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1 FTC and Stipulating Dendant Stephanie Bateluna file Joint Stipulation Regarding 2 Proposed Stipulated Prelimainy Injunction As ToStephanie Bateluna. (Doc. 54.) Having considered the parties' pleadingapers, and argument, the Court hereby 3 GRANTS the FTC and Stipulating Defendant'spatication for a preliminary injunction 4 against Stipulating Defenda(Doc. 54) as follows. 5 FINDINGS OF FACT AND CONCLUSIONS OF LAW 6 This Court, having considered the FTC's Complaintex partemption for TRO and 7 supporting papers, supplemental filing snupport of the issuance of a preliminary 8 9 injunction, and the evidenœresented, finds that: 1. This Court has jurisdiction over the section matter of this case, and there is 10 good cause to believe it will have risdiction over all parties hereto; 11 2. There is good cause to believe that we lies properly with this Court; 12 3. On October 6, 2016, the FTC filed to mplaint; Memorandum in Support 13 of FTC's Ex ParteMotion for TRO; and relate papers (Docs. 1-10); 14 4. On October 11, 2016, the Countered the TRO (Doc. 22); 15 5. 16 The TRO and all related papers were ved on the Stipulating Defendant (Docs. 25-30, 32, and 37); 17 6. Stipulating Defendant has consenteed the entry of this Preliminary 18 Injunction; 19 7. The FTC has shown it is likely to sceed on the merits f its claims 20 pursuant to Section 5(a) of the FTC Act, U55.C. § 45(a), and the TSR, 16 C.F.R. §§ 21 310.3(a)(2)(iii) and 310.3(a)(4); 22 8. There is good cause to believe that Court's ability to grant effective 23 24 final relief for consumers in the form of one tary restitution is best served by the appointment of a Receiver; 25 9. Good cause exists to moment the FTC to take limited expedited discovery 26 from third parties as to thexistence and location Afsets and Documents; 27 10. Good cause exists toppoint a Receiver; 28

111. A preliminary injunction order withan Asset freeze, appointment of a2Receiver, limited expedited discovery ast the existence and lotion of Assets and3Documents, and other equitable relise in the public interest; and

12. No security is required of any agenority the United Starts for the issuance
of a preliminary injunction. Fed. R. Civ. P. 65(c).

DEFINITIONS

For the purposes of this Priminary Injunction, the flowing definitions apply:

1. "Asset" or "Assets" means any legal or equitable interest in, right to, or
claim to, any and all real anpodersonal property of Defendantos, held for the benefit of
Defendants, wherever located, whether in turnited States or abard, including but not
limited to chattel, goods, instruments, equiption fixtures, general intangibles, effects,
leaseholds, contracts, mail or other delivenine sentory, checks, notes, accounts, credits,
receivables (7800Llses r

1	g. Purple Bulldog LLC, BBVA Compass, 2401;
2	h. Cenex Hub Distribution, Bak of America, 0396;
3	i. Max Results Marketing LLC, Chase Bank, 9625;
4	j. Oro Canyon Marketing LLC, BBVA Compass, 1055;
5	k. Southwest Billing & Paymets, Chase Bank, 2226;
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1	with any of them, who receive actual notice this Order, whether acting directly o
2	indirectly, in connection with the advertising, marketing, oppnotion, offering for sale,
2	sale, or performance of any service or prototare temporarily restined and enjoined
3 4	from making or assisting others in magi expressly or by implication:
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1 IT IS FURTHER ORDERED that, immediately upon seice of this Order upon 2 them (1) any Electronic Data Host and (2))pSilating Defendant, her officers, agents, 3 servants, employees, and attors, expnd all other persons intigee concert or participation 4 with any of them, who receive actual notice this Order, whether acting directly or 5 indirectly, shall:

A. Immediately take all necessary stepsetosure that any Internet website
used by Stipulating Defendation the advertising, marketing, promotion, offering for
sale, sale, or provision of services opopurcts prohibited by Steion I of this Order
cannot be accessed by the public; and

B. Prevent the alteration, destruction consume of any (1) Internet website
used by Stipulating Defendant the advertising, marketing, promotion, offering for
sale, sale, or provision of services or protection of by Second I of this Order by
preserving such websites in the format inclust they are maintainec urrently and (2) any
electronically stored information stored behalf of Sepulating Defendant.

