UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS:	Edith Ramirez Julie Brill Maureen K. C Joshua D. Wr			
In the Matter of)		
Fidelity National Financial, Inc., a corporation, and)	Docket No. C-4425	
Lender Processing Services, Inc., a corporation.)))		

DECISION AND ORDER

The Federal Trade Commission ("Commissionh"äying initiated an investigation of the acquisition by Respondent Fidelity National Finahdrac. ("Fidelity"), of Respondent Lender Processing Services, Inc. ("LPSä)nd Respondents having beemfahed thereafter with a copy of a draft of Complaint that the Bureau of ropetition proposed to psent to the Commission for its consideration and which, if issued the Commission, would charge Respondents with violations of Section 5 of the Federal Tracemmission Act, as amended, 15 U.S.C. § 45, and Section 7 of the Clayton Actas amended, 15 U.S.C. § 18; and

Respondents, their attorneys, and counsrethie Commission havinghereafter executed an Agreement Containing Consent Orderso ("Sent Agreement"), containing an admission by Respondents of all the jurisdictional facts setthin the aforesaid dift of Complaint, a statement that the signing of said Consente Agreent is for settlement purposes only and does not constitute an admission by Respondents the atalth has been violated alleged in such Complaint, or that the facts as alleged in such plaint, other than jurisdictional facts, are true, and waivers and other provisions as used by the Commission's Rules; and

The Commission having thereafter consident medhatter and having determined that it had reason to believe that Response have violated the said the said the complaint and Order to issue stating its charges in threspect, and having thereup socied its Complaint and Order to Maintain Assets, and having accepted the exelocate means Agreement and placed such Consent Agreement on the public record for a period of the flow days for the receipt and consideration of public comments, now in further conformitivith the procedure described in Commission Rule 2.34, 16 C.F.R. § 2.34, the Commission hereally es the following jurisdictional findings and issues the following Desire and Order ("Order"):

- 1. Respondent Fidelity is a corporation ganized, existing and doing business under and by virtue of the laws of the State Deflaware, with its principal place of business located at 601 Rivers idvenue, Jacksonville, FL 32204.
- 2. Respondent LPS is a corporation or **gradi**, existing and doing business under and by virtue of the laws of the State **Dof** laware, with its principal place of business located at 601 Rivers idvenue, Jacksonville, FL 32204.
- 3. The Federal Trade Commission has jurisdiction over the subject matter of this proceeding and over Respondents, an**\phitbe**eeding is in the public interest.

ORDER

I.

IT IS ORDERED that, as used in this Order, the following definitions shall apply:

- A. "Fidelity" means Fidelity National Financialhc., its directors, officers, employees, agents, representatives, successors, anghassind its subsidians, divisions, joint ventures, groups, and affiliates in each case trolled by Fidelity; and the respective directors, officers, employees, agents, representatives, successors, and assigns of each. After the Acquisition, Fidelity shall include LPS.
- B. "LPS" means Lender Processing Services, **its**: directors, officers, employees, agents, representatives, successors, and assigns; **sasudis**: idiaries, divisions, joint ventures, groups, and affiliates in each case controllydLPS; and the respective directors, officers, employees, agents, representest; successors, and assigns of each.
- C. "Commission" means the Federal Trade Commission.
- D. "Acquirer" means any and all Persoansproved by the Commission pursuant to Paragraphs II. and/or II(or Paragraph IV., if appicable) of this Order.
- E. "Acquisition" means the acquisition by Fidelion all of the outstanding common stock of LPS pursuant to the AgreementaPlan of Merger dated May 28, 2013.
- F. "Copy" means a reproduction of a Title Plahat will enable an Acquirer to use the reproduction in a qualitatively similar way the Title Plant. A Copy will reproduce all of the records, indices, documents, and other

that have been approved by the Commissiosupant to Paragraphils and/or III. (or Paragraph IV., if applicate) of this Order.

