost of the

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 program that would significantly increase.

2 So, even though you say 40 percent settlement average and 15 percent, the numbers that actually what 3 4 the total cost for that consumer could rise significantly. So, an additional 20 percent on the 5 original debt for the average consumer, \$30,000 in debt, 6 7 could cost them \$6,000 more. And that's where you typically see some of the cancellations, because the 8 9 budget doesn't fit that.

10 So, a way to handle this is probably not under 11 the FTC, is to have more third party audits, and have 12 some standard modeling so that we at least be able to 13 have some general practices on how we measure the 14 success of consumers.

MS. BROWN: In terms of measuring the success, how do you calculate dropouts? What do you do with the consumers that made one payment and dropped out or three payments and dropped out?

MR. JOHNSON: Well, there are certain things that are beyond our control, and as we look at things and say unemployment rate has hit 9.8 percent, and we look at that and categorize is it the fault of the program or is it the fault of something changes on the

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 checklist we go through on the budget analysis to make
 sure we know the performance going forward on the debt.
 So, I think our screening process helps out a lot more
 to make sure that somebody is committed to the program.

Our average consumer that drops out is around 24 5 months is the starting point. There's just not a lot б of -- if they're on track, I think this will reflect 7 what Andrew said, if they have the ability to stay on 8 9 that budget, there is a high success rate. We try to give them tools to be able to manage their budgets 10 Unfortunately, second bread winner in the house 11 better. 12 loses the job, the issue they get in in the first place, 13 somebody loses the job and now the second one loses the 14 job and it becomes totally unreasonable for them to continue. 15

16 So, we do an exit interview with everybody that 17 cancels to find out what their reasoning is, and for us 18 the majority of the people is that they cannot afford 19 our program anymore, therefore it becomes bankruptcy.

20 MS. BROWN: So, you're saying that you telephone 21 everybody and ask them and do an exit interview over the 22 telephone or is it a written survey?

23 MR. JOHNSON: It's an exit, because we look at 24 the folks that file bankruptcy, we also collect the data 25 to know what law firm that they are using so that we can

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 send out correspondence to make sure that the law firm that now has that client isn't going to get them into 2 3 violating. But the majority of them are. It's loss of 4 additional income. It could be the price of gas going up to \$5. That \$200 a month can be very tricky in a lot 5 of the average consumers' budget, so there's outside 6 things that usually will push somebody out of the 7 8 program, not necessarily the program design itself.

9 MS. BROWN: Can you walk us through, then, for 10 these different group of consumers, whether you are then 11 including some of them? It sounds like you are 12 including some of them but not all of them?

We include them all. If I was to 13 MR. JOHNSON: 14 break it down with my data sheets, I will tell you 15 depending on how much debt they have, depending on what their age group is, the balances that they come in on 16 17 the account, what type of program they sign up for, for 18 me it's not one simple question on this is the 30 19 percent of the people that drop out of the program 20 through the entirety that never make it to the end. 21 What happened to them?

I put attributes on each different consumer type to say, somebody less than \$15,000 is one of our highest cancellation rates. The folks that get over \$150,000 start to fall into that category as well, but the

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

consumers that fall as the average, \$30,000, that's by 1 far the most successful. 2

So, there's a breakdown for each different 3 4 group. We've tagged everybody to understand how they perform and then we tie that information into the 5 initial consultation to make sure we select the right 6 program for them. 7

More specifically, and I will open 8 MR. WINSTON: 9 this up to anybody, if a company is making a claim that 10 they'll save 30 percent off your debt, when they know 11 that a significant percentage, whether it's 30 percent 12 or 50 percent or 80 percent of their customers drop out before they get that result, should those dropouts be 13 factored into the calculation of the success rate? 14 15

Susan, do you want to respond?

MS. GRANT: Sure. Well, I should start by 16 17 saying that we think that any success claims are 18 inherently misleading, and would like to see them 19 prohibited. For all the reasons that we've talked about 20 here, it's really impossible to know whether the consumer is going to be successful at the point where 21 22 they're thinking about enrolling, and you can try to 23 make the claim more nuanced as you suggest with having 24 to be in this program for X number of months and you might see the success, and that might satisfy the 25

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

lawyers in the room, but it's certainly not going to be meaningful to consumers. They don't have any way of knowing how long they're going to be in the program, or whether this is going to be successful for them, whether their creditors are going to cooperate, whether they're going to be able to fund settlements, or any of the other contingencies that might come up.

8 And, so, I'm very uncomfortable with any success 9 claims being allowed, but if they are allowed, then 10 certainly companies should factor in everybody who has 11 been enrolled over the specific period of time in 12 question.

MR. WINSTON: Just to follow up on that, do you think it's okay in that scenario to make a claim that says, for those of our customers who stay in the program through the full length of the program, 70 percent of them achieve a certain level of success?

MS. GRANT: I just think it's meaningless for consumers who are thinking about enrolling, because they don't have any way of knowing whether they're going to be part of that 70 percent or the other 30 percent.

22 MS. BROWN: Johnson, so you wanted to say 23 something?

24 MR. TYLER: Yeah, I was going to say along those 25 lines, Andrew and Scott have both said that things

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 happen along the way that people cannot anticipate. The thing that I found with my clients that happened that 2 3 they really have downplayed when talking to their 4 counselor is they're going to be sued, and that is what terminates debt settlement for them. All of the sudden, 5 they do not feel protected, and the next thing they 6 know, they have their wages garnished, or their bank 7 accounts frozen. 8

9 So, and that is a predictable result from debt 10 settlement. It's something that needs to be disclosed 11 in ways much more than simply the creditor has a right 12 to pursue their legal remedies.

13 MS. BROWN: Bob?

MR. MANNING: I think what's really striking over the last few years is really the lack of empirical baselines for making these assessments. I mean, there's clearly here an apples and oranges issue. First is the client matched up with the most appropriate program, and second, if they go into a partial payment plan, what's the appropriate payment structure?

21 Right now we're facing a crisis with credit 22 counseling, we're seeing less than 10 percent of people, 23 because we're talking as if credit counseling is going 24 to absorb a lot of these people. Less than 10 percent 25 of people who call are eligible for credit counseling.

For The Record, Inc.

- 1 We know that that's a success rate of less than 25
- 2 percent.

percent through their cash flow, either at the 1 2 individual or household level, are you putting them onpa 3 40 percent plan, and conversely, if the person can only 4 pay 20 percent, are you still putting them on the 40 percent plan, and from the creditor perspective, if you 5 have someone who can pay 60 percent and you're putting 6 7 them on a 40 percent plan, they don't know what is the appropriate pay-off. And as a result, you can very 8 easily come up with a set of disclosures with an 9 empirical analysis of a means test of a client, that 10 person comes in at 40 percent --11 12 MS. BM1 TD(1 percent through their cash flow, 1 MR. MALLOW: Yeah, let me weigh in on this, 2 because not only do I counsel clients on this issue of 3 substantiation, but I've actually litigated the issue 4 and litigated the issue with the Federal Trade 5 Commission on this very subject in this very industry.

Look, there is a well-known body of law related 6 to substantiation. There is nothing unique about debt 7 settlement, as it relates to that law. You have to have 8 9 a reasonable basis in which to make the claims that you make. If you have empirical data that has been 10 11 accumulated over a sufficient period of time, that 12 provides the reasonable basis in which to make the claim, you're allowed to make the claim. 13

14 So, if you have data over five years that shows 15 historical achievements on a per account basis, then you 16 should be able to represent to the consumer that 17 information based on that data.

Now, what the danger is, and the real analysis needs to be, is on what is actually being represented. So, to sit here and have a discussion about amorphous claims and what data and what evidence do you need about amorphous claims is somewhat of a useless exercise.

23 MR. WINSTON: Let me follow up on that. I think 24 that's a good point. The amount of substantiation 25 required is based on the claim. You might need

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

different levels of substantiation if you say you may get this result, you will get this result, some people get this result, you will get this result if you stay in the program for 36 months, all those are at least theoretically different claims that could require different levels of substantiation.

7 What I'm wondering is whether it would be useful 8 in this rule to lay out some of these issues and provide 9 as much guidance as possible on what kind of 10 substantiation we expect for which kind of claim. Would 11 that be useful, people?

MR. MALLOW: Let me approach the question this way: First, I don't think the rule is the right mechanism to do what the FTC is trying to do. For a number of reasons.

16 MR. WINSTON: But putting that aside, just 17 getting to the issue.

18 MR. MALLOW: If, for example, you were talking 19 about FTC guidance, which it has done in other areas, 20 where you can use and you have the ability and the 21 flexibility of laying out specific examples and what 22 kind of substantiation the Commission would be looking 23 or expecting to see, of course that would be useful. 24 The industry is dying for guidance. It wants specific 25 guidance. And specific guidance has been lacking.

For The Record, Inc.

1 So, yes, it would be useful. If you turned around and gave examples such as if you were making a 2 claim that a consumer will settle all their debts or can 3 4 settle all their debts on 50 cents on the dollar, attrition rates may very well be a useful piece of 5 information and a necessary piece of information. 6 Ιf you are stating to consumers, we settle credit card 7 accounts at or have historically settled credit card 8 accounts on an average of, or within a range, then do 9 you need all the attrition information? Probably not, 10 11 because we're talking about specific accounts.

12 So, you've got to tie it to the claim, and if 13 you were dealing with a guidance document, I think the 14 FTC has far more flexibility to raise examples, specific 15 examples that can be used for debt settlement companies 16 to model in their marketing and advertising. That's why 17 I think the TSR is the wrong way to do this.

18 MR. WINSTON: What do other people think about19 whether the FTC should or it would be useful if the FTC

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

telemarketing rule are either too broad in some
 instances and way too narrow in others.

3 As far as substantiations and seeking guidance 4 and that kind of thing, absolutely. If you're looking for something from us, I mean, Stephanie was gracious 5 enough to be at our last conference and we're begging 6 for what can we do? What can we do to "make you guys 7 happy?" And what it comes down to is, well, I cannot 8 really tell you that. Well, I cannot really tell you 9 that. Well, here, let me make something up, but then I 10 cannot answer any direct questions. 11

12 I'm not sure if you have noticed or not, but at 13 least I'm not a mind reader, I don't know about anybody 14 else here, and without that guidance, I am not sure. I 15 guess it seems to me that you would keep it so broad 16 that you could encompass anybody at any time, and that 17 you might like it that way. And I don't think that that 18 would be your intention.

So, yes, we would welcome it. Absolutely.MR. WINSTON: Who do we have here? Mark?

now. And I wanted to quote what they did with their guidance when it came out and I think it's wholly relevant to the question they asked, this is the Office of Fair Trading in the UK, "Our main finding is a 70 percent reduction in the number of consumer complaints we've had since the guidance was issued."

7 This applies mostly, as we're talking to you 8 right now, about advertising, marketing and promotion. 9 I think if there is a guidance, though, clearly if that 10 can be the result in the UK, we can probably do a lot 11 better than that here. I meant it that way.

12 (Laughter.)

MS. HILLEBRAND: I'm reminded that the headline is UK Breaks Up Large Banks, but that's a topic for another forum.

16 (Laughter.)