15 IV. SUSPENSION OF INTERNET DOMAIN NAME REGISTRATIONS

IT IS FURTHER ORDERED that, any domain name registrar shall suspend the 16 registration of any Internet website used Stypulating Defendant for the advertising, 17 marketing, promotion, offering for sale, saler provision of sevices or products 18 prohibited by Section I of thigrder and provide immediatnotice to counsel for the 19 FTC of any other Internet domain names steeried by Stipulating efendant, Stipulating 20 Defendant's officers, agents, reployees, and attorseend all other persons in 21 active concert or participation with any ofeth who receive actual notice of this Order 22 23 by personal service or otherwise.

- 24 V. PROHIBITION ON USE OF
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1	managed, or controlled by, or undemmmon control with any Defendant,
2	including any entity acting under æffitious name owned by or controlled
3	by any Defendant, and any Assets held for, or under the name of any
4	Defendant at any book or savings and loan ititsution, or with any broker-
5	dealer, escrow agent, titteempany, commodity ading company, payment
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maintains custody of any account, DocumentAsset of, on behalf of, in the name of,
for the benefit of, subject to withdrawal by, subject to access or use by, or under the
signatory power of the Stipulating Defendation, other party subject to the Asset Freeze
above, or has held, controlled, or mainessinany such accountDocument, or Asset,
shall:

A. Hold, preserve, and retain within cstu entity's or person's control, and
prohibit the withdrawal, removal, alterations; signment, transfer, pledge, hypothecation,
encumbrance, disbursement, dissipation, costione, sale, liquidation; other disposal
of such account, Document, or Asset heldobyunder such entity's or person's control,
except as directed by further order of the Court;

B. Provide the Receiver immediate acceselectronically stored information
 stored, hosted, or otherwise maintained boorhalf of the Stipulating Defendant for
 forensic imaging;

C. Deny access to any safe deposit boxets alme either titled in the name of, individually or jointly, or subject to accetssy the Stipulating Defedant or other party subject to the Asset Freeze above;

D. To the extent it does not violate rheifth Amendment right not to be compelled to incriminate herself, StipulaginDefendant shall provied to counsel for the FTC, within one (1) business daaysworn statement setting forth:

201. the identification of each account Asset titled in the name21individually or jointly, or held on bell faof or for the benefit of, subject to22withdrawal by, subject to access one ubsy, or under the signatory power of23the Stipulating Defendant or other pastubject to the Asset Freeze above;

24 2. the balance of each such account a description of the nature and
25 value of such Asset, as of the clood febusiness on the day on which this
26 Order was served, the day before to order was served, and the average
27 daily balance for the six mont before the Order was served;

3. the identification of any safe depitos box that is either titled in the 1 name of, individually or jointly, or istherwise subject to access or control 2 by the Stipulating Defendant or othearty subject to the Asset Freeze 3 above: and 4 4. if the account, safe deposit box, or other Asset has been closed o 5 removed, the date closed or remove the balance on said date, and the 6 name or the person or entity to whomous account or other Asset was 7 remitted; 8 Ε. 9 To the extent it does not violate rheifth Amendment right not to be compelled to incriminate heets, Stipulating Defendant all provide counsel for the 10 FTC, within three (3) business days afteinbeserved with a request, copies of all 11 Documents pertaining to such account orset, including but not limited to: account 12 statements, account applications, signatumelscaunderwriting file, checks, deposit 13 tickets, transfers to and from the accounts extransfers, all other debit and credit 14 instruments or slips, 1099 forms, and safe deposit box logs; and 15 F. To the extent it does not violate rheifth Amendment right not to be 16 compelled to incriminate Inself, Stipulating Defendant shall cooperate with all 17 reasonable requests of the FTC relation this Order's implementation. 18 19 IT IS FURTHER ORDERED that this Section shalapply to both existing

