

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

- 3. Stipulating Defendant admits the facts necessary to establish jurisdiction.
- 4. Stipulating Defendant waives any claim that they may have under the

Equal Access to Justice Act, 28 U.S.C. § 2412, concerning the prosecution of this action through the date of this Order, and agree to bear their own costs and attorney fees.

5. Stipulating Defendant and the Commission waive all rights to appeal

or otherwise challenge or contest the validity of this Order.

# **DEFINITIONS**

For the purpose of this Order, the following definitions apply:

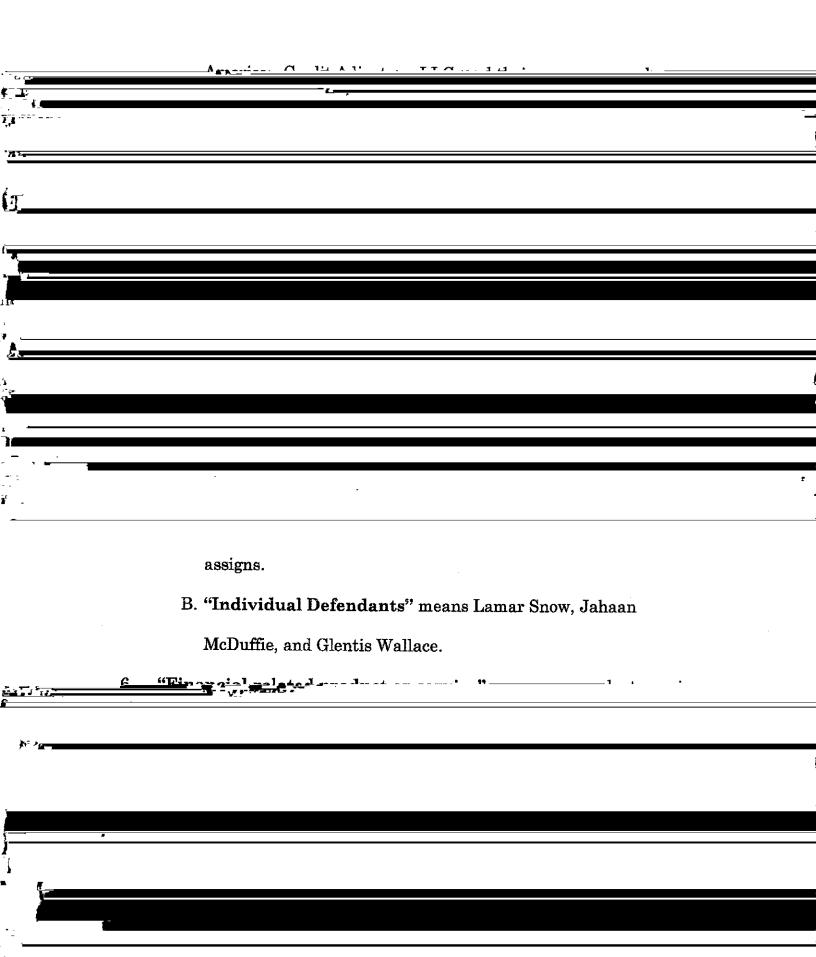
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judgment.

- 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

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attempts to collect, directly or indirectly, debts owed or due or asserted