1 of a claim of results. The statement we save 50 cents, we settle debts for 50 cents on the dollar, implies that 2 the result is your financial obligation at the end is 50 3 4 percent of what you started with. The problem is if that's true, if the statement, we settle for 50 cents, 5 makes people think you're going to owe 50 cents at the 6 end, then the substantiation would have to include not 7 only the savings amount off the original debt, without 8 9 whatever amount of accretion occurs after enrollment, but subtracted from those savings would have to be the 10 fee, the amount that is paid to pay that settlement, 11 12 because reduction of debt doesn't mean you pay zero, you pay something to fund that settlement, and accounting 13 14 for the remaining debt, where the company's own records I actually ran those numbers under the USOBA fee 16 17 model and the Accord fee model for the median Dr. 18 Breisch's average debt of \$24,000. I made it just two 19 debts of \$12,000 each to simplify the math. If one of 20 those debts settles at 50 percent, the consumer has to lesd2f \$24,000. I made it just two 21

> For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

started. It may be more accurate to say you save five
 cents on the dollar, not counting the tax claims.

The Accord model is quite similar, it would be accurate to say there that you save 12 and a half cents on the dollar. The true fact that settlements occur at 50 cents on the dollar when combined with the obligation to pay fees and the remaining unsettled debt makes that true fact misleading.

MS. BROWN: Andrew?

9

10 MR. HOUSSER: So, I want to say, the question of 11 whether the TSR is the right place to do it is not for 12 me, that's up to the lawyers. I do think that we would 13 just appreciate the guidance, absolutely.

I think the real question is we all agree that the settlements have to reflect actual results. The question is what do you do with the people that are unsuccessful? And Gail is arguing that we factor that into the overall average, but I think that's almost more confusing.

If 50 percent of my people are getting 50 percent of their debt reduced, completely reduced, and then 50 percent are getting zero percent, just to make up numbers, to say our average client is going to get 25 percent debt reduction, that's almost more confusing to me.

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 You know, which is why I kind of would lean towards your original proposal is, hey, give the 2 3 settlement results for people that are successful and 4 then make it absolutely clear what it takes to be successful and who is and is not successful. I think 5 6 that provides a more accurate picture than blending in the average of two completely separate groups into one 7 8 number.

9 MR. WINSTON: That's where this issue bleeds 10 into the disclosure issue and why it's difficult to provide the sort of certainty and guidance that we would 11 12 issue. And that is because the amount of substantiation 13 you need depends on what consumers take the claim to be. 14 And it may be that you can make a more qualified claim about just the people who get through your program, in 15 which case the substantiation you need is going to be 16 17 very different from a claim that all of your consumers get a certain result, or that the average consumer gets 18 19 a certain result.

The problem we face is that ascertaining what claim consumers take from a particular advertisement is very difficult, and often you need to dm2 totg whofjET1.00000 0.00

service, it enables debt settlers not to differentiate between who is going to succeed and who is going to fail. And that's why the fee provision is important to stop having all these people lumped together, some will succeed, some will fail, and the debt settlement companies get paid regardless of the outcome.

7 MR. JOHNSON: I would like to just respond.8 MS. BROWN: Scott?

9 MR. JOHNSON: I would like to respond to that. 10 And I will sit here and say, my fee structure model at 11 U.S. Debt Resolve is that we take the payments evenly 12 out over the entirety of the program. So, as we talk 13 about litigation, as we have been able to track that 14 over the years, we saw that as an issue. It spikes and 15 changes on the outside.

So, in order to lessen any of the litigation, is why we push the fees further out so the consumer had more money up front. So, if we talk about the six accounts and we are able to settle two of those within the first 12 months, we already reduced the opportunity for litigation by 33 percent.

The other factor that we have done is what we have done over the last two years is reach out to get agreements in place already with the creditors. And if I do a quick definition on creditors, we have issuers,

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

we have agencies, we have debt buyers and law firms.

1

So, when I mentioned on the batch tracking, if 2 we see something spikes on XYZ law firm, and I say that 3 4 as an ISO 9000, we create a corrective and preventive action form, we come up with a policy and procedure to 5 change all that, and then we also know that if they do 6 pay 80 percent back on one account to get them back 7 closer to the average, we will leverage our 8 9 relationships to decrease another account so that the overall outcome for them is managed right at their 10 budget. 11

Now, so in litigation, you start garnishment, that's all done in the consultive way we go through it. We have a whole matrix on all 50 states to understand what the potential is for garnishments, in that we will forego fees for several months and tie it onto the back end so that the consumer can make that payment before the actual litigation goes in.

19 So, those are kind of like business designs, 20 which I'm sure people do, but if we're talking the 21 generalities on how we operate, there are some things 22 that become out of our control. Because we work with, 23 as debt settlement, to clarify this, we work with over 24 2,500 different entities, where the DMPs are working 25 about 150. Collection agencies, debt buyers, issuers,

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 that's where we're working, so that's where we become 2 more labor intensive.

So, to make a design to actually project or forecast the future, what's going to happen. So, if a new debt buyer pops up, there's work that we have to do that could change a claim that we're making day one as opposed to day 28.

8 MS. BROWN: Michael?

9 MR. MALLOW: I think there is a certain irony in 10 the discussion in that we're talking about 11 substantiation and claims and positions that debt 12 settlement takes, and yet we are not requiring that same 13 level of substantiation for a number of the positions 14 that are being maintained at this table.

15 Specifically, it would be a logical assumption 16 to say that if a creditor is not getting paid, they're 17 suing their debtor or the borrower.

18 MR. TYLER: Certainly.

MR. MALLOW: It would make a logical assumption,but the stats don't bear it out.

21 MR. TYLER: In New York they do.

22 MR. MALLOW: They don't bear it out. I have 23 canvassed a number of my clients to ask what is the 24 statistical percentage of your clients that actually get 25 sued? Put aside the threat, put aside the phone calls,

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

put aside a whole lot of the chest pounding that creditors will do to get clients to fall out of a program, put that aside, the actual filing of the paperwork, it happens about ten to 12 percent of the time. I've had seven or eight different companies that are vastly different come back with that same statistical range.

8 What's really happening is that you have the 9 creditors utilizing the telephone, pounding these 10 clients into submission, essentially, for dropping out 11 of the program. You heard John, I think, used the 12 statistic, it was 40 percent.

13 So, what they are using is not the reality of 14 litigation, it's the threat of litigation. Okay? And 15 remember, debt settlement is part of the collection 16 process continuum. There is a place that debt 17 settlement occupies. It goes in between the creditor 18 and the borrower; as a creditor is either -- is going to 19 try to collect what the creditor believes is owed to it.

20 So, it would make sense to me that if you were 21 looking at the issue holistically, what you need to do, 22 you cannot take this piecemeal, you would be looking at 23 the creditor activities, in conjunction with the debt 24 settlement activities. So, if you're going to say debt 25 settlement companies, you should be making these

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 representations, or you should have these fee

2 limitations or whatever, you cannot just look at that in 3 isolation without looking at the other side, and that 4 other side is the creditor activities.

So, there is a very, very easy way of bringing 5 benefit to the consumers and recognizing what I think б has been determined to be value in debt settlement, and 7 that's to say if a consumer has a debt settlement 8 9 company representing them or acting as an intermediary, 10 then the creditor can only contact that intermediary and cannot pound on the consumer separate and apart from 11 12 that intermediary.

MS. BROWN: And we do have a lot to cover today, so I think we're going to segue into the disclosures portion of the discussion, so I'll turn it over to Joel to focus on proposed disclosures.

MR. WINSTON: Thanks, Allison.

17

18 As you know, the proposed rule requires six 19 additional disclosures, in conjunction with the basic 20 disclosures that are in the Telemarketing Sales Rule. 21 And I want to go through those a little bit in a few 22 minutes, but just to tie up the loose ends on the 23 discussion we're having now, the issue, I think, is whether or not a debt settlement company can make a 24 25 qualified claim that can be substantiated by something

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 less than the kind of data that we're talking about.

In other words, could I make a claim that many 2 3 of the consumers who enter my program drop out before 4 they get results, but if those who stay in until the end, the average benefit is such and such. And I'll 5 tell you my prior on this, that's kind of called a 6 prior, what I think, and it's based on a lot of work 7 this agency has done over a lot of years, and testing 8 9 consumers, and doing research, and what we've found is 10 that generally speaking, it's very hard to qualify an 11 efficacy claim, a success rate claim. And that you may 12 think that you're putting in language that says, well, 13 we're giving you all the qualifiers here, we're telling 14 you under what circumstances you're going to be 15 successful and what you're not, but in most of the testing we've done, what we find is that the consumers 16 17 just don't understand the qualifiers, and they look at 18 it as they're telling me I'm going to be successful.

An example that we've tested a lot is what we call an up-to claim, where a company will say, buy our gas saving device and your mileage will go up up to 20 percent. Now, we may sit here and think about that and say, well, they're saying it might be 20 percent or it might be less. They're saying up to 20 percent.

25 When you do the copy test, you find that

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

everyone thinks they're going to get 20 percent. They
 just don't understand the qualifiers.

3 So, the basic question I have is what do people 4 think about the possibility of making more qualified 5 claims and, for example, being able to substantiate a 6 claim without including the dropouts in the pool?

Anyone want to comment on that?

7

MR. JOHNSON: You say that on the dropouts. 8 9 Here's the thing, though: See, when I see all the 10 claims that I read out there, it seems to be sometimes 11 results are for a small group of people, and that has 12 got to be the biggest factor. So, when somebody uses a number, if they've settled a lot of debt, they'll say, 13 14 look, we've settled this much, you know, millions and 15 millions in debt, but it's how much should you have settled? 16

17 So, if you show the performance on anybody, 18 there's about eight to 16 of the consumers that will go 19 through the program because of the design, who they are, 20 how they have their finances together. So, without 21 evaluating the dropouts, you're not getting a real big 22 picture. It would be like an investment to say, oh, I'm 23 a great investor, because, you know, here's all these 24 people that made millions of dollars, but here's the 90 25 percent that made nothing.

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 industry in which there are a lot of problems, and we have consumers who are really, really vulnerable at the 2 3 time that they're being solicited with these pitches. 4 People who are in financial and emotional distress. We're asking them maybe to parse these very convoluted 5 explanations which may not apply to them of how this has б worked out for other people, and I just don't think that 7 it's going to give consumers the realistic picture and 8 9 the protection that we are aiming for here.

10 MR. WINSTON: Just to clarify, I may have made a 11 cogent argument in favor of your position, that doesn't 12 necessarily mean I favor your position.

13 MS. GRANT: Yes, I understand.

14 MR. WINSTON: No judgments on that.

15 (Laughter.)

16 MR. WINSTON: Jenna?

17 MS. KEEHNEN: It seems to me that the consensus around the table is we are making claims like this 18 19 because of what you said, however you make the claim, 20 whatever, the consumer just doesn't understand. So, 21 might I suggest that the Federal Trade Commission pull 22 way back on this and make a big rule so that I stop 23 seeing it with diet pills, I stop seeing it with 24 investments.

