UNITED STATES DISTRICT COURT FOR THE NOTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

FEDERAL TRADE COMMISSION Plaintiff,

v.

GLOBAL PROCESSING

COLUMN TA CAROLETTO

Case No. 1:17-cv-4192-MHC

STIPULATED ORDER FOR PERMANENT INJUNCTION AND MONETARY

or practices in violation of Section 5 of the FTC Act, 15 U.S.C. § 45, and the Fair Debt Collection Practices Act ("FDCPA"), 15 U.S.C. §§ 1692-1692p, in connection with the collection or attempted collection of debt.

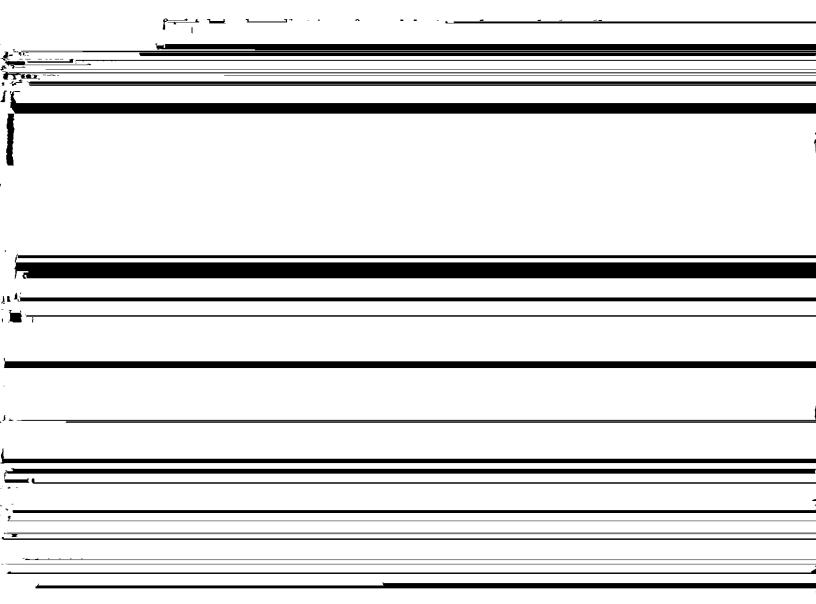
3. Stipulating Defendants admit the facts necessary to establish

jurisdiction.

4. Stipulating Defendants waive any claim that they may have under the Equal Access to Justice Act, 28 U.S.C. § 2412, concerning the prosecution of

out of a transaction, whether or not such obligation has been reduced to judgment.

- 3. "Debt collection activities" mean any activities of a debt collector to collect or attempt to collect, directly or indirectly, a debt owed or due, or asserted to be owed or due.
- 4. "Debt collector" means any person who uses any instrumentality of interstate commerce or the mails in any business the principal purpose



attempts to collect, directly or indirectly, debts owed or due or asserted to be owed or due another. The term also includes any creditor who, in

Mirage Distribution, LLC, Diverse Financial Enterprises, Inc., American Credit Adjusters, LLC, and their successors and assigns.

- B. "Individual Defendants" means Lamar Snow, Jahaan McDuffie, and Glentis Wallace.
- 6. "Financial-related product or service" means any product, service, plan, or program represented, expressly or by implication, to:
 - A. Provide to any consumer, arrange for any consumer to receive, or

credit;

- B. Provide to any consumer, arrange for any consumer to receive, or assist any consumer in receiving, credit repair services; or
- C. Provide to any consumer, arrange for any consumer to receive, or assist any consumer in receiving, any secured or unsecured debt relief product or service.
- 7. **"Person"** means a natural person, an organization or other legal entity, including a corporation, partnership, sole proprietorship, limited

	and an mare exercide or unavaired anoditans on debt sollectors and
3	
-	
	product, service, plan, or program represented, expressly or by
	implication, to:
	A. Negotiate, settle, or in any way alter the terms of payment or
	other terms of the mentage lear debt on alligation in the first
	other terms of the mortgage, loan, debt, or obligation, including
	but not limited to, a reduction in the amount of interest, principal
	balance, monthly payments, or fees owed by a person to a secured
	balance, monthly payments, or lees owed by a person to a secured
7-4	Tab
-	
•	-
	D Chan was 12 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Ç-12 <u>1</u>	

mortgage, loan, debt, or obligation or redeem a dwelling or other collateral; or

E. Negotiate, obtain, or arrange (i) a short sale of a dwelling or other

disposition of a mortgage, loan, debt, or obligation other than a sale to a third party that is not the secured or unsecured loan holder.