- H. "Divestiture Assets" means:
 - 1. Portland Title Agency Interest, and
 - 2. Title Plant Assets.
- I. "Divestiture Date" means each date on *whRespondents* (or a Divestiture Trustee) fully complete the divestiture of each of *tDevestiture* Assets, as applicable, as required by Paragraphs II. and/or III. (or ParagenalV., if applicable) of this Order.
- J. "Divestiture Trustee" means a trustage pointed by the Commission pursuant to Paragraph IV. of this Order.
- K. "Person" means any individual, partnershiph **j**oventure, firm, corporation, association, trust, unincorporated orgization, or other businessticity, and any subsidiaries, divisions, groups, or affiliates thereof.
- L. "Portland Title Agency" means Portland TeitAgency, LLC, a wholly-owned subsidiary of Fidelity.
- M. "Portland Title Agency Interest" means the Plant Interest held by Portland Title Agency in the Tri-County Title Plant.
- N. "Respondents" means Fidelity and LRSdividually and collectively.
- O. "Third Party" means any non-governmental step other than the Respondents or each Acquirer.
- P. "Title Information Services" means providing **set**ed information contained in a Title Plant to a customer or user or permitting **atom**er or user to have access to information contained in a Title Plant.
- Q. "Title Plant" means a privatelowned collection of recordend/or indices regarding the ownership of and interests in real propertifie Plants include such collections that are regularly maintained and updated by obtaininformation or documents from the public records, as well as such collections information that are not regularly updated.
- R. "Title Plant Assets" means a Copy of each Tirtlent, and all rights sociated with each Copy, owned or otherwise held by LPS ption the Acquisition, covering each of the Oregon counties listed below:
 - 1. Clatsop,
 - 2. Columbia,
 - 3. Coos,

IT IS FURTHER ORDERED that:

- A. Not later than five (5) months after the dates Order is issued Respondents shall divest the Title Plant Assets, absolutely and in goath, at no minimum price, to an Acquirer or Acquirers that receive the priorparp val of the Commission and in a manner (including a Divestiture Agreem b) rthat receives the priorparp proval of the Commission.
- B. Prior to the Divestiture Date, Respondental obtain all coreants, approvals, and waivers from all Third Partiesshat are necessary to permits pendents to divest each of the Title Plant Assets and transferrance sociated rights to each Acquirer.
- C. The purpose of the divestiture of the TReant Assets is to remedy the lessening of competition in Title Information Services retaining from the Acquisition as alleged in the Commission's Complaint.

IV.

IT IS FURTHER ORDERED that:

- A. If Respondents have not fully complied withe tobligations of Paragphs II. and III. to divest all of the Divestituer Assets, the Commission maypaint a trustee ("Divestiture Trustee") to complete the divestiture of any remaining Divestiture Assets in a manner that satisfies the requirements of this Order the event that the Commission or the Attorney General brings ærction pursuant to § \$ (of the Federal Trade Commission Act, 15 U.S.C. § 45)(, or any other statute entored by the Commission, Respondents shall consent to the pointment of a Divestiture Trueset in such action. Neither the appointment of a Divestiture Trueset in a Divestiture Trustee under this Paragraph shall preclude then to be solved to it, including a court-appointed Divestiture Trustee pursuant to § 5) (of the Federal Trade Commission Act, or any other statute enforced by the Commission Act, or any other statute enforced by the Solved the Attorney General from seeking civil penalties or any other reliefable to it, including a court-appointed Divestiture Trustee pursuant to § 5) (of the Federal Trade Commission Act, or any other statute enforced by the Commission Act, or any other statute enforced by the Commission Act, or any other statute enforced by the Commission Act, or any other statute enforced by the Commission Act, or any other statute enforced by the Commission Act, or any other statute enforced by the Commission, for an any for any for
- B. The Commission shall select the Divestet Urustee, subject to the consent of Respondents, which consent shall not be unreasonably withheld. The Divestiture Trustee shall be a Person with experience and expertise in acquisitions and divestitures. If Respondents have not opposed, in writing, including the reasons for opposing, the selection of any proposed Diveste Trustee within ten (10) ays after notice by the staff of the Commission to Respondents of the tide of any proposed Divestiture Trustee, Respondents shall be deemed to have extended to the selection of the proposed Divestiture Trustee.

C. Not later than ten (10) dayaster the appointment of a Weistiture Trustee, Respondents shall execute a trust agreent that, subject to the price pproval of the Commission, transfers to the Divestiture Trusteer addition and powers necessary to permit the Divestiture Trustee to effectuate the ditineures required by, ansolatisfy the additional obligations imposed by, Paragraphisdal. and III. of this Order.

D.

provided further, however, that Respondents shall select Person within five (5) days after receiving notifi**tia**n of the Commission's approval.