25

I don't think, if consumers are truly taking

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

that away from our claims, I would believe that surely they're taking them away from all of the claims they're seeing out there. Is it something that you would consider instead of targeting one little tiny industry and their claims or broaden this to target the entire world and their ridiculous claims? (Laughter.)

We tested a variety of other disclosures, to see whether there is some way to explain to consumers that these are the people who are getting the best results, that you may not get those results. And the only thing that worked at all was basically having the ad disclose what the average result is.

So, it will say, I lost 50 pounds using this 7 product, average weight loss, six pounds. I'm wondering 8 9 whether there's an analogy here, whether a disclosure of sort of the average result. I realize how complex it is 10 to say what the average result is in something like 11 12 this, because it depends on a lot of variables, but 13 that's sort of the principle that I think we have looked 14 at.

But moving to the specific disclosures we've proposed. So, there are three existing disclosures in the Telemarketing Sales Rule. The first being that you have to disclose the total cost to purchase, receive or use the quantity of any goods or services that you are offering. So, basic cost disclosures.

The second requires disclosures of all material restrictions, limitations or conditions on the purchase. The third is that if the seller has a policy of not making refunds, then you have to disclose that fact to consumers. Those are the three basics.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 Now, we've proposed six additional disclosures. My questions will be, so you can be thinking about them, 2 individually are these good disclosures, and 3 4 collectively, is this a good way of educating consumers, or are we throwing so much information at them in the 5 context, particularly of a telephone call, or sales б pitch is being made, that consumers are going to be 7 confused or just not understand at all? 8

9 So, here are the six disclosures we've proposed: 10 The first is the amount of time necessary to achieve the 11 represented results, and to the extent that the offered 12 service may include the making of a settlement offer to 13 one or more of the customer's creditors, the specific 14 time by which the debt relief service provider will make 15 such a bona fide settlement offer.

16 So, in other words, you would have to disclose 17 how long it takes to get the results, and how long it 18 will take before the settlement offers are made.

19 The second is that if you are purporting to make 20 settlement offers on behalf of your customers, you have 21 to disclose the amount of money or the percentage of 22 each debt that the customer must accumulate before a 23 settlement offer would be made. So, how much money you 24 would have to save up.

25 The third would require a disclosure that not

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

all creditors or debt collectors will accept a reduction
 in the balance, interest rate or fees a customer owes to
 that creditor. So, your results may not be typical.

Then the fourth, disclosure of the pending completion of service, the customer's creditors may pursue collection efforts and may initiate lawsuits. So, the consequences.

Fifth, to the extent that any aspect of the 8 9 service relies upon or results in the customer failing to make timely payments to creditors, disclosure that 10 11 the use of that service will likely affect adversely the 12 customer's creditworthiness, it may result in the customer being sued by the creditor, and it may increase 13 14 the amount that the customer owes because of the accrual of late fees and interest. 15

And then finally, six, the telemarketer of debt relief services must disclose that the savings the consumer realizes from the use of the service may be taxable income.

20 So, I think most people would agree that this is 21 all useful information, good things to know. The 22 question is, should they all be mandated, and if so, are 23 they likely to be effective, and maybe we can touch 24 first, let's touch about the disclosure of the amount of 25 time necessary to achieve the represented results, and I

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 know there have been some comments that that's a very 2 hard thing to calculate, and it depends on so many 3 things that predicting it in advance, with respect to 4 any consumer, is going to be very difficult.

5 What comments do people have about that kind of 6 disclosure?

MR. HOUSSER: I mean, I think all these
disclosures are no-brainers and anyone, member of TASC
or USOBA, does these in one form or another multiple
times throughout the process.

11 I think you raise a valuable issue if you start 12 throwing too much at people; does the message get lost, but I think each one of these is valuable and important. 13 14 I think time to results, like you said, you don't have a crystal ball, you can never predict it perfectly, but 15 people do have historical settlement results. 16 I think 17 it's important to take into account accretion when you're estimating the time to results compared to the 18 19 customer's payment. It's obviously important to take 20 into account fees when you're talking about time period 21 results.

But I think something the more sophisticated companies have started to do, which is really important, which Scott alluded to earlier, is looking at this on a creditor-by-creditor basis. You cannot just use 50

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

credit counseling from the rule entirely, particularly
 for disclosures.

MR. BINZEL: I know you wanted to focus 3 4 specifically on the time disclosures, but based on what Andrew said, and I know you don't speak for everyone, 5 but it sounded like there was almost immediate consensus 6 around the six disclosures that the Commission has 7 recommended, and that's why I jumped in and I would add 8 9 that we think that there ought to be a couple of other requirements in this, and we think that the disclosures 10 11 ought to be made in writing, and that there be a written 12 contract with a provider of debt settlement services.

We think there ought to be, and I'll just 13 14 mention four other things quickly that we think ought to 15 be part of the disclosures. The first being the legal name of the company providing the services, and also 16 17 their d/b/as. There are a lot of different entities out 18 there that are causing consumers confusion, and we also 19 think there ought to be the corporate address, where is 20 this entity based, where are they located. And the 21 license or registration number, if applicable, if 22 operating in the consumer state and if it's required.

And fourth, it sounds really simple, but a phone number during normal business hours where the consumer can reach the company, because we hear it on a daily

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

basis that consumers come in, signed up for a plan, and then can never get ahold of the company or get a call back, and there needs to be a mechanism by which consumers can reach the company and talk to a live human being.

6 MR. WINSTON: I should mention in case I'm 7 starting to get a little bit arrogant here, I'm sitting 8 in the chairman's chair, this is this is as close as I'm 9 ever going to get to being chairman of the FTC, but 10 please excuse me.

- 11 Norm?
- 12 MR. GOOGEL: Just a brief comment. I do think

MR. WINSTON: I'll bet you would be. 1 2 MR. MALLOW: The other thing that might be missing from here but I think ties into the fee issue 3 is, perhaps a uniform manner in which debt settlement 4 companies would disclose their fees. I think one of the 5 reasons that the market forces that would otherwise 6 7 govern expenses related, or the compensation to debt settlement companies is not working or is perceived to 8 9 be not working is the fact that consumers have a

1 MR. MALLOW: Schumer Box similarity.

2 MR. WINSTON: Schumer Box. I think from our 3 standpoint, we don't want to be in the business of 4 dictating what kinds of fees people can charge.

5 MR. MALLOW: That's not really the suggestion, 6 it's not telling them what they can charge, but how to 7 represent what they've decided to charge.

MR. WINSTON: You know, there could be companies 8 who want to charge -- well, this gets back into the 9 advance fee ban, maybe we shouldn't go there, but that 10 11 sounds like a good suggestion. While people are 12 thinking about what disclosures we should add or subtract from this list, something you raised, Mike, and 13 14 Bill raised, should these disclosures be in writing in some fashion, and I'm thinking about the model for land 15 sales contracts, transactions, under the Interstate Land 16 17 Sales Act.

18 If you're buying a parcel of land in Florida, on 19 a land sales contract, before the transaction is 20 consummated, they have to provide you with a series of 21 written disclosures, an actual booklet with a lot of 22 information, and you have basically a ten-day, or I 23 think it's a ten-day cooling off period, where you can

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 We have called for there to be a mandatory cancellation period, and whether that happens or just 2 3 thinking about the companies' own voluntary cancellation 4 periods, which some of them give, it would be useful to mandate that that be disclosed. And I think that 5 6 disclosures probably need to happen multiple times. They need to happen in the initial phone call. They can 7 8 be reinforced by something being sent to the consumer in 9 writing, but shouldn't only be sent to the consumer in writing. And maybe even shouldn't be part of the 10 contract, but should be a separate piece of paper so 11 12 consumers will hopefully pay a little bit more attention 13 to it.

MR. WINSTON: I'm glad you raised that last point, because I'm interested in people's thoughts about where the disclosures should go and whether putting them in the contract is a good place or not a good place.

18 Jenna?

19 MS. KEEHNEN: I'll just speak to USOBA members. 20 We do require this and much more as far as disclosures 21 qo. We require that they present it on the initial 22 contact call with the consumer, and we require that it 23 also be in their written contracts with the consumer. 24 Again, if you're worried about things getting lost, I 25 would at least for simplicity reasons, if you're going

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 to consider making this mandatory in written form, to not put forth parameters like in exactly these same 2 3 words, or with nothing else on the page, because the 4 state laws that are working very well right now in this debt settlement industry all have certain specific 5 requirements. I've seen some of our contracts that have б three separate pages of disclosures, because each one 7 requires it to be written a little bit differently. 8

9 So, those kinds of parameters, I think, are 10 absolutely counterproductive, and I would just encourage 11 that if you are going to make those kinds of 12 recommendations, you keep that in mind.

MR. WINSTON: Which raises another question which people might think about, which is should we be looking at the state laws as a safe harbor? In other words, if you are complying with the applicable state law, then you are complying with the federal standard? Gail?

19 MS. HILLEBRAND: Absolutely not. In the 20 disclosure area, that is a trickier question. There are 21 some newer state laws, there are some older ones that 22 take a more direct just who can be in the business and 23 who cannot and do not take the disclosure route, but 24 there is a long tradition of federal law providing a 25 consumer floor and allowing states to require more, and

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 there's no reason to vary from that here.

2	I wanted to agree with Susan's point about the
3	frequency in time about the disclosures. There is a
4	point in the sales process where the decision is made,
5	and that point may very well be during the sales
6	communications and not at the time the contract is
7	signed. So, moving these to the very back when the
8	contract is signed would definitely be too late,
9	although it would be helpful, as USOBA folks said, to
10	get at each communication in which the upcoming
11	transaction is being discussed. I think it is helpful
12	to have it in writing, but in writing only would be too
13	late in the decision process.
14	You asked the question about what else might be
15	disclosed. I would like to see the dropout rates
16	disclosed.
17	MR. WINSTON: Save that, that was my next topic.
18	MS. HILLEBRAND: I have one more for the next
19	one, then, thank you.

20 MR. HOUSSER: I just want to say again I agree

1 disclosures are required. And in fact, I think they're equally important, and what we do to gear concern that 2 3 during the sales process that disclosures may be lost, 4 we require the written disclosure, a disclosure during the sales process and then a verbal disclosure from 5 6 somebody after the sales process who is not on the sales team that we found very effective because it makes good 7 8 sense to get consumers into the program, but understand 9 what the program is. Any company that has taken a 10 long-term perspective has that same view. 11 MR. WINSTON: So, your members? 12 I'm sorry, I'm talking about my MR. HOUSSER: company. And many of the TASC members do that as well, 13 14 yeah. MR. WINSTON: You're talking in that last one 15 about somebody from the company, not the salesperson, 16 17 calling the consumer? 18 MR. HOUSSER: Exactly. 19 MR. WINSTON: And repeating the disclosures? 20 MR. HOUSSER: Exactly. MR. WINSTON: 21 Michael? 22 MR. MALLOW: Joel, only because I get this 23 question from clients often about, you know, when do 24 they have to make the disclosures, how do they have to 25 make the disclosures? So, the FTC law on this is pretty

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 clear, it has to be prior to contracting.