The foregoing shall include any manner of claimed assistance, including, but not limited to, auditing or examining a person's application for the mortgage, loan, debt, or obligation.

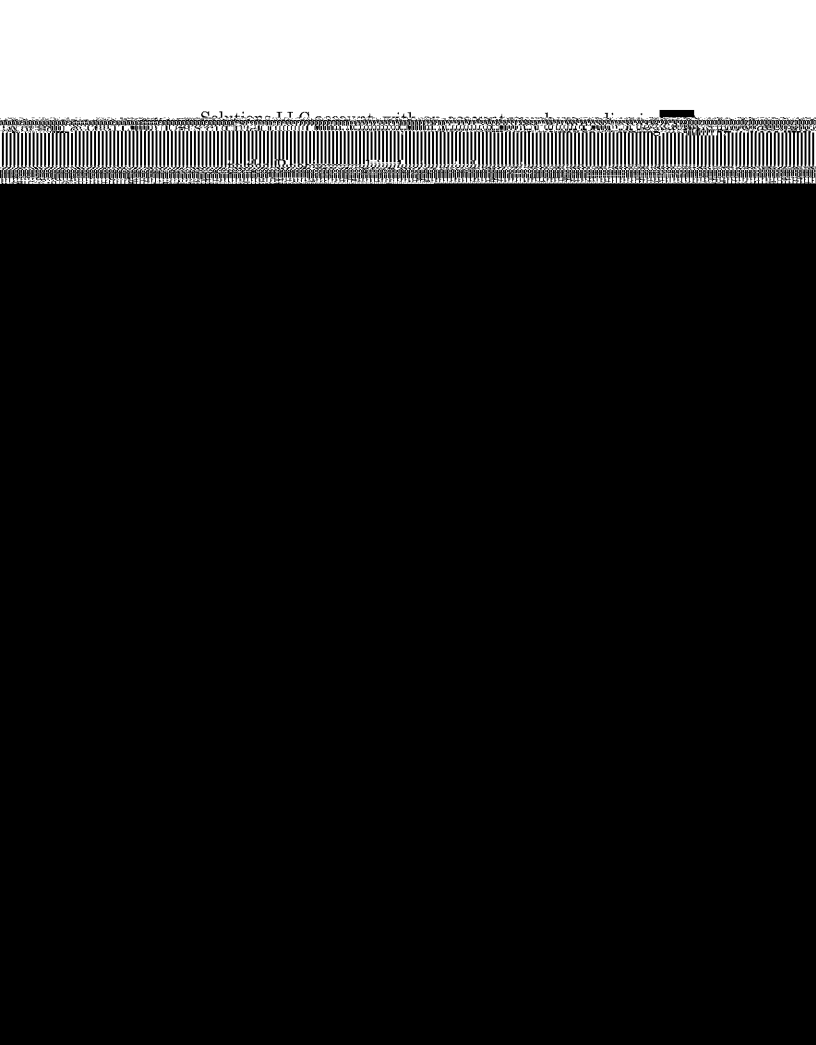
9. "Stipulating Defendants" means Jahaan McDuffie, Capital Security Investments, LLC, and American Credit Adjusters, LLC.