20 Documents, records, and Assets

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within one (1) business day of service distorder, shall prepare and deliver to counsel
for the FTC a completed financial statement; use te as of the date of service of this
Order upon such Stipulating Defendant, ine thorm of Attachment A to this Order
captioned "Financial Statement boldividual Defendant," to the extent it does not violate
her Fifth Amendment right not to box mpelled to indiminate herself.

6 IX. CREDIT REPORTS

IT IS FURTHER ORDERED that the FTC may obtain credit reports concerning
the Stipulating Defendant pursuant to Section4(a)(1) of the FaiCredit Reporting Act,
15 U.S.C. § 1681b(a)(1), and that, upon written request, yateredit reporting agency from
which such reports are requested all provide them to the FTC.

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X. REPATRIATION OF FOREIGN ASSETS

12 IT IS FURTHER ORDERED that, within three (3) days sollowing the service of 13 this Order, the Stipulating Defendant shall:

A. Transfer to the territory of the United States droprovide the FTC and the Receiver with a full accounting f all Assets, Documents and records outside of the territory of the United States that are:

17 1. owned or controlled by;

18 2. subject to access by;

3. held in whole or in pratifor the benefit of;

20 4. belonging to any entity that is dittective or indirectly owned, managed,
21 or under the control of; or

5. belonging to a person under the **coho**f the Stipulating Defendant;

B. Hold all repatriated Assets, Docume,ntand records as required by the
Asset Freeze imposed by this Order; and

C. Provide the FTC access to all recoord f accounts or Assets of the Stipulating Defendant held bayny Financial Integration or other person located outside the territorial United States by signing troßeonsent to Release of Financial Records attached to this Order asttAchment C and by signing yanother Documents required by any person, includig any Financial Institutio, or other person holids any such Asset.

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XI. NON-INTERFERENCE WI TH REPATRIATION

IT IS FURTHER ORDERED that Stipulating Defendant, and each of her 4 successors, assigns, members, officers, ag**sets**ants, employees, and attorneys, and 5 those persons in active concert or partition with them who receive actual notice of 6 this Order by personal servicer otherwise, whether active or through any entity, 7 corporation, subsidiary, division, affiliater other device, are hereby temporarily 8 9 restrained and enjoined fromktag any action, directly oindirectly, that may result in the encumbrance or dissipation of foreign Asser in the hindrance of the repatriation 10 required by the preceding "Repatriation of sets" Section of this Order, including, but 11 not limited to: 12

A. Sending any statement, letter, faxe, mail or wire transmission, or telephoning or engaging in any other act, edily or indirectly, that results in a determination by a foreign trustee or othetity in that a "duress" event has occurred under the terms of a foreign trust greement until such time that Assets have been fully repatriated pursuant to the "Repatriation frassets" Section of this Order; or

B. Notifying any trustee, protector, or othergent of any foreign trust or other
related entities of either the existence of toilsder, or of the fact that repatriation is
required pursuant to a court order, untilchsutime that all Asste have been fully
repatriated pursuant to "Repatriation Assets" Section of this Order.