2	Now, what does that mean has a little more
3	complexity to it. I think it becomes, again, we have to
4	watch out for the law of unintended consequences. You
5	cannot have the same disclosures repeated over and over
6	again, because they kind of lose effectiveness. There
7	are going to be places in different phases of the
8	discussions with the consumers who are contemplating
9	going into a debt settlement program. Some disclosures
10	are going to be very relevant to certain parts of that
11	conversation. Others will be lost.
12	So, to the the disclosures into a repetitive

12 So, to tie the disclosures into a repetitive 13 process is probably a good idea, but mandating it show 14 up in every phase of the process is probably going to be

issue that the industry has faced is the uniformity,
which I think definitions is next, and that might be a
good time to thoroughly explore that, and I believe it
was Susan that said, yes, you need to put everybody,
whether they fall out for bankruptcy, for this, for
that, and consider that kind of a strike against you.

1 for consumers to know that historically, 50 percent or 2 60 percent or whatever the number is of people that 3 don't make it through the program.

MS. KEEHNEN: 4 Then would it be considered by Susan or Gail misleading to then qualify it further and 5 6 say 50 percent of the people did not complete, and 45 percent of that was from creditor harassment or an 7 altering event or whatever. Does that then put us back 8 9 to square one that, well, then, the average consumer who is I guess not thought too highly of in the brains 10 department around this table, but do they now think that 11 12 that's their typical result?

So, can we qualify it? Are you just looking for a really slanted number that isn't representative of what we're talking about?

MR. WINSTON: I'm not looking for a really slanted number that's not what we're talking about.

18 (Laughter.)

MR. WINSTON: Maybe some other people are, but I'm not.

21 Michael?

22 MR. MALLOW: I think along the lines of what 23 Jenna was saying, but slightly different take on it is, 24 again, defining what a dropout is. Is a dropout 25 somebody who signs the contract and doesn't pay

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 anything? Is that a dropout? Is a dropout somebody who 2 comes into the program with seven accounts, has six accounts settled and then goes, you know what, I got the 3 4 last one on my own, and in some fee models, there is a financial incentive for the consumer to say, hey, 5 listen, I've got this last one on my own, I can deal 6 with it one on one. Is that a dropout? Is it a dropout 7 that somebody has settled 85 percent of their debts and 8 9 decided, again, I don't need the company to do this for 10 me any longer? Are those dropouts, also?

Until we understand what a dropout is, forget why they drop out, I agree, if you come up with a definition, then that person is in the definition. But first we have to define what is a dropout for the calculus.

MR. WINSTON: Jim?

16

17 MR. KEISER: This is in response to Jenna's comments. Hopefully, a company will do an analysis of a 18 19 consumer to make sure that their program is suitable for 20 If I look at two different programs and if I see them. 21 that one has a much higher dropout than another one, 22 presumably they will both have people that have life 23 events, but if I see one that has a much higher dropout 24 than another one, to me that's a red flag that maybe the 25 second company is not doing a suitable analysis, that

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 they're putting people in programs that aren't

2 appropriate, and as both a regulator and if I were a 3 consumer on one of these things, I would want to know is 4 this company likely to put me into an inappropriate 5 program.

MR. WINSTON: Susan?

MS. GRANT: If success claims are allowed, and if any kind of significant advance fee is allowed, then J think the dropout rate disclosure becomes very important, and perhaps less important if there is no fee, if the model is totally success-based, and if there are no success claims that are allowed.

13 MR. WINSTON: Andrew?

6

MR. HOUSSER: I just want to say that regardless of the disclosures that are decided upon, whether it's a Schumer Box or whether some way of looking at dropout rates, if we're able to define it, a request that the same rules apply to everyone in the debt relief industry, not-for-profit, for-profit, debt settlement, debt negotiation, so we're allo 0.1TTal sdless

1 doing decent screening for suitability, because there is value to a consumer in knowing more people who signed up 2 here stuck or didn't stick. I am reminded we have just 3 4 been through this with mortgages where people said, well, they gave me a loan, they must have thought I 5 could afford to repay it. Well, I was accepted into 6 debt settlement, must have thought that if I saved the 7 program amount, my debts would go away. There is that 8 9 same risk and implication. However, I just want to caution that all of these disclosures, including a 10 dropout disclosure, don't substitute for a lending 11 12 incentive, which is the fee issue.

13 MR. WINSTON: Mark?

14 MR. GUIMOND: I will disagree with Andrew for a 15 half a second. I think for credit counseling, it's a different scenario. You have somebody who is in a 16 17 60-month plan, and the idea that they may only get two, 18 three, four years into that plan and be able to self 19 manage through education or financial counseling, 20 consider that to be a dropout, it's probably a success. 21 So, I don't think the credit counseling side can be 22 equated fairly with it, but I won't take any more time 23 with it.

24 MR. WINSTON: Anyone else on this issue?25 (No response.)

1 MR. WINSTON: We have a few minutes left, so let me raise something different that I was just thinking 2 3 about. There has been some discussion today, and I 4 quess there are some state laws that relate to qualifying the customer before they're put into a plan 5 6 and doing the financial analysis to make sure they're appropriate. Is there any sense to the FTC regarding 7 its rule as to financial analysis, or is it just 8 9 impractical?

10

Why don't we start with Bill.

11 MR. BINZEL: I think it's an area that would 12 take some consideration, but I think the underlying premise is very sound, and something that certainly is 13 worth serious consideration, and frankly, I think maybe 14 15 the debt settlement companies might support it as well, and from what I'm hearing Andy say, that a number of 16 17 companies are doing it, and that is they want to do 18 business with consumers who meet the criteria necessary 19 for a successful plan, and to the extent that there can be a universal assessment done with individual consumers 20 21 to see if they will meet the necessary criteria, then 22 there may be a consensus around the table that that is a 23 good area to go, although I will say the devil is in the 24 detail, but the concept is worthy of further

25 consideration.

1

MR. WINSTON: Bob?

I think it's crucial at this point 2 MR. MANNING: that the evolution of this industry has gotten to the 3 4 point where it shouldn't be playing horseshoes, and I can tell you with a program that in the algorithm that I 5 developed, that it takes 15 to 30 minutes with a 6 verification to follow. And what's astounding to me, I 7 can look at somebody in, say, Texas, where there's no 8 9 state income tax, and we know what the predictability of the different payoff is, compare that exact same person 10 11 that moves to California, and the amount that household 12 can afford to repay based on their debt capacity, has 13 changed markedly.

14 I don't see that incorporated at the credit 15 counseling level, I don't see it at the debt buyer level and I don't see it at the debt settlement level. And I 16 17 can tell you that the degree of efficiency, that would 18 not take a lot of work that would put people in 19 appropriate programs, with more precise estimates of 20 their debt capacity means that creditors would be much more likely to accept a plan that they know is 21 22 reasonable.

The other issue that I haven't heard at all is the distinction between individual level liability versus household debt capacity, and a lot of creditors,

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 a lot of issues here, a lot of wiggle room. Persons take on a contract individually, but households make a 2 decision as to how they repay. For example, mortgage. 3 4 And one of the problems in this period of time is with adjustable rate mortgages, at any point in time the 5 6 ability of a household to pay can change based on the secured loan obligation. That's not incorporated in any 7 of those issues. 8

I actually incorporated it, for example, in this 9 10 algorithm where we look at what point the adjustable 11 rate mortgage would rise and when it would affect the 12 ability to make that payment. I think there's tremendous ability of making precision, when we're 13 14 talking about \$6 to \$100 to \$1,000 being spent on 15 marketing, and I'm hearing dollars literally in terms of the horseshoes that are being played to assess a 16 17 consumer, I think until you get to that degree of 18 precision, everything else in terms of disclosure 19 becomes, again, a black box of how you come to that, and 20 the ability of the consumer to succeed, without that empirical verification, again, raises a whole issue of 21 22 credibility for a program.

23 MR. WINSTON: Thanks. Norm?
24 MR. GOOGEL: I think that would be a very good
25 idea to require suitability analysis. Many of us would

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 argue that the failure to conduct a suitability analysis has been one of the big issues, and we would say it's an 2 3 unfair or deceptive act or practice, already unlawful 4 under our state laws. And also, one of the best ways to require or to bring about a suitability analysis, 5 6 without even specifically requiring it, would be the advance fee ban, because then there would be that, you 7 know, meeting of interest, it would be in everybody's 8 9 interest to do it.

10 MR. WINSTON: Jenna?

11 MS. KEEHNEN: Norm.

12 As far as the financial analysis being required in this venue, I know that we require it of our members. 13 I know that TASC requires it of their members. 14 I don't 15 see the general requirement for a review or financial analysis being objectionable for any reason, but again, 16 17 I would caution to not put something here that is going to contradict with other states as far as exactly what 18 19 form to fill out and those kinds of things.

If it is like Gail said, this should be very, very broad, and states can go in and make it stricter, stronger, bigger, then we should allow them to do that and not try to micromanage on this level.

24 MR. WINSTON: Are there particular state laws on 25 this issue that you think are good?

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 Gail?

2 MS. HILLEBRAND: The Minnesota law, I think 3 we're going over it on the next panel, you can quiz him 4 about it in more detail, it requires a determination of 5 national, it looks at the income and the debts, it

1 PANEL 4: Definitions & Scope 2 MS. BROWN: Thanks, everyone, for coming back here for our last panel of the day, and then we're going 3 4 to have the open microphone time. We have a number of people who have signed up and everyone who has signed up 5 has three minutes to speak, so as you're thinking about 6 what you might say, give us your best information in 7 8 three minutes.

9 So, we do appreciate everybody being here. I'm 10 going to walk around the table and just say the names of 11 the people who have already been up at the table and 12 give a little brief biography for people who have not 13 been a part of the panel yet today.

14 Starting to my right is Michael Croxson. Next we have Ron Elwood. Next to him is Susan Grant. 15 Across the table is John Ansbach, and he's actually 16 17 substituting for Jenna Keehnen right now, she's on the agenda, but he's going to be representing USOBA's views 18 19 for this panel. Next is Jim Keiser. Next is Michael 20 Then we have Robert Linderman. Kerr.

21 We have Tony Manganiello, and he serves as a 22 member of the advisory board of USOBA. He attends 23 meetings with government officials, providing testimony 24 regarding the needs consumers face in today's 25 economically challenging times. He's the president and

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

CEO of Centricity, Inc., and he's also produced the
 Debt-FREE and Prosperous Living system.

3 Next to Tony we have Jane McNamara. Then Jean 4 Noonan. And then Jim Sheeran. Jim Sheeran has served as a general counsel for Tidewater Finance Company, 5 which is located in Virginia Beach, Virginia, since 6 1999. He's also been a member of the Virgin2arStBeenBad 7 since June of '75, served in the U.S. Army, and he's a 8 member of the Law Committee of the American Financial 9 Services Association. He's here today @filbehadfwaf 10 11 AFSA, the American Financial Services Association. 12 Well, we're going to jump right in today to definitions, and I'm sorry, I didn't get all the way 13 14 around the table. Next we have two people that have 15 already been on our panels, and one is Dr. Bernard

16 Weinstein, and then nerae4xt w000do00 0.0000teehal Amerijyerard

a consumer to an unsecured creditor or debt collector.
 And I'll ask people around the table, is the proposed
 definition of debt relief service appropriate and
 necessary for protecting consumers?