ORDER

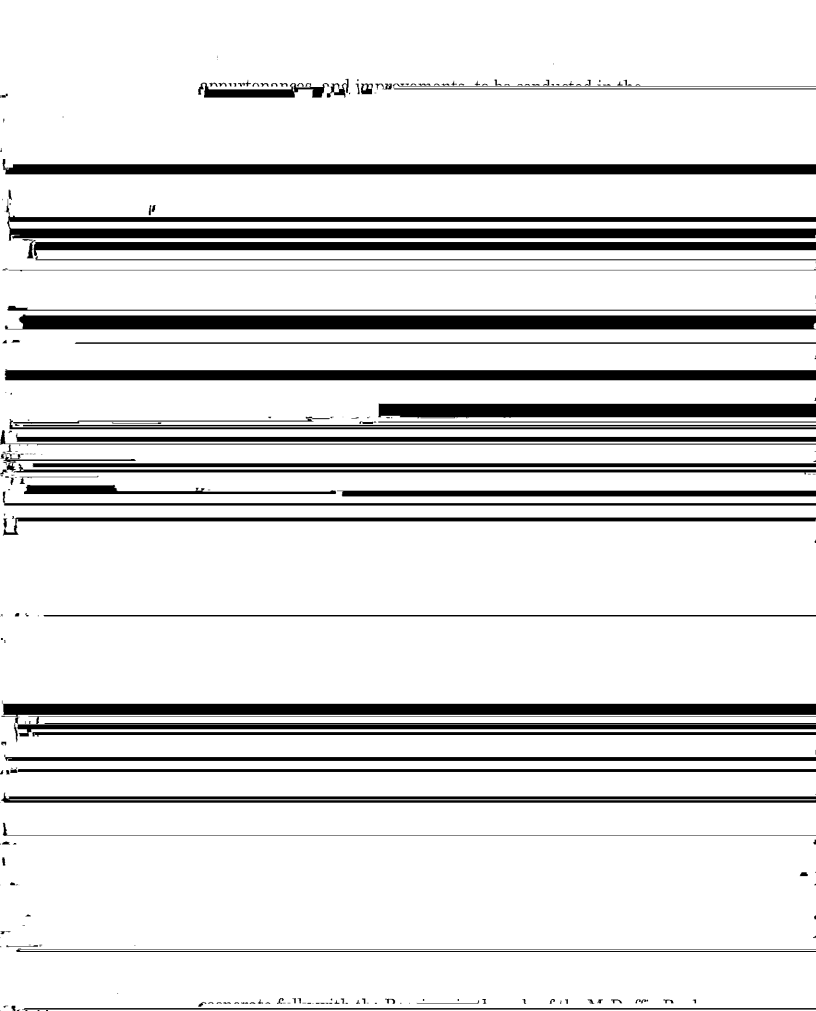
BAN ON DEBT COLLECTION ACTIVITIES

	PROHIBITED MISREPRESENTATIONS RELATING TO FINANCIAL-RELATED PRODUCTS OR SERVICES	
	II. IT IS FURTHER ORDERED that Stipulating Defendants,	
3	Stipulating Defendants' officers, agents, employees, and attorneys, and all	
-		
1		
1		
<u> </u>		

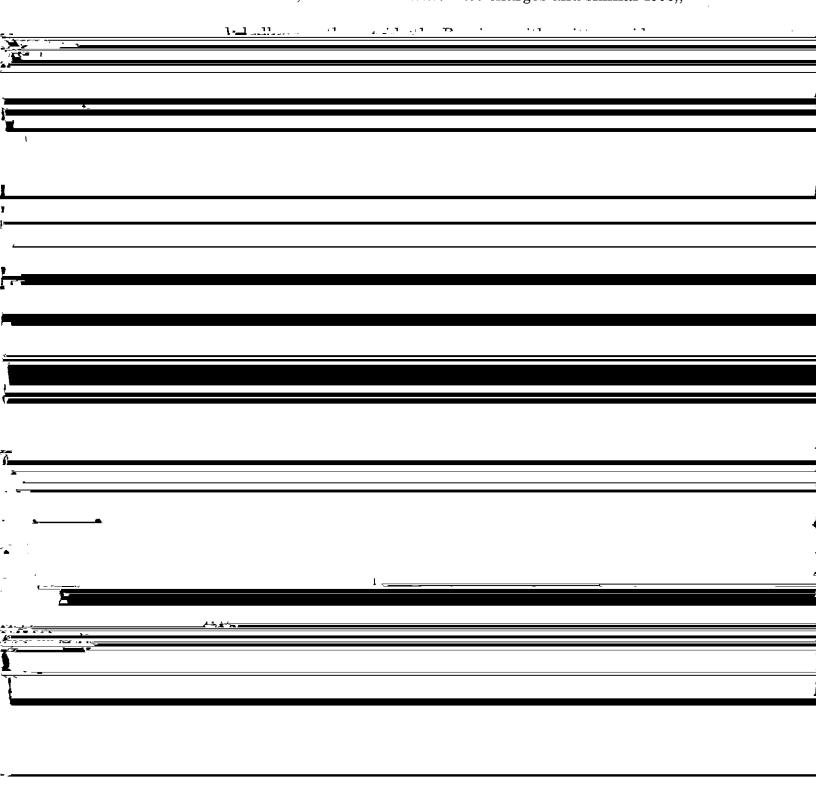
	Advertising or assisting others in advertising credit terms other	
resonnia manta si		