5. The Divestiture Trustee shall serve, with**both**d or other security, at the cost and

- E. If the Commission determines that a Diverset Trustee has ceased to act or failed to act diligently, the Commission may appoint a stutture Divestiture Trustee in the same manner as provided in this Paragraph.
- F. The Commission or, in the case of a copperimented Divestiture Trustee, the court, may on its own initiative or at the request of the Divestiture Trustee issue such additional orders or directions as may be necessary ppropriate to accomplish each of the divestitures required by this Order.

V.

IT IS FURTHER ORDERED that, until Respondents fully comply with Paragraphs II.A., II.B, III.A., and III.B. (and Paragraph I.Vif applicable) of the Decision and Order, Respondents shall:

- A. Take such actions as are necessary tot**ariaithe** viability and marketability of the Divestiture Assets and the Toounty Title Plant and to prevent the destruction, removal, wasting, deterioration, or impairment of **toe** vestiture Assets and the Tri-County Title Plant except for ordinary wear and tear;
- B. Not sell, transfer, encumber, or otherwise inplace Divestiture Assets (other than as required by this Order) and the Tri-Countyle Plant nor takenay action that lessens their viability, marketability, or competitiveness; and
- C. Maintain the Divestiture Assets and the ToidOty Title Plant in the regular and ordinary course of business and in accordance with presentice, and/or as may be necessary to preserve the marketability, viability, and non-petitiveness of the Divestiture Assets and the Tri-County Title Plant to the extent the manner maintaged prior to the Acquisition, including, but not limited to, up takes the records and/ indices contained in the Divestiture Assets and the Tri-County Title Plant Assets and the Tri-County Title Plant to the extent the records and/ indices contained in the Divestiture Assets and the Tri-County Title Plant assets and the Tri-County Title Plant to meet oregon state requirements for title insurance producers.

VI.

IT IS FURTHER ORDERED that:

- A. No Divestiture Agreement shall limit or conditat, or be construed limit or contradict, the terms of this Order, it being understood thathing in this Order shall be construed to reduce any rights or benefits of a Angquirer or to reduce any obligations of Respondents under such agreements.
- B. Each Divestiture Agreement shall be inco**qted** by reference into this Order and made a part hereof.

C. Respondents shall comply with all termseatch Divestiture Agreement, and any breach by Respondents of any term of a DivestitAggreement shall constitute a failure to comply with this Order. If any term of Daivestiture Agreement varies from the terms of this Order ("Order Term"), theto the extent that Respondents cannot fully comply with both terms, the Order Term shall determ Respondents' obligations under this Order.

VII.

- 3. With respect to each Title Plant cring each county towhich the terms of Paragraph VII.A. are applicable (Inding all Title Plants in which the Respondents own or otherwise hold a directhdirect Title Plant Interest, as well as other Title Plants known to the Respondents), the names of all Persons that own or otherwise hold any direor indirect Title Plant Interest in the Title Plant and the percentage interestid by each Person; the time period covered by each category of title records contained in the Title Plant; whether the respective categories of title records are regularly being updated; the indexing system or systems used with respect to each categories or title insurance producers, who have access to the Title Plant.
- C. Respondents shall provide the Notification the Commission at least hirty (30) days prior to consummating the transaction (headetier referred to atshe "first waiting period"). If, within the first waiting period, representatives of the Commission make a written request for additional information documentary material (within the meaning of 16 C.F.R. § 803.20), Respondents shall coordsummate the transaction until thirty (30) days after submitting such additional information or documentary material. Early termination of the waiting periods in the Bureau of Competition *Provided, however*, that prior notification shall not be required the Bureau of a transaction for which notification is required to benade, and has been made, spannt to Section 7A of the Clayton Act, 15 U.S.C. § 18a.

VIII.

IT IS FURTHER ORDERED that:

A. Within thirty (30) days after the date those derives is issued and envy thirty (30) days thereafter until Respondents have fully complied with the provisions of Paragraphs II. and III. (and Paragraph IV., if applicable) to fs Order, Respondents shall submit to the Commission a verified writter peort setting forth in details manner and form in which they intend to comply, are complying, and the acomplied with this Order. Respondents shall include in their complianecreports, among other things there required from time to time, a full description of the efforts beingade to comply with Paragraphs II. and III. (and Paragraph IV., if applicable) of this Or, decluding a description of all substantive contacts or negotiations for accomplishing specified actions and the identity of all parties contacted. Respondents shall include in the reports and from such peer, all internal memoranda, and all reports and recommendations concerning the accomplishment of the specified actions and obligations.