22 XII. RECORDKEEPING AND BUSI NESS OPERATIONS

IT IS FURTHER ORDERED that Stipulating Defension tis hereby temporarily
 restrained and jurined from:

A. Failing to create and maintain Dorocents that, in reasonable detail, accurately, fairly, and complete her income, disbunsments, transactions, and use of money;

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B. Creating, operating, or exercising yacontrol over any business entity,
including any partnership, limit@partnership, joint ventur@ole proprietorship, limit@
liability company or corporation, withoutr\$it providing the Commission with a written
statement disclosing: (1) the name of theirbæss entity; (2) the address and telephone
number of the business entity;) (Che names of the business entity's officers, directors,
principals, managers, and employees; an)da(4detailed description of the business
eCourtn.6(nt i [(ps duties anmi)1)
entity's intended activities; and

C. Affiliating with, becoming employed by, operforming any work for any business that is not a named Stipulating Defaute in this action inhout first providing the Commission with a written statement disclosing: (1) the name of the business; (2) the address and telephone number of the business (3) a detailed description of the nature of the business or employment and the nature stipulating Defendant's duties and 399rponib-2.6(ef th8Dm9(edTw [75t5399 v5m2aTc .0112]TJ 18.5484 /7/TT1.7t7(the bu

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premises, to provide the Receivers with probfdentification, and/or to demonstrate to
the satisfaction of the Receiver that suppersons are not removing from the premises
Documents or Assets of the Receivership Entities. Such the premises include, but not
be limited to, the authority torder any owner, director, officemployee, or agent of the
Receivership Entities to leave the business premises;

D. Conserve, hold, and manage all receisive Assets, and perform all acts
necessary or advisable to preserve the evaduation of the analysis irreparable loss, damage, or injury to commers, including, but rtdimited to, obtaining
an accounting of the Assetsdapreventing the transfer, widtrawal, or misapplication of
Assets;

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E. Enter into contracts and purchase insurance as advisable or necessary;

F. Prevent the inequitable distribution Adssets and determine, adjust, and
protect the interests of consumers and cressite/ho have transacted business with the
Receivership Entities;

G. Manage and administer the bussise of the Receivership Entities until
further order of this Court by performing allcidental acts that the Receiver deems to be
advisable or necessary, which includes retraginhiring, or dismissing any employees,
independent contractors, or agents;

H. Continue and conduct the businessethef Stipulating Defendants in such
manner, to such extent, and fourch duration as the Receivreay in good fath deem to
be necessary or appropriate to operate then besizes profitably, usin the Assets of the
receivership estate, and lawfully, if at all;

I. Choose, engage, and employ attorneys, accountants, appraiser
 investigators, and other inderpotent contractors and technispecialists, as the Receiver
 deems advisable or necessary in the prematonce of their duties and responsibilities,
 including but not limited to the law firm in which the Receiver is a partner;

J. Make payments and disbursements from receivership estate that are necessary or advisable for carrying out **the** ctions of, or exercising the authority

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1	payment of reasonable compensation at the time filing of any report related in the time of any report related in the time of the second s	l ófa
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1	D. If any Individual Stipulaing Defendant possesses astrphone or tablet on
2	receivership premises, they will rn over the device to the device for imaging. Within
3	two (2) business days, the Receivell return the device; and
4	E. If any Documents, computers, smartphsoneablets, or electronic data
5	storage devices containing information relate the business practices or finances of the
6	Receivership Entities are at a location otheanthhose listed herein, including but not
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toward any limit on discovery set forth in the deral Rules of Civil Procedure or this
 Court's Local Rules;

C. For purposes of this Section, serdweeposition notices another discovery requests upon the parties toisthaction personally or by **ca**imile, email, certified or registered mail, or private courier (includgi a process server) with a receipt from the courier showing delivery; and

D. Pursuant to Fed. R. Civ. P. 45b**so**ena Documents immediately from any 7 Financial Institution, business entity, ElectronData Host, or peops served with a copy 8 9 of this Order that holds, controls, or maxims custody of any account, Document, br Asset of, on behalf of, in the name of, for then efit of, subject to withdrawal by. subject 10 to access or use by, or under the signator we proof the Stipulating Defendant or other 11 party subject to the Asset Freeze above, srhead, controlled, or maintained any such 12 account, Document, or Asset. The cipient shall respond touch subpoena within three 13 (3) business days after service. The CF and the Receiver may effect service by 14 electronic mail. 15

16 XXIII. BANKRUPTCY PETITIONS

IT IS FURTHER ORDERED that, in light of the appiotment of the Receiver,
 the Receivership Entities are hereby probibilitrom filing petitions for relief under the
 United States Bankrupt@ode, 11 U.S.C. § 10et seq. without prior permission from
 this Court.