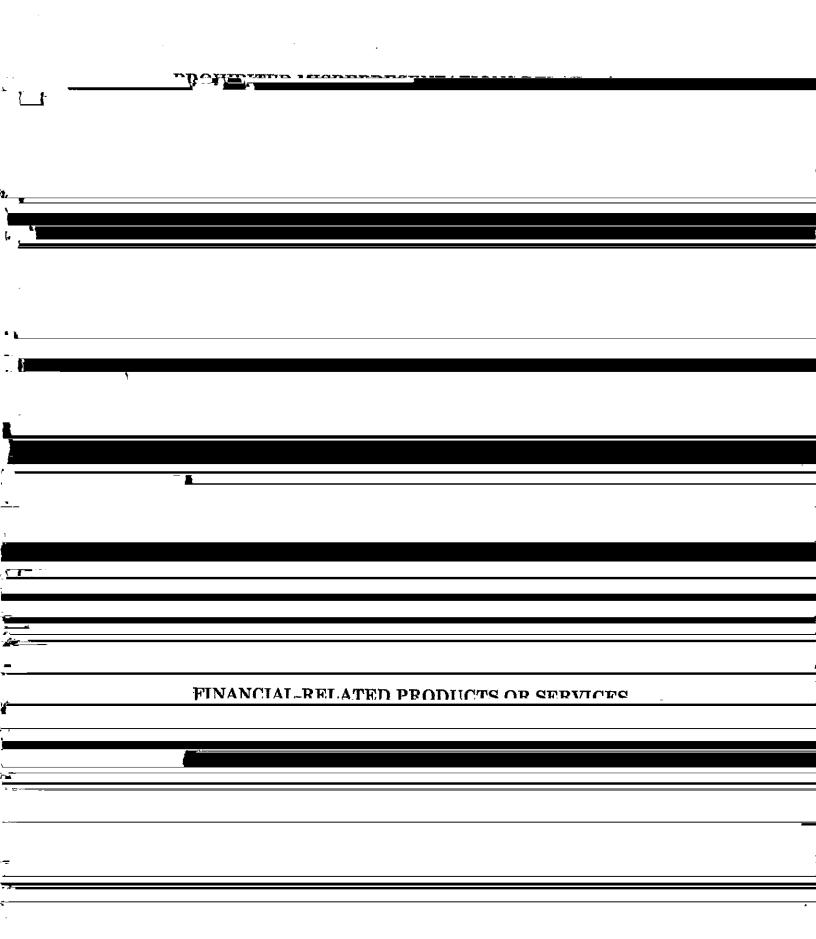


product, service, plan, or program represented, expressly or by implication, to:

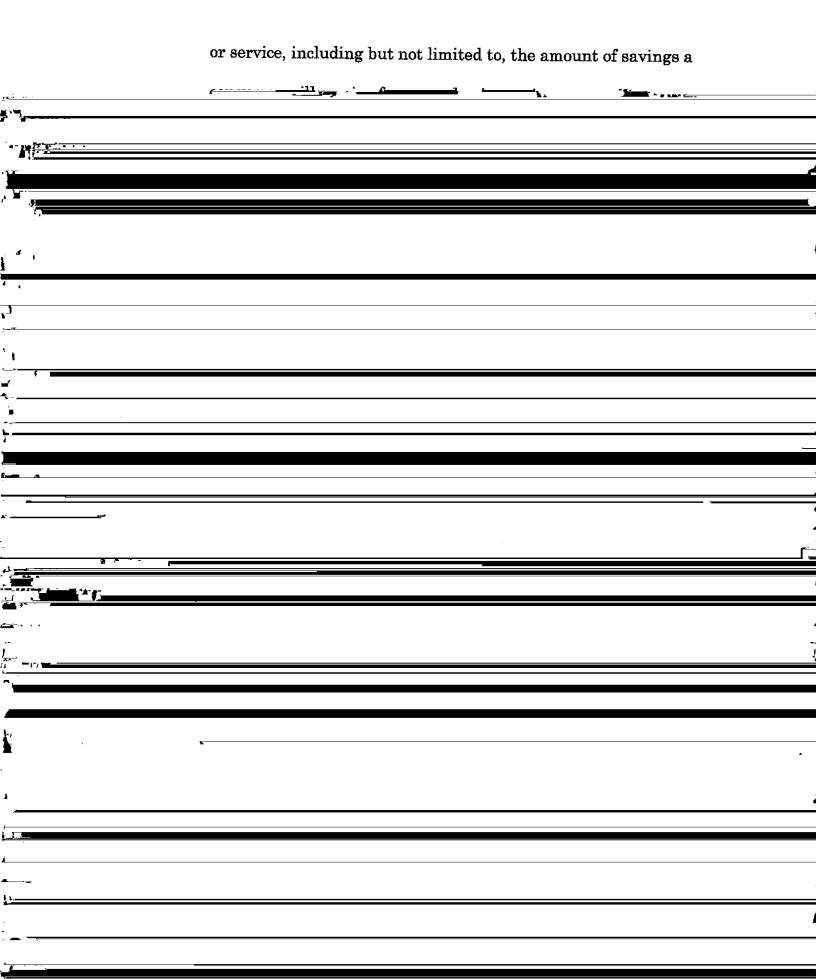
A. Negotiate, settle, or in any way alter the terms of payment or other terms of the mortgage, loan, debt, or obligation, including but not limited to, a reduction in the amount of interest, principal