Over here, Jim?

5

6 MR. KEISER: Yes. We feel that it should 7 specifically exclude the creditors themselves and people 8 servicing for the creditors. I think this is directed 9 for people who are operating on behalf of the consumers, there was the challenge by the ABA on the red flag rule to exclude lawyers from the FTC's rules. And I think that the concern is that if you're only regulating part of the industry, are you really effective at accomplishing your goals. I think Johnson Tyler's being a big loophole for all kinds of people to offer debt settlement services that are not covered by the rule?

4 MR. YOUNG: I know that some states have the 5 definition that has an exemption for lawyers, but it says, as long as the debt settlement or debt relief 6 7 service being provided is incidental to the practice of law, then they're excluded. The problem is that that is 8 a very vague exemption or exclusion, and so I don't have 9 the perfect solution, but it's something that the FTC 10 11 should think about.

12 MS. BROWN: Do you know how that particular 13 language is working in practice? Is that one that 1 issue?

2	John, would you speak to that, please?
3	MR. ANSBACH: I would just add a little bit to
4	what Wesley said. We do see, and I don't know, Mike
5	might be able to know better than I, but I believe in
6	almost every state that we are working on enacting or
7	drafting legislation in that matter, that there is an
8	exemption for attorneys and it is precisely because they
9	are already separately licensed by state bars.
10	I can't speak to the red flag rule. The
11	reasoning behind it, but I am aware, and probably you
12	all know better than I, because that's presently before
13	the Commission, I am aware that that is a significant
14	issue, and part of the reason they're having
15	implementation issues with red flag.
16	So, I happen to think that on behalf of our
17	members, we do know of lawyers that do this work, they
18	do it very well, they have their own ethics and
19	complaint system and we do think that lawyers should be
20	exempted from this rule.
21	I do want to point out, I guess two little
22	things. Number one, there is already carve-out here,
23	the nonprofits are carved out of this rule. And when

able to use the TSR as the vehicle, because you don't have the jurisdiction to regulate those folks, they are carved out, lawyers likely can be and probably ought to be carved out. They cannot be subject to the rule, should be carved out. Which leaves now a much smaller swath of folks who are providing this work, and then we get into the issues that we've talked about today.

8 So, I do think there are a lot of challenges 9 with it as it's worded right now.

10 MS. BROWN: Mike?

MR. CROXSON: I want to talk about debt relief,not the lawyers.

13 MS. BROWN: Let's hold that. Ron?

MR. ELWOOD: I don't think the definition 14 15 currently exempts lawyers, it doesn't seem to. And it strikes me that we don't have the debt settlement law in 16 17 Minnesota, but other laws I believe we have, and I will 18 try to provide them to you after this, when I get back 19 home, that do include lawyers, if it's not their primary 20 function, and I think there's a little bit more 21 specificity than the concern that Wesley was talking 22 about it being too vague.

But my main point on this, at the risk of offending all my fellow lawyers and maybe getting kicked out of the lawyer club, it strikes me that the existing

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

regulatory structure, the bar associations, the ethics
 codes, a lot of the ethics stuff is aspirational,
 anyway, and if you don't do it, there's not a whole lot
 of stick.

5 And second of all, if you violated the 6 provisions of this, if you were exempted as an attorney, 7 you violated the provisions, what would be the ethical 8 violation that you've committed, because you're not 9 subject to the prohibition. So, where would there be a 10 claim to be made at a bar association, even from a 11 sanctioning point?

12 So, I would argue that by exempting lawyers, you 13 have the potential of creating a huge loophole by having 14 some unscrupulous folks shuffle their business to 15 lawyers and thereby avoid compliance with the rule.

MS. BROWN: What about attorneys representing consumers and filing bankruptcy? There is a way to read the proposed definition that might include them. Do you think an exemption for those attorneys would be warranted?

21 MR. ELWOOD: I do. I think if we're talking 22 about a bankruptcy representation, that's a whole 23 different deal, and going down a different path. So, 24 yes, I think there should be a distinction made there. 25 MS. BROWN: Bob?

1 MS. BROWN: What about something narrowly crafted for lawyers filing bankruptcy for consumers? 2 3 MR. LINDERMAN: I agree with Ron, lawyers filing 4 bankruptcy have a completely different brief, if you They are sanctioned by the Court, it's an act of 5 will. the Court to file a bankruptcy case. You have to be 6 licensed to practice before the bankruptcy court. So, I 7 think it's an entirely different set of circumstances. 8 9 We do not offer bankruptcy advice, because that's inherently illegal in nature, and we don't offer legal 10 11 counsel to our clients.

MS. BROWN: Do you know of any entities that actually look at a consumer's situation and advise either debt settlement or bankruptcy depending on the situation and debt counseling and have all those range of options?

17 MR. LINDERMAN: If you remember the step that I 18 offered up today, for every 22 people that come into our 19 company seeking information, we enroll one, 20 approximately. The remaining 22 are steered into an 21 appropriate credit counseling company, we work with 22 CareOne, we have a relationship with bankruptcy 23 companies across the country.

24 So, I think any reputable debt settlement 25 association will steer people to an appropriate

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

resolution. It doesn't have to be credit counseling, it doesn't have to be debt settlement, it doesn't have to be bankruptcy, but somewhere along the continuum, we will make a suitability determination for our clients and steer them into a solution that's appropriate for them.

7 MS. BROWN: Jean?

8 MS. NOONAN: Clearly when a law firm or a lawyer 9 is acting as a debt settlement company, it ought to be try to intervene on their behalf, even without a
 summons.

3 So, I think that when it is a de minimus, 4 incidental part of the business, it ought to be 5 excluded. When it is the principal business, or even 6 more than de minimus, it ought to be included.

As a practical matter, when law firms, and we've 7 seen, we have a lot of experience with law firms acting 8 as credit repair clinics, law firms acting as debt 9 There's a long, noble history of the FTC 10 collectors. 11 dealing with these issues, and the Commission has always 12 taken the position that when you are acting that is who you are. And that is very different, I think, from red 13 14 flags. When the lawyer is acting as a lawyer and was 15 still covered by red flags, because they were a creditor, they met the technical definition of a 16 17 creditor, too.

18 That's not what we are talking about here. Ι 19 think that even though there is some potential for 20 imprecision, at the margins, between the lawyer who 21 helps a client on an intermittent basis, who is being 22 sued on the one hand, or being threatened with suit on 23 another, versus the lawyer who is running a debt 24 settlement business, this is a rule that's enforced by 25 the Commission, and I think the Commission is going to

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

be able to figure out whether or not the lawyer is
 circumventing the law by using his or her status as a
 lawyer.

MS. BROWN: Wesley?

4

The reason I raised this, I mean, it 5 MR. YOUNG: is really the exclusion of certain large players in the 6 debt relief industry from the rule. The problem is that 7 it causes an anticompetitive market. You have some 8 9 people that are very heavily regulated and very heavily restricted and others that are not. I think Mike 10 11 Croxson had mentioned this earlier with regards to the 12 nonprofit credit counselors, I mean, I think our initial first position would be that the best thing to do would 13 14 be for the FTC to get authority from Congress to regulate all of these parties. 15

That being said, I think that my position, 16 17 personally, and I believe TASC's position would also be 18 that taking out the advance fee ban, the disclosures and 19 mandatory disclosures don't skew the market so much that 20 it would be too anti-competitive that we feel like we 21 couldn't compete. Throwing the advance fee ban into the 22 mix really would skew the market so much that I think 23 people would suffer from this anticompetitive effect and 24 then move to try to avoid that effect by going to a 25 lawyer model.

1 MS. BROWN: Tony?

MR. MANGANIELLO: Just regarding the issue of 2 3 the lawyer model and the lawyer questions, in past 4 conferences at USOBA, I have had the opportunity to talk with a couple of different attorneys general 5 representing a couple of different states, and that term 6 7 incidental to the practice of law was a question I asked, what does that mean? And one of the 8 representatives from the attorney general's office from 9 10 one state responds, somewhat paraphrased, was if you're 11 a lawyer, we don't care. And the other representative 12 from another state said, basically started to get very specific with what that meant in their state. 13

14 So, my concern would be, as Wesley brought up 15 earlier, is that the states' inconsistencies could 16 possess a fairly difficult path to navigate from a precise than incidental to, do you have any suggestions on that front?

MR. MANGANIELLO: I would say, I think, was it 3 4 Jean who made the comment that if you are representing yourself as that, then you are. At the same time, when 5 you have, for instance, a probate attorney, who is going б through the process of settling an estate, they are 7 representing themselves out to be a settlement type 8 9 attorney, but that's not what they are actually in 10 practice.

11 So, incidental would have to be something that 12 would have to be defined, and I don't know if I could actually define it. Maybe a percentage of revenue 13 generated from that activity, I don't know how the FDCPA 14 15 eventually wound up applying to attorneys as well, but it would have to be something that would need to be 16 17 addressed from a bigger scope, if that was going to be 18 included.

19 MS. BROWN: Susan?

MS. GRANT: I agree that lawyers should be not exempted, if they are in the business of debt relief, and I think that the FTC can do fact finding in particular instances to determine that, to look at things like advertising, for instance, to see if that seems to be a large part of what a law firm does.

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

I I would also note that if you go to ripoffreports.com or any other complaint websites to look for complaints on this subject, a lot of the complaints that you will find will be about law firms, in many cases the same law firms over and over again. Clearly, these are firms that are in the business and they should be covered.

8 MS. BROWN: John?

9 MR. ANSBACH: Yeah, I am not from the American 10 Bar Association, so I suspect that they might be better 11 suited to comment on whether attorneys should be 10000 7.9600 T11911 0s00 0.00 0.00 rgBTR00000 1.0000(oi.ty.0000 on, 1 Including lawyers, and I agree, I don't think 2 the current rule as written excludes lawyers. I think 3 if you don't exclude them, you are opening up a 4 significant other front that is going to require a lot 5 of discussion.

6

MS. BROWN: Mike?

MR. CROXSON: I wanted to talk about the debt 7 relief definition in general again, and it's been 8 9 touched on a little bit here, but I had some additional information that I wanted to share, because there was a 10 11 question about, well, how big can this industry be, and 12 the people that participate in it. And people have heard me for years say, there ought to be a level 13 14 playing field. You know, you have done a very, very good job here at defining broadly what constitutes debt 15 relief, and that's the way it should be. 16

Consumers coming into a provider don't know 17 18 where they belong, typically, in the continuum of 19 services that they need. But, just to give you some 20 context, in the context of advertising, this data is 21 from T&S Media Intelligence, it's a market research firm 22 that looks at where advertisement has been placed. 23 Specifically in the category of debt relief for all of 24 2008, this does not include public service 25 announcements, it does not include radio spots, this is

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

direct media in Internet and TV. There was \$174,873,000 spent in the debt relief category of advertising. Of that \$175 million, \$106 million was spent by nonprofit credit counseling agencies in advertising to the public. \$106 million.