- 21 XXIV. STAY OF ACTIONS
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IT IS FURTHER ORDERED that:

A. Except by leave of this Court, dung the pendency of the Receivership ordered herein, the Receiverings Entities and all customersprincipals, investors, creditors, stockholders, lessors, and others opres seeking to establish or enforce any claim, right, or interest agrassit or on behalf of the Reivership Entity, and all others acting for or on behalf of sch persons, including attorney (styles), agents, sheriffs, 28 constables, marshals, and otb#ficers and their deputies, and their respective attorneys,
 servants, agents, and employbesand are hereby stayed from:

 Commencing, prosecuting, conting, entering, or enforcing any suit or proceeding, except that suabtions may be filed to toll any applicable statute of limitations;

2. Accelerating the due date of any pligation or claimed obligation; filing or enforcing any lien; takingor attempting to take possession, custody, or control of any Asset; **attp**ting to foreclose for feit, alter, or terminate any interest in yarAsset, whether such a case part of a judicial proceeding, are acts of self-help, or otherwise;

3. Executing, issuing, serving, or ausing the execution, issuance or
service of, any legal process, incitaged but not limited to attachments,
garnishments, subpoenas, writs of exection, or any other
form of process, whether specief in this Order or not; or

4. Doing any act or thing whatsoevter interfere with the Receiver's taking custody, control, possessiono,r management of Assets dr Documents subject to this receivershipp to harass or interfere with the Receiver in any way; or to interferie any manner w

3. The enforcement of a judgment, other than a money judgment, 1 obtained in an action opproceeding by a government unit to enforce such 2 governmental unit's police or regulatory power; or 3 4. The issuance to the Receivership Entities of a notice of tax 4 deficiency. 5 6 XXV. ACKNOWLEDGMENT OF RE CEIPT OF ORDER BY STIPULATING DEFENDANT 7 IT IS FURTHER ORDERED that the Stipulating Defedant, within three (3) 8 business days of receipt of this Order, msustbmit to counsel fothe FTC a truthful 9 sworn statement acknowledging receipt of this Order. 10 XXVI. CORRESPONDENCE WITH PLAINTIFF 11 IT IS FURTHER ORDERED that, for the purposes offis Order, because mail 12 addressed to the FTC is subject to delaye do heightened security screening, all 13 correspondence and size of pleadings on Plaintiff shall be sent via electronic 14 submission and Federal Express to: 15 16 Elsie B. Kappler Hong Park 17 Federal Trade Commission 600 Pennsylvania Ave., NW, Mail Drop CC-9528 Washington, DC 20580 Telephone: (202) 326-246 (Kappler), -2158 (Park) 18 19 ekappler@ftc.gov/hpark@ftc.gov XXVII. COOPERATION WITH FTC 20 IT IS FURTHER ORDERED that Stipulating Defended shall fully cooperate 21 22 with and assist the FTC in this casepStating Defendant's cooperation and assistance 23 shall include, but not be linted to testifying at any hearing and providing any information to the FTC that he FTC deems necessary totaid relief for consumers in 24 25 this case. Nothing herein sharevent Stipulating Defenda from asserting any privilege against self-incrimination that she **ma**ave under the Fifth Amendment. 26 27 28

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1	XXXI. RETENTION OF JURISDICTION
	IT IS FURTHER ORDERED that this Court shall ret jurisdiction of this
2 3	matter for all purposes of construction, micratic and enforcemenof this Order.
3 4	Dated this 28th day of October, 2016.
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