or unsecured creditor or debt collector;

	collateral; or
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	collateral (ii) a deed-in-lieu of foreclosure or (iii) any other
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II. IT IS FURTHER ORDERED that Stipulating Defendant, Stipulating Defendant's officers, agents, employees, and attorneys, and all other persons



than those terms that actually are or will be awanged on affored be as augures over creditor or lender.

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### III. IT IS FURTHER ORDERED that:

Judgment in the amount of Three Million Four Hundred Sixty Α.

Two Thousand Six Hundred Sixty Four Dollars (\$3,462,664.00) is

entered in favor of the Commission received Stive of its Roll where an entered

s equitable monetary relief.

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jointly and severally, a

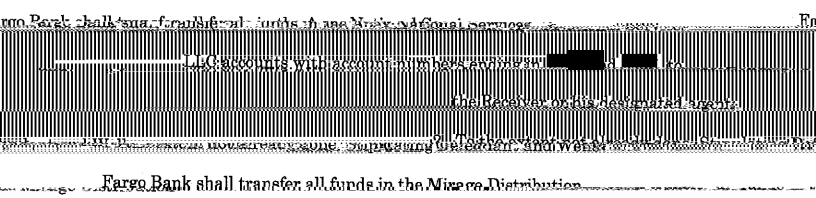
ction of the judgment against Stipulating

В. In partial satisfa

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the extent not already done, Stipulating Defendant and Wells

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LLC accounts with account numbers en

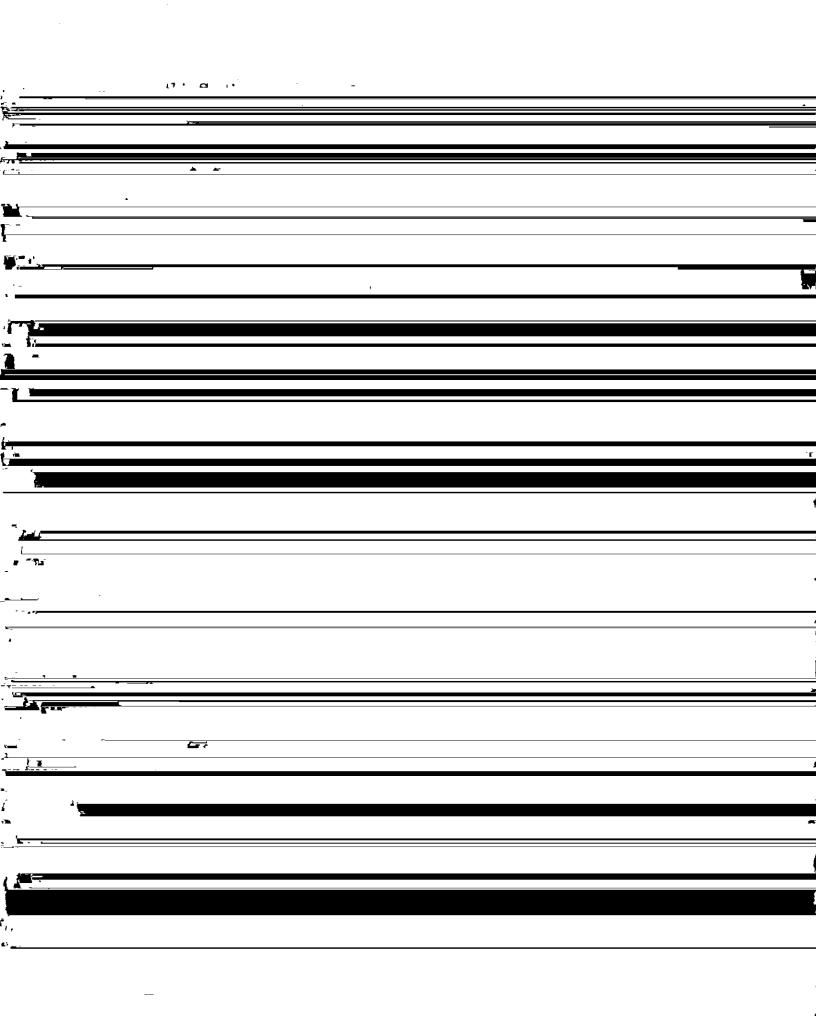
the Receiver or his designated agent:

ing Defendant and Wells

3. To the extent not already done, Stipulat

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Fargo Bank shall transfer all funds in t



