goods and services. The Ptiffmand Defendant Brian Hessle("Defendant Hessler") have agreed to settlement of thisianc upon the followingerms and conditions without adjudication of any issue of fact or law;

THEREFORE, on the joint motion of Plaintiff and Defendant HestaTels,
THEREFORE STIPULATED, AGRE ED, AND ORDERED as follows:

1. This Court has jurisdiction over the selbij matter of this case and jurisdiction over all parties pursuant to 28 U.S§\$.1331, 1337(a), 1345and 1355, and 15

5.

6 of the Telemarketing and Consun Freaud and Abuse Prention Act (the "Telemarketing Act"),15 U.S.C. § 610 and the Federal Trade Commission's Telemarketing Sales Rule (the "TSR" the "Rule"), 16 C.F.R. Part 310, as amended, and the Plaintiff has the authority seek the relief it has requested; Defendant Hessler has entered in the Order freely and without coercion, and Defendant Hessler acknowledges that he relief it has order and

6. Plaintiff and Defendant Hessler stipelated agree that the entry of this Order

is prepared to by them;

<u>ORDER</u> For purposes of this Order, the dowing definitions shall apply: "And" and "or" shall be understood to h9r.r6(mn-.0008sTT4 1 Tf 13.02 0 sand3,"

PERMANENT BAN ON THE SALE OF RECOVERY GOODS AND SERVICES

I. IT IS THEREFORE ORDERED that Defetant Hessler, whether acting directly or through any persorbusiness entity, trust, corporational partnership, limited liability company, subsidiary, division, website, direct device, is hereby permanently restrained and enjoined from selling recovery goods and services, or assisting others engaged in the sale of recovery goods and services.

PROHIBITION AGAINST MAKING MISREPRESENTATIONS RELATING TO ANY GOOD OR SERVICE

- II. IT IS FURTHER ORDERED that DefendaHessler and his agents, servants, employees, attorneys, and alther persons or titles in active concert or participation with him who receive actual notice of theorems by personal service or otherwise, whether acting directly or indirectly, inconnection with the advertising, promoting, marketing, offering for sale, selling, orstributing of any good or service are hereby permanently restrained and the from misrepresenting, or assisting others in misrepresenting, expressly or by implication material factincluding but not limited to:
- A. Any material aspect of the performanes icacy, nature, or central characteristics of the good or service;

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- B. Any material aspect of the natureterms of any refund, cancellation, exchange, or repurchase policy for the goods and services;
- C. That Defendants or another person is affiliated with and or approved by or otherwise connected to any other person, ernment entity; public; non-profit, br other non-commercial program; any other program;
- D. The total cost to purchase, risce or use the goods or services;
- Falsely representing, in any manner, odlycor by implication, any fact material to a consumer's decision (1) to purchase item, product, good, service, or interest of any kind; (2) tdonate to charity; or (3) to enter a contest for a prize; and
- F. Making a false or misleading state inteninduce any persoto pay for goods or services.

CUSTOMER INFORMATION

III. IT IS FURTHER ORDERED that DefendaHessler and his agents, servants, employees, attorneys, and ather persons or tities in active concert or participation with him who receive actual notice of thusder by personal server or otherwise, are permanently restrained and enjoinform directly or indirectly:

- A. Failing to provide sufficient customist formation to enalle the Commission to efficiently administer consumer redress a representative of the Commission requests in writing any information related to redress fendant Hessler must provide it, in the form prescribed by the Commission, within 14 days.
- B. Disclosing, using, or benefitting fromustomer information, including the name, address, telephone number, email addressalssecurity numberother identifying information, or any data the hables access to eastomer's account (including a credit card, bank account, or other financial acceptant action that either Defendant Hessler or the Corporate Defendant obtained priorentry of this Order; and
- C. Failing to dispose of such customeroimmation in all forms in their possession, custody, or control upon receipt of writtenredition to do so from a representative of the Commission. Disposal must be by means phratect against unauthorized access to the customer information, such as by burning, verilizing, or shredding ny papers, and by erasing or destroying any electronic mettia; nsure that the ustomer information cannot practicably be read or reconstructed.