So, my point is, messages are getting out to 6 7 consumers, this is an industry that needs to be regulated in a uniform way. And there is a huge 8 9 loophole. Eighty percent of the providers, 60 percent of the media that's being spent are not going to be 10 covered by this definition. And that is not to imply 11 12 that they don't do a good job. My experience with 13 nonprofit credit counselors is that they do a very good 14 job.

15 What I can also tell you is, from having attended the national meetings of ACA and the NFCC and 16 17 AADMO, over the past year, is that each and every one of 18 them is talking to their members about expanding into 19 doing less than full balance, because a debt management 20 plan is the repayment of the full balance that's owed, 21 plus some interest with some concessions from the 22 creditors. Whereas less than full balance is code for 23 settlement, but the bottom line is, the nonprofits are 24 expanding into doing exactly what this definition is. 25 And it's not about before you pay taxes or you don't pay

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 taxes. The consumer protection is if you're serving the 2 consumer, in this definition, then you should be 3 covered.

And I acknowledge that from the great work many of the nonprofits do with HUD counseling or bankruptcy counseling or other things, that they have to meet a standard around those specific kinds of activities, to be paid. They do that and they are paid to do those.

This is different. This is a different set of 9 standards, it's a different set of things that you are 10 11 doing for a consumer, and you should have to meet those 12 standards as well. And I am actually, quite frankly, 13 surprised that the large trade organizations in the 14 nonprofit, representing the nonprofits, have been very 15 quick to say, everybody else ought to live by these rules. In fact, they want to throw in a few more. But 16 17 they have not just voluntarily stepped up to the mike 18 and said, we would be more than happy for our membership 19 to meet these standards, even if the FTC can't enforce 20 it that way. But not a single one has been willing to do that. 21

22 MS. BROWN: I think we understand what you are 23 saying.

24Jane, do you want to respond?25MS. McNAMARA: Thank you. Yes, Allison, I

For The Record, Inc.

have authority to regulate our activities. I understand
 there are suggestions that you do so, but we are already
 highly regulated.

4 Anecdotally, I can tell you for my organization, it used to be that regulatory compliance was a part-time 5 6 job. I now have three people that do nothing but regulatory compliance, because of all these different 7 bodies that regulate us. We have states that send out 8 9 auditors, many of them are from banking departments, that come in to review our debt management activities. 10 So, we are highly regulated right now. 11

MS. BROWN: Mike Kerr, did you still want totalk?

14 MR. KERR: Well, just on the point of the level playing field argument that Mike brought up, one of the 15 policy conclusions of the Uniform Act is that there is a 16 17 spectrum of services. There is credit information and 18 budgeting education, there is DMPs, there are 19 settlements, there emerging sort of combination of DMPs 20 and settlements, and our conclusion was that all of 21 these players, regardless of their nonprofit status, 22 needed to be regulated by a single regulation at the 23 state level. Because state regulators are much closer to the activities that are being questioned. 24

25 Jurisdictionally, states have a greater capacity

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

and authority to do things like require surety bonds, to
 put in insurance requirements, to require registration
 or licensing, to conduct audits as part of applications.

4 I guess my point is that if the federal overlay provides a floor about marketing and deceptive claims, 5 that by itself doesn't go far enough. Because as other 6 people have said, you're not covering nonprofits. 7 In my testimony, written testimony, I urge you to extend, if 8 9 necessary, it's not clear to me why you can't do this, but to cover Internet communications, and you want to 10 also make sure the coverage extends to lead generators. 11

12 But setting aside that, even if you cover the 13 entire rule, what the FTC is proposing, it doesn't go far enough. It doesn't address the fact that these 14 folks that are taking funds, either to escrow or to 15 trust funds, they need to be subject to fiduciary 16 17 standards. When someone is providing these kinds of 18 services, they need to disclose the business history of 19 their officers. They need to have, you know, an errors 20 and omission insurance. There is a whole panoply of 21 regulatory tools that states can do that.

The FTC under its authority, as I understand it,can't, and probably shouldn't.

24 MS. BROWN: Let me pick up on one of the issues 25 you raised, lead generators, and I'm wondering if you or

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

anybody else around the table are aware of lead generators that sell services over the telephone,

3 through telephone calls? Has anybody seen that at all? 4 MR. KERR: Mostly I have heard Internet, I have seen Internet advertising. I mean, this is personally. 5 We have not done a study to this, and I think the б industry should probably respond to this, but it seems 7 to be focused on Internet advertising, broadcast 8 9 television, 1-800 centers where referrals happen, but it's not my area of expertise. 10

11

1

2

MS. BROWN: Robert?

12 I have some experience with lead MR. LINDERMAN: 13 generation activities. I can tell you that the vast 14 majority of lead generation activity is done over the 15 Internet. Lead generation activity that's done through Internet and television is mostly aggregation and bulk 16 17 sales. So it's really not significant. Well, I wouldn't characterize it as a significant element of the 18 19 lead generation business.

20 MS. BROWN: What do you mean by aggregation? 21 MR. LINDERMAN: Well, it is the harvesting of 22 names without getting any kind of supporting data. So, 23 call in here, leave a voicemail, that kind of thing. I 24 do not think that the use of the -- let me rephrase 25 that. I think the use of the Internet for lead

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

generation activity is far more prevalent than the use
 of any other media.

3 MS. BROWN: Are there any categories of debt 4 relief that the Commission didn't mention in its notice 5 of proposed rulemaking?

```
Jim?
```

6

MR. KEISER: Yeah, the proposed rules strictly 7 address unsecured loans, and we are thinking that, 8 9 number one, there are secured loans that could be 10 addressed, both real estate secured and secured by 11 personal property. I know that that's not really the 12 focus of most of the debt relief services now, but I wouldn't want to exclude it in case it becomes more of a 13 focus in the future. 14

MS. BROWN: And the Commission is looking at real estate secured loans in the context of a different rulemaking. We issued an ANPR, I believe in the beginning of June or the very end of May of this year and that is an ongoing proceeding.

20 So, setting aside loans secured by real estate 21 for a minute, what are people seeing in terms of debt 22 settlement of secured debts of other personal loans, 23 auto debts or other types of secured debt? Is debt 24 settlement going on today? If anybody can speak to 25 that.

Jim?

1

2 MR. KEISER: Like I said, we are not seeing it 3 right now, and of course the fact that the loans are 4 secured and there are repossession options available to 5 creditors makes it difficult to do. Debt relief 6 services, we think it would be an oversight to limit it 7 to strictly unsecured.

8 MS. BROWN: What are other people seeing, Ron? 9 MR. ELWOOD: Well, I can't say what I am seeing, 10 but I was going to point out the definition of the 11 Minnesota statute, which refers to a debt incurred for 12 primarily for personal, family or household purposes, 13 which is sort of that, you know, kind of common thing, 14 which I think that would cover --

15 MR. KERR: Mortgages.

MR. ELWOOD: Well, but the FTC rule wouldexclude it. So, I mean, right.

18 MS. BROWN: That's what we're contemplating 19 right now.

20 MR. ELWOOD: You are excluding that, so that 21 would trump the statute. I just bring that to your 22 attention, because that may be a way of dealing with the 23 issue without getting into the secured/unsecured, what 24 should be and what shouldn't be. Because I think that's 25 the idea, this is a personal debt, this isn't a

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

commercial kind of thing. I think the cut rather than
 secured/unsecured is probably more appropriately made
 between personal debt and commercial debt. That's all
 my point.

5 MS. BROWN: Any follow-up on that in terms of 6 why you think that that should be the cut and focusing

1 during the three years we were developing the Uniform Act, this conversation happened over and over and over 2 again about how to define it and what to cover and what 3 4 not to cover, and I will just say that I think you've got it right with limiting it to unsecured debt, because 5 if you try to expand it or you leave the definition 6 open, there is a very real possibility that you are 7 going to run into, for example, I put on a different act 8 9 hat right now, the Uniform Commercial Code Article 9, 10 Secured Transactions.

11 When someone buys a couch on credit, I mean, all 12 of that repossession interest, they're sold as 13 collateralized debt traunches. I think it just gets 14 very complicated if you go into secured lending.

MS. BROWN: Anybody else have comments along those lines?

17 (No response.)

25

MS. BROWN: What about debt relief products? There has been a little bit of discussion in the comments about debt relief products and whether they should be covered. Does anybody here have an opinion on whether debt relief products should be covered? And can you also talk about what debt relief products you have seen on the market?

MR. MANGANIELLO: What is the definition of a

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 debt relief product?

2	MS. BROWN: Well, one of the questions is what
3	should the definition be.
4	(Laughter.)
5	MS. BROWN: But to make it a little more
б	concrete than that, for examp193a lCD r ea bookthat,TjET1.00000 0.

For The Record, Inc. Rbsmangengenduadptderengescher Schuetsenerverschrifteneteret ferheugdpebergert.00000 0.00000 0

if somebody were to follow that plan could take one,
 two, three, seven years.

So, you would essentially take those products 3 4 off the market, you would essentially eliminate the educational piece that people so sorely need because of 5 the financial literacy problems in this country. No one б is going to give away a book and wait for years to get 7 paid for it. It's got to be something in my opinion 8 9 that would be strongly recommended has to be excluded because there is no service provided to it. 10

11 If there is a service tied to it saying, buy my 12 book and I will show you how to intervene with your creditors and otherwise alter the original agreement, 13 14 that's a different story, but for the most part, educational products are not altering the agreement when 15 it comes to the products I have seen. They're just 16 17 saying, if you budget yourself differently, you can 18 accelerate the payment of these debts without altering 19 the agreement because it's like if you tell somebody how 20 to prepay a mortgage or prepay any debt, a lot of books 21 do specifically that, but they don't intervene on behalf 22 of the creditor and the consumer with regard to the 23 terms of that loan.

I think what we are talking about here from debt relief is fundamentally altering the terms of the

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

original agreement with the creditor, whether it be with
 credit counseling, they are going in and negotiating
 different interest rates, with debt settlement they are
 going in and negotiating the balance.

5 MS. BROWN: Right, so we see what you are saying 6 there, so I wonder if I can move on to Robert, do you 7 have additional comments on that front?

MR. LINDERMAN: Yeah, I think you raise a very 8 9 interesting point, Allison. When we were looking at the whole proposal, the issue, and I believe the Commission 10 solicited input on this, is whether or not the extension 11 12 of a guarantee should be the break point for the imposition of an advance fee ban, and I think, with all 13 due respect to what Tony says, and I actually agree with 14 15 most of it, any time that you have a situation where a provider, and whether that provider is an author or a 16 17 debt settlement services provider or a credit counselor or any other form of relief that's available to a 18 19 consumer, when that's accompanied by a guarantee, when 20 that's accompanied by a warranty, to the extent that you 21 follow my program, I guarantee you I will settle your 22 debt for 50 cents on the dollar, I think then it's an 23 appropriate exercise to impose an advance fee ban to 24 allow collection of compensation at the back end, 25 because at that point in time, you are offering up a

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 guarantee of results.