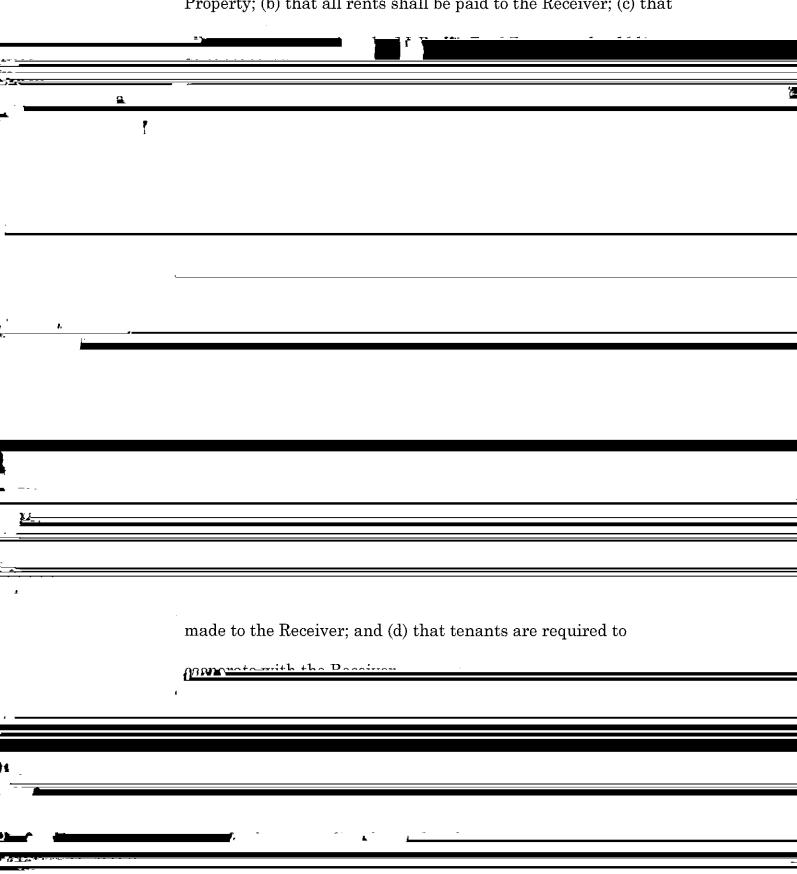


ceceiveras directectane given sõle autocrity to take acini illinismismismismismismismismismismismismismi	fina
cial statement provided by Stipulating	fina
	ive ine
	i ne
	i ne
	ШШ
sary steps to effectuate the sale of the McDuffie Real	ШШ
sary, steps to enectuate the sale of the wich of the literal	nece
	ДШП



Real Property, including, but limited to, taxes, utilities, reasonable and necessary maintenance, homeowner's assessments, sewer and/or water use charges and similar fees,;





Credit Adjusters, LLC signed on April 19, 2018.

F. The suspension of the judgment will be lifted as to any
Stipulating Defendant if, upon motion by the Commission, the Court
finds that Stipulating Defendant failed to disclose any material asset,

payment or monetary judgment pursuant to this Order, such as a J. The facts alleged in the Complaint establish all elements