Provided, however, that stomer information need note disposed of, and may be disclosed, to the extent requested by low, regulation, or court order.

MONETARY JUDGMENT AND PARTIAL SUSPENSION

- IV. IT IS FURTHER ORDERED that:
- A. Judgment is hereby entered in favo Posiintiff and against Defendant Hessler, for equitable monetary relief, pursuant too Soens 13(b) and 10f the FTC Act, 15 U.S.C. §§ 53(b) and 57b, the amount of five milbin, two hundred and eighty three thousand, six hundred and fifty eightlars (\$5,283,658). The payment of these sums shall be suspended extraprinety thousand dollars, (\$90,000), subject to the provisions of the Sieo of this Order entitled "RIGHT TO REOPEN."
- B. Prior to or concurrely twith Defendant Hessler's execution of this Order,

 Defendant Hessler shall turn the sum of ninety thousand dollars (\$90,000); in

 the form of a wire transfer in accordance h directions provided by counsel for

 Plaintiff. The funds shall be held innon-interest-bearing account pending

 approval of the settlement by the Federicalde Commission and the entry of the

 consent decree by the U.S. District Copbefore being disbursed in accordance

 with procedures specified by the Consum Protection Branch, Civil Division,

 U.S. Department of Justice Ashington, D.C. 20530.
- C. Defendant Hessler relinitsches all dominion, control, and title to the assets surrendered or paid to the fullest extpetmitted by law. Defedant Hessler shall

make no claim to or demand for returnt lowese assets, directly or indirectly, through counsel or otherwise.

D. The facts alleged in the

together with any interest Defendants harman arned in connection with any such credit or refund.

RIGHT TO REOPEN

- V. IT IS FURTHER ORDERED that:
- A. Plaintiff's agreement to this Order is

- B. The suspension of the judgment while lifted if, upon motion by Plaintiff, the Court finds that Defendant Hessler failed to sclose any materials set, materially misstated the value of any asset, orden any other material misstatement or omission in the financial representations identified above.
- C. If the suspension of the dgment is lifted, the judgent becomes immediately due in the amount specified abev (which the parties stipulationly for purposes of this Section represents the consumer in juless any payment previously made pursuant to this Section, plus interest mputed from the date of entry of this Order).

ORDER ACKNOWLEDGMENTS

- VI. IT IS FURTHER ORDERED that Defendathessler obtain acknowledgments of receipt of this Order:
- A. Defendant Hessler, within seven (7) defyshe entry of this Order, must submit to the Federal Trade Commission acknowledgment of receipt of this Order sworn under penalty of perjury.
- B. For 5 years after entry of this Ord Defendant Hessler, for any business that Defendant Hessler is the majority owner directly or indirectly controls, must deliver a copy of this Order to: (1) phrincipals, officers, directors, managers,

and members; (2) all employees, ageants representatives who participate in marketing or advertising any product or serve on websites or through telemarketing; and (3) arbusiness entity resulting from thange in structure as set forth in the Section titled Colinapice Reporting. Delivery must occur within seven (7) days of entry of this Oper for current personnel. To all others, ssum/7 eniry reponsibilt

- A. 180 days after entry of this Orderefendant Hessler must submit a compliance report, sworn under peltya of perjury.
 - 1. Defendant Hessler must: (a) desiate at least one telephone number and an email, physical, and postaldess as points of contact, which representatives of Plaintiff and the ederal Trade Commission may use to communicate with Defendant Hess (b) identify all of Defendant Hessler's businesses by all of their names, telephone numbers, and physical, postal, email, and Internet

Defendant Hessler performs sees whether as an employee or otherwise and any entity in which the dant Hessler Isaany ownership interest, and identify its name, physical dress, and Internet address, if any.