2	And by the way, just as a coda to that, I
3	sharply disagree with some of the comments made on the
4	earlier panel that utilizing historic performance
5	guidelines for settling debt at a particular settlement
б	rate should not be allowed to be used in advertising. I
7	think if I can prove to you
8	MS. BROWN: We have limited time for definitions
9	here, so we are going to move on.
10	Susan, do you want to respond to some things on
11	definitions?
12	MS. GRANT: We provided definitions because we
13	thought services might be tempted to reposition their
14	services as products rather than call them services, but
15	I think if you look at the definition as a whole, f you look at th

1 MR. MANGANIELLO: I just think from a definition 2 standpoint, it would need to be considered that if the 3 product makes a proposal to a plan that alters 4 fundamentally the original agreement with a creditor, bundling specifically? We just have one or two minutes
 left here, if anybody has comments on this issue?
 Bernard?

DR. WEINSTEIN: 4 This isn't about bundling, but I am probably one of the few non-lawyers on this panel and 5 the previous panel, but one of the recurring themes that 6 I heard this afternoon was that we need more and better 7 data and information, and not just anecdotes, and that's 8 true of substantiation, disclosure, qualification 9 standards, advance fee bans or just the general 10 performance of the industry. 11

12 So, I wanted to make that point, because I spent two years with the Bureau of Economics here at the 13 Federal Trade Commission, and our policy recommendations 14 to the Commission were always based on sound and 15 thorough research. So, the point I wanted to make is 16 17 that I hope that in that rule-making process, you will 18 recognize, number one, that there has been a limited 19 amount of academic research done in a lot of these 20 areas, and there is more to come and you should take advantage of what's out there. 21

MS. BROWN: And it looks like Jim wants to makeone final comment.

24 MR. SHEERAN: Allison, I think the way the 25 Commission could address this is to define service, and

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

if you define service in a way that excludes books, such as was mentioned earlier, that are sold in a bookstore, rather than things that are sold with the intention of effecting debt relief service, then you can get around this issue of what is a product and what is a service and where the distinction is between them. MS. BROWN: Well, thank you, everybody, for your comments and participation today.

OPEN MICROPHONE

1

MS. BROWN: 2 We are going to move into the mike session which is a real important chance for people who 3 4 have been sitting in the audience to provide input to the Commission. We do have about 16 people signed up, 5 so we are going limit people to three minutes a piece. 6 Kara Redding is standing up at the microphone, so please 7 when we call your name, walk up to Kara and we will let 8 9 you know when it has been three minutes and you will be 10 finishing up then.

11 So, we will give people a minute to shuffle and 12 then Nick Cowling, can you come up, and then next on 13 board, if you could be ready, is Andrew Smith. We are 14 going to go in the order in which you signed up. So, we 15 will call two or three people at a time to be ready. Is 16 Nick Cowling here?

MR. COWLING: Thank you very much for the time. I just wanted to bring an idea, we have been talking a lot about data hard numbers, as we were discussing options for the consumers, I want to make sure that we are actually hearing their voices. So, I just wanted to read one testimonial that we submitted, and this is included in the CSA's official testimony.

In January 2003, I had major surgery to remove a massive tumor from my stomach, which turned out to be

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 cancer. As soon as I was able, I contacted my creditors 2 to let them know I would be having chemo, and because I 3 had some type of disability with them my bills would be 4 covered. However, when I contacted them, I was told 5 that I had no such coverage, and would be expected to 6 continue my payments.

In May of 2004, I again had surgery due to complications and decided to refile my claim. They accepted my disability but claimed that instead of paying off the account, they would put me on hold. Although the contract said it should have been paid out, they declined to do so.

13 In 2006, the calls for money started. I did try 14 to pay, but with only \$5,500 a month in disability, I just couldn't. They were never satisfied with what I 15 could send. By August of '07, the interest had 16 17 compounded so much that the balance was over \$10,000. 18 Credit Solutions was able to settle with them for just 19 over \$3,000. Today I no longer depend on credit cards. 20 Would I ever get another credit card? When hell freezes 21 over. Would I recommend Credit Solutions to family and 22 friends? In a heartbeat. Thank you.

23 MS. BROWN: Thank you. Andrew Smith next, and 24 then John Walsh will be after that. And if I'm calling 25 your name as second, feel free to come up here and sit

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 in the front here.

2 MS. SMITH: I am Andrew Smith, from the law firm 3 of Morrison & Forrestor, I am representing a client here 4 today, but I am speaking just for myself with these 5 comments.

What we are talking about here, the most 6 7 fundamental part of the proposal, a ban on collecting payment as services are rendered, or a prohibition on 8 9 collecting payment before a signed settlement is delivered and agreed to is a really drastic remedy, and 10 11 it's a remedy that the Commission has only undertaken in 12 three other instances in the context of the Telemarketing Sales Rule. It's a remedy that's really 13 14 more appropriate for Congress to be undertaking than an 15 administrative agency like the Commission, but one of the things that Travis Plunkett said today struck me, 16 17 and he said that a good analogy is CROA, the Credit 18 Repair Organizations Act, which also includes the same 19 type of strict liability payment regulation, and I 20 disagree with Travis to the extent that I don't think 21 that debt settlement is like credit repair, I don't 22 think that debt settlement is fraudulent, I think that 23 debt settlement provides a valuable service to 24 consumers, but I do agree with Travis Plunkett to the 25 extent that strict liability payment regulation isn't

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 going to end well. It didn't end well with CROA and it 2 may not end well here either.

With respect to CROA, as Travis said, there's still plenty of bad credit repair out there, plenty of fraudulent credit repair. And the credit repair is as bad as it ever was.

With respect to the FTC, providing the FTC with 7 tools that it needs to bring law enforcement actions, 8 9 CROA has done nothing. There has never been a credit repair case that was ever brought by the Commission 10 11 without evidence of fraud. And I would submit to you 12 that there never would be, because it wouldn't be in the public interest to sue a company that's otherwise 13 14 legitimate, simply because it's violating the technical provisions that deal with how it needs to be paid under 15 the Credit Repair Organizations Act. 16

17 Finally, I would argue that what CROA shows is that it makes it very difficult for legitimate companies 18 19 to engage in the business of providing valuable services 20 to consumers, but it does absolutely nothing to weed out 21 the bad actors from the industry, and we know, from the 22 Credit Repair Organizations Act lesson, that legitimate 23 companies, like Suze Orman, or MyFICO, or Experian, 24 Transunion and Equifax, who provide credit monitoring 25 and credit, these types of credit scoring services to

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

consumers are all being labeled credit repair and it
 makes it impossible, or at least very, very difficult
 for them to operate.

And we cited in our comment letter numerous cases where these companies had been sued. But the message here is that this type of substantive, strict liability payment regulation frequently doesn't end well, and it's the kind of remedy that's drastic and only needs to be undertaken in the most drastic of circumstances.

MS. BROWN: Thank you. Okay, we have JohnWalsh, and then we have Tony Manganiello.

MR. WALSH: Thank you. My name is John Walsh, I'm the general counsel for Debt Regret, a company in Dallas, Texas. I would personally like to thank the FTC for putting on a great program. I think the dialogue here was very good.

18 Listening to the panel, the thing that came 19 across to me was, it seems like most of the people 20 agreed in at least principle on about 90 percent of the 21 stuff. They had one issue that came up was the advance 22 fee issue. And I think the reason that's a real 23 sticking point is because there is a real concern that 24 it could potentially destroy the industry. I have spent 25 time talking to a number of debt settlement companies

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

and even some collection companies who are familiar with
 this, and they all seem to agree that this is really
 going to destroy a number of the companies.

And, so, what I would just ask the FTC is, to seriously consider implementing the 90 percent that people can agree on and hold off on the advance fee issue and see if the other regulations take care of some of the issues that have been raised today.

9 And the second point I would like to make is, 10 again, if the FTC does implement the advance fee rule, 11 prohibition against advancement of fees, and it does 12 destroy a significant portion of this industry, what's 13 going to happen with all these consumers who are 14 basically going to freak out when they find out a debt 15 settlement company has gone out of business.

16 So, again, I think these are drastic issues to 17 take and I think there's a lot of agreement on principle 18 that I think can take care of these issues and just 19 table the advance fee issue at this point. Thank you.

MS. BROWN: The next person up is Tony, and then after that is Michael Mallow and then the person after Michael Mallow, we're having trouble reading the name, so if you remember when you signed up, please also come forward.

25 Tony.

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

MR. MANGANIELLO: Actually, I have three points 1 I would like to make. One, earlier, during the panels 2 today, there was a comment made, I believe someone on 3 4 Social Security had \$30,000 in credit card debt. My question is how in the world do creditors extend that 5 much credit to someone on Social Security? We are 6 trying to clean up a mess that's not created by us, but 7 8 created by an overreaching lending environment that we 9 are operating in.

10 Then to go a step further on that, the second point is, when it comes to debt relief, many people at 11 12 the tables today were talking about debt relief being when the debt is settled. That is obviously a very 13 14 significant, salient element of the debt settlement 15 process, but in my experience, and I believe the experience most people have had in the industry, the 16 17 greatest relief we provide immediately is when we can 18 help someone alter their budget so they can actually 19 begin to pay their bills and have some relief from a 20 budgetary standpoint every month.

21 Which goes to my final point, which the 22 gentleman before me was talking about what would happen 23 if this rule were to severely impact the number of good 24 players in the industry being in operation. Between 25 2001 and 2006, my firm did analysis on around 20,000

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 So, I just want to make sure that as the 2 Commission goes forward, that the bigger perspective as 3 far as consumer protection, one way to protect the 4 consumer is to continue to provide them options that 5 could help them with the debt relief they need to have. 6 Thank you.

MS. BROWN: Michael Mallow?

7

MR. MALLOW: I basically have two comments, and 8 9 they are somewhat interrelated. The first is, while I 10 think the discussion that's going on today and the 11 investigation that the FTC is doing in terms of the 12 industry is a very, very good one, and I believe that quidance is absolutely necessary, I am very concerned 13 14 that the process that is being contemplated in terms of 15 modifying an existing rule as a work-around the lack of authority that the FTC has to implement a new rule that 16 17 governs the debt settlement industry is a real problem. And it casts a pall over the entire process that is 18 19 being discussed.

It is certain irony in the FTC doing a work-around a law to try and achieve a result that it is otherwise unauthorized to achieve. And nothing says it better than Chairman Liebowitz's letter to the Energy Committee saying basically give us the authority to do what you guys are going to try to do in the context of

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 amending the TSR. It has a lot of problems with it.

2 One, you are going to find a conversion, and we 3 talked about it a little bit, from the use of telephone 4 to Internet to work around the TSR. Two, can you have 5 the fee limitations that you want to have, within the 6 context of the TSR? Does it make sense to stick debt 7 settlement regulation under telemarketing as opposed to 8 a stand-alone?

So, while I think that all of the work that is 9 10 being done is very useful and can go a long way to 11 creating a new guidance document that the FTC can put 12 out, which would give a lot of flexibility for the FTC 13 to say, look, this is what we are going to interpret as 14 a violation of Section 5, and here are certain concerns that we have related to the charging of fees and is it a 15 fee generating business or is it a legitimate benefit 16 17 business, you have that flexibility, if you issue 18 guidance.

You do not have that flexibility if you do it in the context of a rule, and as has been spoken a number of times today, or misspoken, this is the contemplation of a new rule. No matter where you house it, that's what's going on right here. And there is no authority for that. And it is going to distract from what is otherwise some good work being done by the FTC in

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 investigating this issue.