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	to be used for equitable relief, inclu	ading consumer redress and	any
	attendant expenses for the adminis	atuatian of any radrace for I	.T.C
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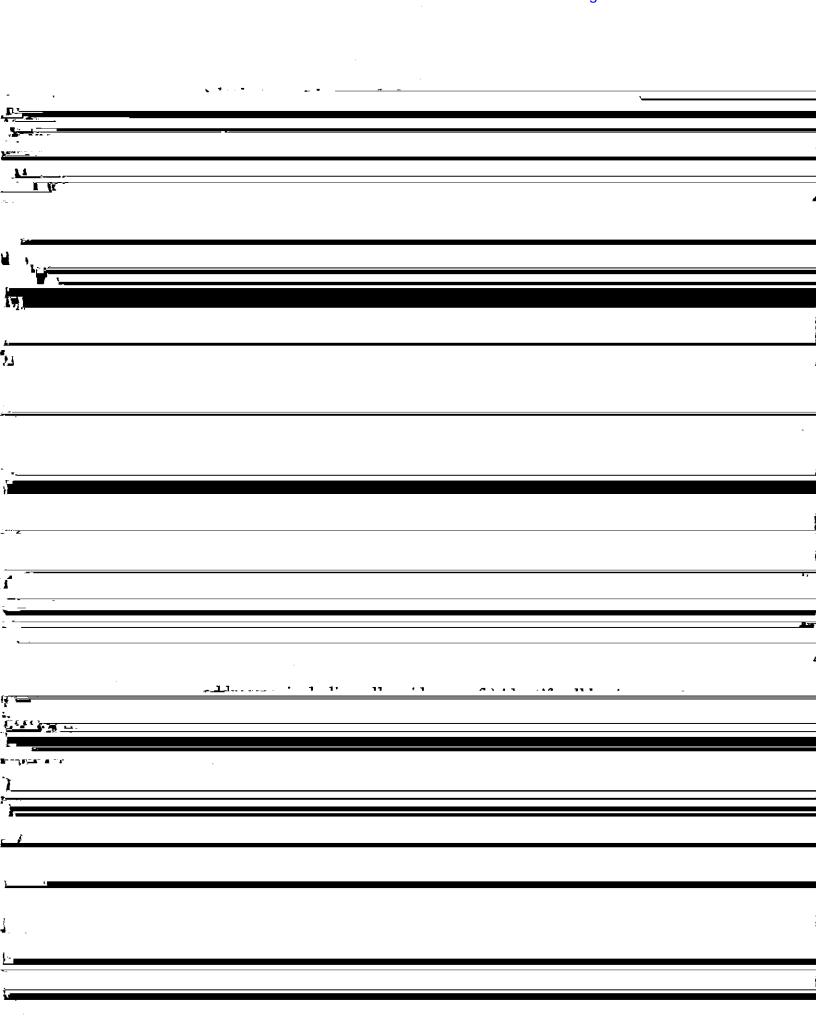
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	restrained and enjoined from:
	A. failing to provide sufficient customer information to enable the
	Commission to efficiently administer consumer redress. Stipulating
	Defendant rangeants that he has answided this reduces information to
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## (PDFD CANDING

- V. IT IS FURTHER ORDERED that Stipulating Defendant obtain acknowledgments of receipt of this Order:
  - A. Stipulating Defendant, within 7 days of entry of this Order, must submit to the Commission an acknowledgment of receipt of this Order sworn under penalty of perjury.
  - B. For 5 years after entry of this Order, Stipulating Defendant for any business that such Defendant, individually or collectively with any other Defendants, is the majority owner or controls directly or indirectly, must deliver a copy of this Order to: (1) all principals, officers, directors, and LLC managers and members; (2) all employees, agents, and representatives who participate in conduct related to the