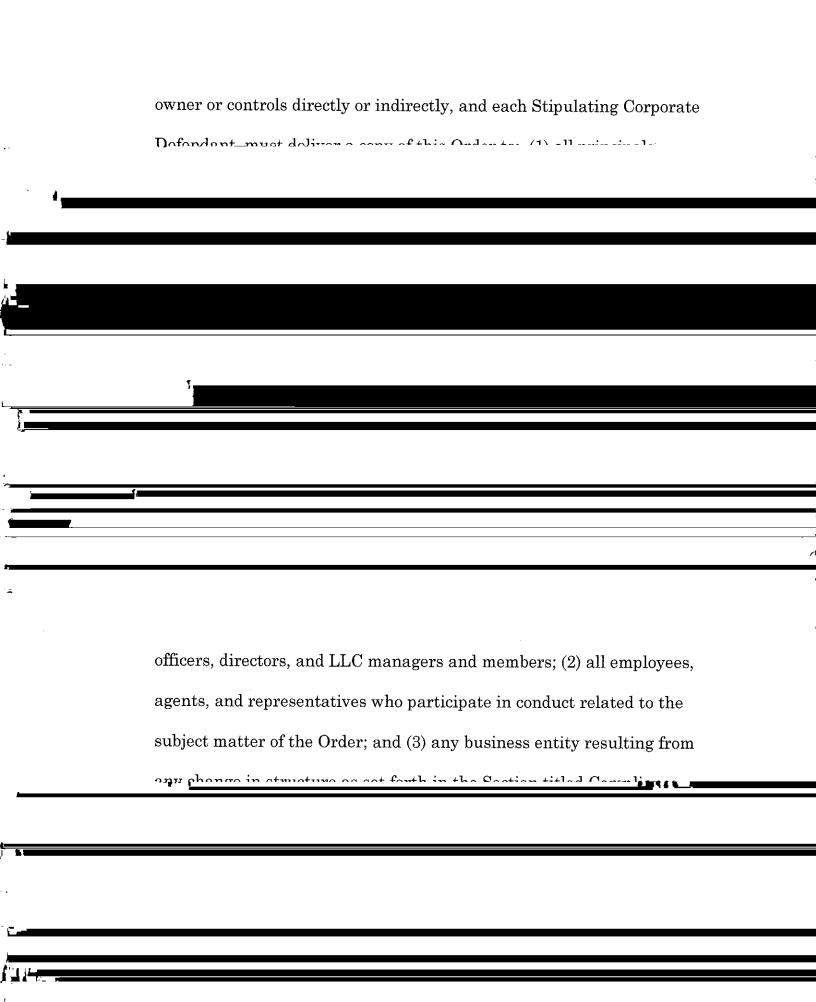
Defendants' practices alleged in the Complaint. Any money not used for such equitable relief is to be deposited to the U.S. Treasury as disgorgement. Stipulating Defendants have no right to challenge any actions the Commission or its representatives may take pursuant to this Subsection.

	M. The asset freeze is modified to permit the transfers identified in
	the Manatary Indoment Spotion. Then completion of these transfers
A 7	
+· -	
	(1

	B. disclosing, using, or benefitting from customer information,
	including the name, address, telephone number, email address, social
	security number, other identifying information, or any data that
7 <u>7</u>	
1	
_	
-,	
y i a	,
1	
	Jr.
1.	
1	
-	
_	
<u> </u>	
	account, or other financial account), that any Stipulating Defendant
	obtained mains to mateur of this Onder in some estion with over daht

Investments and American Credit Adjusters. Upon resolution of this case with respect to all Defendants, the Receiver is authorized to dispose of all remaining files, records, and computers as to Capital Security Investments and American Credit Adjusters. The Receiver is directed to wind up Capital Security Investments and American Credit Adjusters and liquidate all assets of these entities within 120 days after entry of this Order, but any party or the Receiver may request that the Court extend the Receiver's term for good

Investments and American Credit Adjusters, and final payment to the Receiver of all approved fees, costs, and expenses, the Receiver shall turn



	Defendant; (b) identify all of that Stipulating Defendant's
	businesses by all of their names, telephone numbers, and
	physical, postal, email, and Internet addresses: (c) describe the
·	
	activities of each business including the goods and services
1	
-	
L	
•	
	offered, the means of advertising, marketing, and sales, and the
	involvement of any other Defendant (which Stipulating
	Individual Defendants must describe if they know or should know
	due to their own involvement). (d) describe in detail whether and