2	So, what I would implore the Commission to do is
3	go about what you are doing and authorized in a proper
4	way, which means go by way of guidance or get the
5	authority from Congress to implement the new rule or
6	change the process to get a new rule, which is what
7	Chairman Liebowitz is trying to do.
8	MS. BROWN: We are running through the list and
9	the next name was a little hard to read, but it might be
10	Bob Manning. Did you sign up, Bob?
11	MR. MANNING: I did.
12	MS. BROWN: You are next and Philip Corwin is
13	after this.
14	MR. MANNING: I think it's really crucial that
15	we look at the industry as a whole. For instance, there
16	has been a lack of discussion between the charge-off and
17	its implications to consumers. And really the issue is
18	how do we have consumers that are most and best informed
19	and crucial I guess is are they in the right program
20	first and how is that determined, what's the retention
21	rate that we can expect in each individual program.
22	So, it becomes standardized. And I have heard a
23	lot of misinformation, for example, as if fair share
24	wasn't an expense in credit counseling. So, if we are
25	going to come up with a program where consumers are

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

informed and they're saying, here is what it costs to go
 to credit counseling, here is what it costs for a
 partial payment plan, here is what it costs for
 bankruptcy. We have to standardize the terms so the
 costs are clear.

And I cannot overemphasize that there is a 6 tremendous amount of imprecision in an industry that is 7 going to become ever more important, and I caution you 8 9 to be prepared for a huge increase in the demand for 10 consumers who are going to be incapable of making a full 11 DMP in the next two to three years. These are the 12 groups of people who will get jobs, the people who don't 13 get jobs are going through bankruptcy today, and the 14 real question is how are they going to be served best, 15 and you're the one who is going to give the guidance, because when I have my studies, I get kind of the 16 17 backlash about why government isn't giving us a better 18 understanding of the appropriate course of action to 19 follow, and without an empirical basis that becomes standardized across all sectors, it's hard to understand 20 the conflicts of interest within the sector. 21

But most importantly, I think we need to understand that if you start off at the credit counseling level, that sector has an obligation to serve that client to the best of their ability, and when they

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 fall out, there needs to be an understanding that the consumer understands what's the most appropriate option 2 3 available to them, and if they fall out of that program, 4 the fees have been paid, then there should be an obligation that they're counseled to the most 5 6 appropriate program that follows. That's what I see is lacking. And I think guidance like this will at least 7 help consumers make more informed decisions. 8

9 MS. BROWN: Thank you. The next person is 10 Philip Corwin and then Jane McNamara.

11 MR. CORWIN: Is there any way that I could sit 12 because there is no way I can hold this and flip through 13 my notes.

14 MS. BROWN: Sure, go ahead.

15 MR. CORWIN: Thank you. Good afternoon, I'm Philip Corwin, I'm a partner at Buterra & Andrews here 16 17 in Washington, I'm appearing on behalf of the 18 Association of Independent Consumer Credit Counseling 19 Agencies, our member agencies currently see several 20 million consumers with financial problems and are 21 currently handling about half a million debt management 22 plans.

23 On their behalf, our by-laws require all of them 24 to be IRS 501(c)(3) tax exempt entities, and many of 25 them are also participating in the required bankruptcy

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

counseling program under the 2005 Bankruptcy Act, and
 therefore subject to the Department of Justice approval
 and oversight.

Our member agencies regularly see the victims of unscrupulous debt settlement companies, so we applaud this FTC initiative. We are concerned that because the only thing that keeps our members out of the very sweeping definition of debt relief services in the bill is the general exemption for nonprofit agencies in the 1 advance fees. If an explicit exemption is not provided for nonprofit entities in the rule, we would like it to 2 recognize that for existing debt management plans and 3 4 perhaps for less than full balance plans, and there is nothing wrong with debt settlement, what is wrong is the 5 way some companies do it and market it that recognize б that modest set-up fees for the administrative costs of 7 getting those plans off the ground should be permitted. 8

9 Beyond that, what else did I want to say here? 10 In terms of the existing regulatory burden on nonprofits 11 subject to IRS approval and audit, as well as Department 12 of Justice, if they're in the bankruptcy counseling, we would note that we have seen a dramatic reduction in the 13 14 number of nonprofit credit counseling agencies in the 15 United States recently. A few years ago, there were more than --16

MS. BROWN: Your three minutes are up, so if youcan just finish this one thought.

MR. CORWIN: Now we are down to just over 300, and that is why we would like to not see any further unnecessary and duplicative regulatory burden, and thank you for the opportunity to appear here today.

MS. BROWN: Okay, the next person is Jane
McNamara and then up after that is Jean Noonan.
MS. McNAMARA: Thank you for the opportunity

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

1 Number two, there was a really fascinating discussion on success claims. The one thing that I 2 3 would add to that that was not mentioned, is that there 4 needs to be a common denominator for any success claims, unless you decide to outlaw them completely. I don't 5 favor that, I think that truthful success claims can be 6 very valuable to consumer choice. But the common 7 denominator is that the amount of the reduction that is 8 9 achieved when that is part of the claim ought to be based on the amount of the enrolled debt, not the debt 10 11 at the time of settlement. Because anything else gives 12 a debt settlement company the benefit of having waited a long time to settle the debt, and let the fees increase. 13 And it also depends on whether the big debt is settled 14 15 first or the small debt is settled first. What FCS has always done is made these claims based on the amount of 16 17 the debt at time of enrollment.

18 The third point is that there was an excellent 19 question about do we need disclosure, mandatory 20 disclosures about dropout rates. Do we need mandated 21 suitability studies? The one thing I would say there 22 is, if you have a ban on advance fees, these other 23 disclosures become virtually unnecessary, because no one 1 everyone will continue to have an incentive, as we do 2 now, to do a proper suitability study, because we won't 3 want unsuitable people in our plans.

4 So, one more plug for the advance fee ban is it 5 simplifies a lot of the other issues that you have 6 struggled with. Thanks.

MS. BROWN: Next up is Derek Witte, and thenafter that is Michael Bovee.

9 MR. WITTE: I don't know why this is scarier 10 than actually sitting at the table.

11 (Laughter.)

MR. WITTE: It's the stern looks you're giving me. In any event, I think today was kind of remarkable. It didn't exactly go how I thought, but what the hell do I know.

What I heard agreement on is there is nothing 16 17 wrong with debt settlement as a product or as an idea, 18 it's how it is being offered. And from some people who 19 I thought perhaps were adversaries of the for-profit 20 debt settlement industry were saying this, I think it is also remarkable that they want to provide a nonprofit 21 22 version of it. I don't know where that fits in right 23 I know there is not one out there, but where we now. 24 stand today, it seems like, is that everyone agrees that 25 debt settlement has value and right now, for-profit debt

For The Record, Inc.

(301) 870-8025 - www.ftrinc.net - (800) 921-5555

settlement companies are the only ones who because they're truly independent can stand as an adversary to the credit cards and get the principal down and get some relief for people that's in between a traditional debt management plan, which is still pretty expensive, and Chapter 13, which now is a lot harder to get into.

7 So, we agree on that market niche and we agree 8 that debt settlement can be done and should be done, I 9 think what's left for the FTC is how do you guys 10 regulate this in a way that gives you the teeth to 11 enforce the industry and keep the bad actors out without 12 preventing the good actors from continuing to provide 13 this valuable service.

I wish I had a silver bullet right now, I think the discussion has started with some of the research, and I think the research and academic work can be criticized on both sides right now, and needs to become more robust. But I think there's a solution. I think the associate director said, well, where is the middle road?

Credit Solutions, for one, is interested in

21

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555 stay in go up, and even if we were not put out of
 business, I don't know if we should stay in if the costs
 go that high, for the consumers who stay.

And number two, I forgot what I was saying number one and number two were supporting, so I guess I will stop there.

I am surprised, but I am also encouraged. I
also really appreciate the sincerity with which you guys
have conducted this, and if there is any way that we can
be of assistance further, we would like to.

MS. BROWN: Thanks. And next is Michael Boveeand the final person is Jeff Takle.

13 MR. BOVEE: Firslly appreciate the sincerity with which yo

correctly, will assist the struggling economy within two years. Who is to say a 60/60 plan with creditors will last, they change on a dime, we deal with that frequently.

Since arriving in Washington and in the last two 5 days, I have received four confirmed Chase direct offers б to consumers to enroll in a 60/60 plan, I reviewed a 7 copy of them, they are zero percent for the five years, 8 there are no fees, it's a limited time offer, so 9 10 probably a pilot program they are doing right now. The 11 letter suggests that they will charge off the one 12 specifically that I reviewed at 79 days delinquency is going to charge off as soon as they enroll, so they have 13 14 an immediate R-9 on their credit report, and it's going to be updated to reflect a settlement once the last 15 payment is made, so five years from now. So, the 16 17 consumer is going to be damaged with a charge-off and 18 then damaged again as soon as a fresh settlement is 19 reported on the credit report.

There is also an IRS disclaimer, at the bottom, so there is likely to be a five-year window, an unknown liability where a consumer is struggling financially right now may be insolvent. Five years from now, maybe not. So, what are they actually getting and saving? Lead generators should share compliance.

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

Web-based marketing will create more competition, and better suitability. I am in disagreement with what was covered earlier today in that I believe that people on the website, you know, surfing, comparing, are probably more sophisticated than somebody picking up a phone and dialing from a radio or telephone commercial.

7 People are not typically sued inside of six

Projections can't be relied upon, due to creditors moving the goal posts frequently, especially in this economy. And the consumer with an aggressive approach to settling can't even rely on those projections. Length of -- I covered that.

6 MS. BROWN: And your time is almost up, so if 7 you could finish your thought.

MR. BOVEE: Expanding the definition to include 8 books, whether print or audio, would be an effective 9 10 Self-help resources are affordable and should book ban. 11 be the first thing available to struggling consumers. Ι 12 support a modest monthly fee of \$50, a nominal refundable in 60 to 90 days, all of which is used to 13 offset fees that may later be charged if there are 14 15 players in the industry that cannot survive a change of that nature, then if other companies are allowed for a 16 17 \$50 monthly service fee, they will absorb those other 18 failed companies and the consumers that signed up for their services. 19 Thank you.

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555

CERTIFICATION OF REPORTER 1 2 3 DOCKET/FILE NUMBER: R411001 4 CASE TITLE: PUBLIC FORUM ON DEBT RELIEF AMENDMENTS 5 DATE: NOVEMBER 4, 2009 6 7 I HEREBY CERTIFY that the transcript contained herein is a full and accurate transcript of the notes 8 9 taken by me at the hearing on the above cause before the 10 FEDERAL TRADE COMMISSION to the best of my knowledge and 11 belief. 12 13 DATED: 11/13/09 14 15 16 SALLY JO QUADE 17 18 CERTIFICATION OF PROOFREADER 19 20 I HEREBY CERTIFY that I proofread the transcript 21 for accuracy in spelling, hyphenation, punctuation and 22 format. 23 24 25 SARA J. VANCE

For The Record, Inc. (301) 870-8025 - www.ftrinc.net - (800) 921-5555