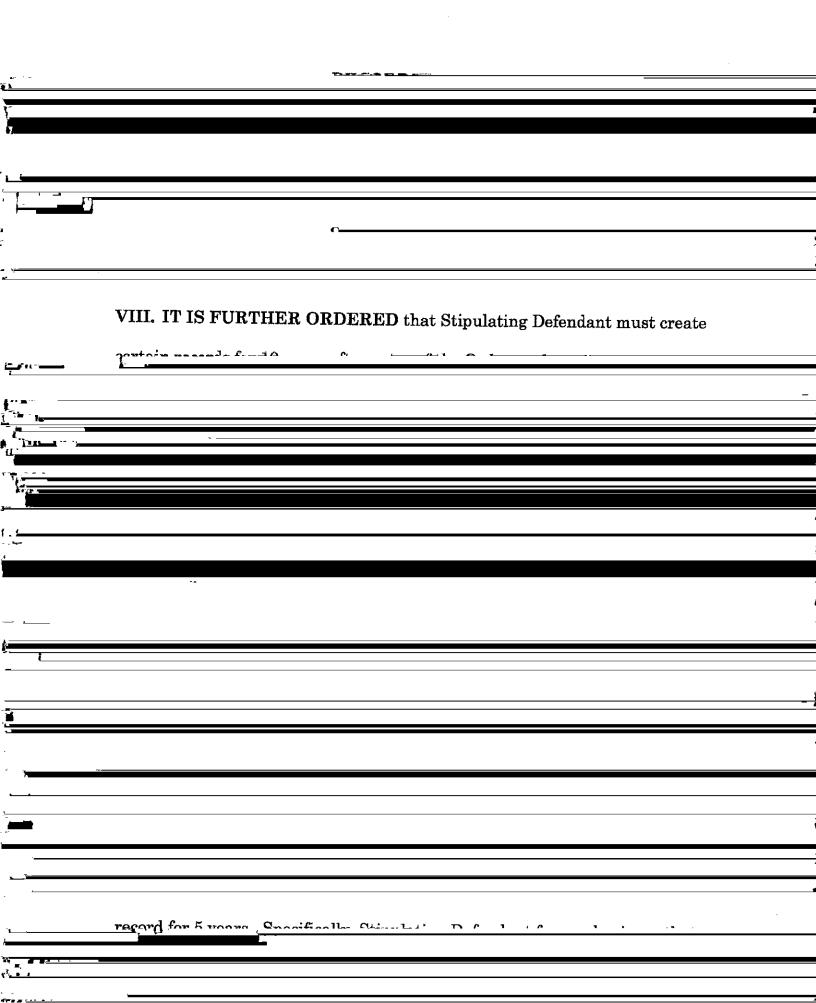
# COMPLIANCE REPORTING

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	timely submissions to the Commission:
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	A. One year after entry of this Order, Stipulating Defendant must
	submit a compliance report, sworn under penalty of perjury:
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Defendant has any ownership interest, and identify the name, physical address, and any Internet address of the business or



Supulating Defendant's compliance with this Order, including the financial				
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	failure to transfer any assets as required by this Order:			

A. Within 14 days of receipt of a written request from a representative of the Commission Stipulating Defendant must: submit additional compliance reports or other requested information, which must be sworn under penalty of perjury; appear for depositions; and

		identification or prior notice. Nothing in this Order limits the
		Commission's lawful use of compulsory process, pursuant to Sections 9
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		and 20 of the FTC Act, 15 U.S.C. §§ 49, 57b-1.  D. Upon written request from a representative of the Commission, any consumer reporting agency must furnish consumer reports  Consumer Stimulating Defendant and Continue C
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		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
	his	matter for purposes of construction, modification, and enforcement of
	this	Order.

<u>. 2018.</u>

SO ORDERED this May of July

SO STIPULATED AND AGR
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For Plaintiffs:

COLIN HECTOR

DATE:

2018

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pro hac vice

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For Defendant:

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770-906-6476

Defendant Glentis Wallace a/k/a Glen Wallace