- C. Defendant Hessler must submit to the filing of any bankruptcypetition, insolvency proceeding, or any similar proceeding by or against to Defendant within 14 ays of its filing.
- D. Any submission to the Federal Tracemmission required by this Order to be sworn under penalty of perjury must three and accurate and comply with 28 U.S.C. § 1746, such as by concludir gradeclare under penalty of perjury under the laws of the United States of Amerthat the foregoing is true and correct. Executed on:______ and supply the capacitant or grades are fully applicable, and signature.
- E. Unless otherwise directed by adeal Trade Commission representative in writing, all submissions to the Fedellahde Commission pursuant to this Order must be emailed to DEbrief@ftc.gov onsey overnight courier (not the U.S. Postal Service) to:

Associate Director for Enforcement Bureau of Consumer Protection Federal Trade Commission

interview any employee outher person affiliated with any Defendant who has agreed to such an interwie The person interviewed may have counsel present.

C. Plaintiff and the Federal Trade no mission may use all other lawful means, including posing, through its representes yas consumers, suppliers, or other individuals or entities, to Defendantsary individual or entity affiliated with Defendants, without the necessof identification or prior notice. Nothing in this Order limits the Plaintiff and the Federal Trade Commission's lawful use of compulsory process, pursuant to Section and 20 of the FOT Act, 15 U.S.C. §§ 49, 57b-1.

CONCLUSION

IT IS FURTHER ORDERED that this Court retains it is diction of this matter for purposes of construction, modiffican, and enforcement of this Order.

IT IS FURTHER ORDERED that as a result of its judgment, the motion for summary judgment (Doc. 207) is denied as moot.

IT IS FURTHER ORDERED that the joint motion fostipulated final judgment (Doc. 223) is granted.

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6	UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA			
7	DIOTRIOT OF	ANIZONA		
8	UNITED STATES OF AMERICA,			
9				
10	Plaintiff,	No. CV <u>11-0390-PHX-JAT</u>		
11	V.			
12	BUSINESS RECOVERY SERVICES, LLC	ACKNOWLEDGMENT BY AFFIDAVIT OF RECEIPT		
13	a limited liability company, and,	OF ORDER BY		
14	BRIAN HESSLER,	DEFENDANT BRIAN HESSLER		
15	Individually and as owner, officer, o	r		
16	manager of Business Recovery Services, LLC,			
17				
18	Defendants.			
19				
20	1. My name is Brian Hessler	artn a U.S. citizen over the age of eighteen,		
21	and I have personal knowledgethe facts set forth in this Acknowledgment.			
22	2. I was a Defendant id nited States v. Business Recovery Services, LLC ar			
23	Brian Hessler which is the court case list ed ar the top of this page.			
24	3. On	, 2013he Honorable District Court		
25	Judge James A. Teilborg signed the Stipulational Judgment and Order for Permanent			
26	22			
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Case 2:11-cv-00390-JAT Document 227 Filed 09/30/13 Page 23 of 25

1	Injunction and Other Equitable Relief. I received a copof the Stipulated Final		
2	Judgment and Order for Permanenjulnction and Other Equitable Relief on		
3	, 2013, and auter and correct copyf the Order that I		
4	received is attached to this Acknowledgment.		
5			
6	I declare under penalty of perjury under taws of the United States of Americ		
7	that the foregoing is true and correct.		
8			
9	Date: Brian Hessler		
10	Dilait Hessiel		
11			
12			
13			
14	State of		
15	Subscribed and sworn to before me		
16	this day of, 2013.		
17			
18			
19	Notary Public		
20	Trotally Fubility		
21	My commission expires:		
22	Wy dominiosion expires.		
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5	LINUTED OTATEO D	IOTDIOT COURT		
6	UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA			
7				
8	UNITED STATES OF AMERICA,			
9		N		
10	Plaintiff,	No. CV <u>11-0390-PHX-JAT</u>		
11	V.	A OLANOVALLED ON AFRIT DV		
12	BUSINESS RECOVERY SERVICES, LLC	ACKNOWLEDGMENT BY AFFIDAVIT OF RECEIPT		
13	a limited liability company, and,	OF ORDER		
14	BRIAN HESSLER,			
15	Individually and as owner, officer, o	r		
16	manager of Business Recovery Services, LLC,			
17	Defendente			
18	Defendants.			
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Case 2:11-cv-00390-JAT Document 227 Filed 09/30/13 Page 25 of 25