notice of the filing of any bankruptcy petition, insolvency proceeding, or

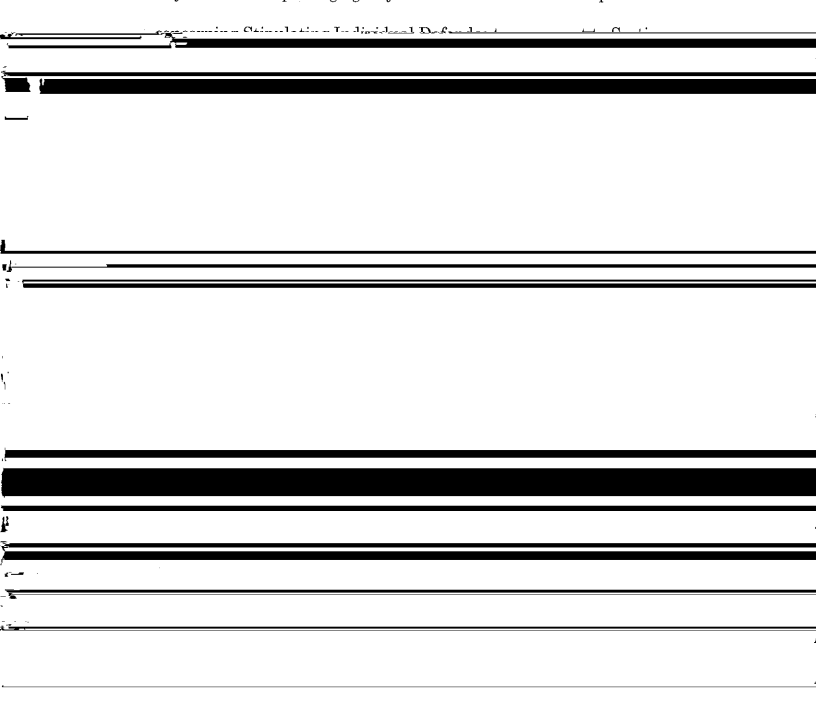
Defendant, individually or collectively with any other Defendant, is a majority owner or controls directly or indirectly, must create and retain the following records:

, <u>=</u> ,	<u> </u>	<u>1</u>	 •

	•		
-			
,			
<u> </u>			
<u>.</u>			
1			
<u> </u>			
			
	ال عماماً،		
	goldi		
•			

B. personnel records showing, for each person providing services, whether as an employee or otherwise, that person's: name; addresses; telephone

which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,		
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,		
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,		authorit additional compliance reports or other requested information
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,		}
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,	- ,	
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,	, , , , , , , , , , , , , , , , , , ,	
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,	4	
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,	, t 	
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,	λ _γ -	
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,		
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,		
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,		
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,		
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,	Ē	
which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,	<u>-</u>	A 20
and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,	*5	
and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court,	r	
also authorized to obtain discovery, without further leave of court,		which must be sworn under penalty of perjury; appear for depositions;
is pringe and of the manufacture and the late Tell and Tell and Civil		and produce documents for inspection and copying. The Commission is
is pringe and of the manufacture and the late Tell and Tell and Civil		also anthonical to abtain discourse without fouth and are affected
		also authorized to obtain discovery, without further leave of court,
	i= !	pring over of the amountains and a sile of her Delegal Delegal Civil
	7	
· · · · · · · · · · · · · · · · · · ·	¥1 ¥	
1.50	' B1	



604(1) of the Fair Credit Reporting Act, 15 U.S.C. \$1681b(a)(1).

RETENTION OF JURISDICTION

X. IT IS FURTHER ORDERED that this Court retains jurisdiction of this matter for purposes of construction, modification, and enforcement of this Order.

CO OPPENDED II. 17th

For Plaintiffs:

DATE: COLIN HECTOR PATRICK ROY 901 Market Street, Ste 570 San Francisco, CA 94103 T: 202-326-3376; 202-326-3347 F: 202-326-3768 E: chector@ftc.gov; proy@ftc.gov Pro hac vice Clana Chriss

	For Defendants:		
			e .
	%	DATE:	
 2-:-		1 1	
, , , , , , , , , , , , , , , , , , ,			
- 422			
<u> </u>			
•			
g = 1 = • f			
<u> </u>			
-			
-			
<u> </u>			
~			
1			
T =			
Ž.			
D.,			
12-			
<u></u>			
· ·			
£			
. <u> </u>	£		
	A. Of treat.		
- 3:			
-			
<u>-</u>	-		
			