UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

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In the Matter of)
CORELOGIC, INC.,) File No. 071 0029
a corporation.)
)
	,

AGREEMENT CONTAINING ORDER TO SHOW CAUSE AND ORDER MODIFYING ORDER

The Federal Trade Commission ("Commission") has initiated an investigation of certain conduct of CoreLogic, Inc. ("CoreLogic" or "Respondent") related to compliance with its obligations under the Decision and Order that the Commission issued in *In the Matter of CoreLogic, Inc.* Docket No. 4458, on May 20, 2014 ("Order"). The Bureau of Competition and CoreLogic enter into this Agreement Containing Order to Show Cause and Order Modifying Order ("Modification Agreement") to resolve the allegations in the Order to Show Caus Zana (According Condinates Condina

1. Respondent is a corporation organized, existing and doing business under and by virtue of the laws of the State of Delaware, with its office and principal place of business located at 40 Pacifica, Irvine, California, 92618-7471.

2. Respondent waives:

- a. any further procedural steps;
- b. the requirement that the Commission's Modifying Order, attached hereto and made a part hereof, contain a statement of findings of fact and conclusions of law;
- c. its rights under the show cause procedures set forth in Section 3.72(b) of the Commission's Rules of Practice, 16 C.F.R. §3.72(b);
- d. all rights to seek judicial review or otherwise to challenge or contest the validity of the Modifying Order entered pursuant to this Modification Agreement; and

- e. any claim under the Equal Access to Justice Act.
- 3. This Modification Agreement is for settlement purposes only.
- 4. Respondent shall continue to file vierid written reports ever§0 days as required by Paragraph VI.A.(1)(a) of the Ordetil the Modifying Order is final. Respondent shall provide sufficient information and documentation to enable the Commission to determine independently whetherRespondent is compliance with the Order and, when final, the Modifying Order.
- 5. Each compliance report submitted pursuant to Paragraph 4 above shall be verified by a notarized signature or sworn statement of the Chief Executive Officer or other officer oremployee of the Respondent specifically authorized to perform this function, or self-verified in the manner set forth in 28 U.S.C. § 1746. Commission Rul 2.41(a), 16 C.F.R. § 2.41(a) equires that the Commission receive an original and two copieseach compliance report Respondent hall file a paper original of each compliance report with the Secretary of the Commission and electronic copies of each compliance report to the Secretary at Electronic Filing ftc.gov, and with the Compliance Division becompliance copy of each compliance report to the Monitappointed by the Commission in this matter
- 6. This Modification Agreement hall not become part of the public record of the proceeding unless and untile Commission accepts the Modification Agreement If the Commission accepts the Modification Agreement, accepts the Commission will place it, together with proposed Modifying Ordendan explanation of the provisions of the proposed Modifying Order, and any other information that may help interested persons understand the odifying Order on the public record for the receipt of comments for thirty days. The Commission thereafter may either withdraw its acceptance of this Modification greement and so notify Respondent, in which event it will take such action as it may consider appropriate, or issue and serve the Modifying Order, in disposition of the proceeding.
- If the Commission acepts the agreement, further proceedings will be governed by

CORELOGIC, INC.	FEDERAL TRADE COMMISSION
By: Frank D. Martell President and Chief Executive Officer CoreLogic, Inc.	By: Susan Huber Attorney Bureau of Competition
Dated:	 Roberta Baruch
Courtney Dyer	Acting Assistant Director
O'Melveny & Myers LLP Counsel forCoreLogic, Inc.	Bureau of Competition
Dated:	
	Marian Bruno DeputyDirector
	Bureau of Competition
	D. Bruce Hoffman
	Acting Director
	Bureau of Competition
	Dated: