(Proposed) Prel. Inj. as to Defendant Michael Ratliff

Federal Trade Commission 915 2nd Ave., Ste. 2896 Seattle, Washington 98174 (206) 220-6350

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Plaintiff, the Federal Trade Commission ("Commission" or "FTC"), has filed its Complaint for Permanent Injunction and Other Equitable Relief pursuant to Section 13(b) of the Federal Trade Commission Act ("FTC Act"), 15 U.S.C. § 53(b), and the Telemarketing and Consumer Fraud and Abuse Prevention Act ("Telemarketing Act"), 15 U.S.C. §§ 6101-6108, and has moved, pursuant to Fed. R. Civ. P. 65(b), for a preliminary injunction, asset freeze, and other equitable relief.

Plaintiff FTC, by and through counsel, and Defendant Michael Ratliff ("Stipulating Defendant"), a *pro se* litigant, have agreed to stipulate to entry of a preliminary injunction in the form below without further notice or hearing. However, the findings of fact set forth below are not admissions by Stipulating Defendant and are not intended to preclude him from disputing such findings at later proceedings in this matter or at trial. The stipulation and entry of this Preliminary Injunction is not to be construed or deemed a waiver of any claims or defenses that may be raised by Stipulating Defendant in this action.

FINDINGS OF FACT

The Court, having considered the FTC's Complaint, *ex parte* application for temporary restraining order, declarations, exhibits, and the memorandum filed in support of the FTC's application, and the FTC's Motion for Preliminary Injunction, and the evidence presented, now finds that:

- 1. This Court has jurisdiction over the subject matter of this case, and there is good cause to believe that it will have jurisdiction over all parties hereto and that venue in this district is proper.
- 2. There is good cause to believe that that Plaintiff is likely to prevail on the merits of this action.
- 3. Without admitting or denying any allegations of the Complaint (except as to personal and subject matter jurisdiction under the instant Complaint, which Stipulating Defendant admits), Stipulating Defendant consents and

stipulates to the entry of a preliminary injunction in the form as evidenced below, without further notice or hearing.

- 4. Weighing the equities and considering the FTC's likelihood of ultimate success on the merits, the stipulated preliminary injunction is in the public interest.
- 5. No security is required of any agency of the United States for issuance of a preliminary injunction. Fed. R. Civ. P. 65(c).

ORDER

DEFINITIONS

For the purpose of this Preliminary Injunction, the following definitions shall apply:

- A. "Asset" means any legal or equitable interest in, right to, or claim to, any real or personal property, including, without limitation, chattels, goods, instruments, equipment, fixtures, general intangibles, leaseholds, mail or other deliveries, inventory, checks, notes, accounts, credits, contracts, receivables, shares of stock, and all cash, wherever located and by whomever held.
- B. "**Debt Relief Service**" means any program or service represented, directly or by implication, to renegotiate, settle, or in any way alter the terms of payment or other terms of the debt between a person and one or more unsecured creditors or debt collectors, including, but not limited to, a reduction in the balance, interest rate, or fees owed by a person to an unsecured creditor or debt collector.
- C. "Document" is synonymous in meaning and equal in scope to the usage of the terms "document" and "electronically stored information" in Fed. R. Civ. P. 34(a), and includes but is not limited to writings, drawings, graphs, charts, photographs, sound and video recordings, images, Internet sites, web pages, websites, electronic correspondence, including e-mail and instant messages, contracts, accounting data, advertisements, FTP Logs, Server Access Logs, books, written or printed records, handwritten notes, telephone logs, telephone scripts,

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receipt books, ledgers, personal and business canceled checks and check registers, bank statements, appointment books, computer records, customer or sales databases and any other electronically stored information, including Documents located on remote servers or cloud computing systems, and other data or data compilations from which information can be obtained directly or, if necessary, after translation into a reasonably usable form. A draft or non-identical copy is a separate document within the meaning of the term.

- "Electronic Data Host" means any person or entity in the business of D. storing, hosting, or otherwise maintaining electronically stored information. This includes, but is not limited to, any entity hosting a website or server, and any entity providing cloud-based electronic storage.
- E. "Person" means any individual, group, unincorporated association, limited or general partnership, corporation or other business entity.
 - F. "Plaintiff" means the Federal Trade Commission.
- G. "Receiver" means Thomas W. McNamara. The term "Receiver" also includes any deputy receivers as may be named by the Receiver.
- "Seller" means any person who, in connection with a telemarketing Η. transaction, provides, offers to provide, or arranges for others to provide goods or services to a customer in exchange for consideration.
- "Stipulating Defendant" means Michael Ratliff; and any other I. names by which he might be known.
- "Telemarketer" means any person who, in connection with J. telemarketing, initiates or receives telephone calls to or from a customer or donor. 16 C.F.R. § 310.2(ff).
- "Telemarketing" means a plan, program, or campaign (whether or K. not covered by the TSR, 16 C.F.R. Part 310) that is conducted to induce the purchase of goods or services or a charitable contribution by use of one or more telephones.

I. REPRESENTATIONS PROHIBITED BY § 5 OF THE FTC ACT

IT IS FURTHER ORDERED that Stipulating Defendant, his officers, agents, servants, employees, and attorneys, and all other persons who are in active concert or participation with him, who receive actual notice of this Order, by personal service or otherwise, whether acting directly or indirectly, in connection with the advertising, marketing, promoting, or offering for sale, sale, or provision of any Debt Relief Service, is hereby preliminarily restrained and enjoined from:

- A. Misrepresenting or assisting others in misrepresenting, expressly or by implication, that:
 - 1. Stipulating Defendant is part of, affiliated with, or works directly with the government, government loan programs, the Department of Education ("ED"), or consumers' loan servicers;
 - 2. Consumers who purchase Stipulating Defendant's Debt Relief Services generally will have their monthly payments reduced or their loan balances forgiven in whole or in part;
 - 3. Consumers are qualified for, or are approved to receive loan forgiveness or other programs that will permanently lower or eliminate their loan payments or balances; and
 - 4. Any other fact material to consumers concerning any Debt Relief Service, such as: the total costs; any material restrictions, limitations, or conditions; or any material aspect of its performance, efficacy, nature, or central characteristics; and
- B. Making or assisting others in making, any representation, expressly or by implication, about the benefits, performance, or efficacy of any Debt Relief Service, unless the representation is non-misleading and, at the time such representation is made, Stipulating Defendant possesses and relies upon competent and reliable evidence that is sufficient in quality and quantity based on standards

generally accepted in the relevant fields, when considered in light of the entire body of relevant and reliable evidence, to substantiate that the representation is true.

II. REPRESENTATIONS PROHIBITED BY THE TSR

IT IS FURTHER ORDERED that Stipulating Defendant, his officers, agents, servants, employees, and attorneys, and all other persons who are in active concert or participation with him, who receive actual notice of this Order, whether acting directly or indirectly, in connection with providing, offering to provide, or arranging for others to provide any Debt Relief Service, is hereby preliminarily restrained and enjoined from:

- A. Providing, offering to provide, or arranging for others to provide any Debt Relief Service and requesting or receiving payment of any fees or consideration for any Debt Relief Service until and unless:
 - 1. The Seller or Telemarketer has renegotiated, settled, reduced, or otherwise altered the terms of at least one debt pursuant to a settlement agreement, debt management plan, or other such valid contractual agreement executed by the customer;
 - 2. The customer has made at least one payment pursuant to that settlement agreement, debt management plan, or other valid contractual agreement between the customer and the creditor or debt collector; and
 - 3. To the extent that debts enrolled in a service are renegotiated, settled, reduced, or otherwise altered individually, the fee or consideration either:
 - a. Bears the same proportional relationship to the total fee for renegotiating, settling, reducing, or altering the terms of the entire debt balance as the individual debt amount bears to the entire debt amount. The individual debt amount and the entire

debt amount are those owed at the time the debt was enrolled in the service; or

- b. Is a percentage of the amount saved as a result of the renegotiation, settlement, reduction, or alteration. The percentage charged cannot change from one individual debt to another. The amount saved is the difference between the amount owed at the time the debt was enrolled in the service and the amount actually paid to satisfy the debt requesting or receiving payment of any fees or consideration for any debt relief service;
- B. Misrepresenting directly or indirectly, expressly or by implication, that Stipulating Defendant is affiliated with, or endorsed or sponsored by, the government, government loan programs, the ED, or consumers' loan servicers;
- C. Misrepresenting, directly or indirectly, expressly or by implication, any material aspect of his Debt Relief Services, including, but not limited to, that:
 - 1. Consumers who purchase Stipulating Defendant's Debt Relief Services generally will have their monthly payments reduced or their loan balances forgiven in whole or in part; and
 - 2. Consumers are qualified for, or are approved to receive loan forgiveness or other programs that will permanently lower or eliminate their loan payments or balances.

III. PROHIBITION ON RELEASE OF CUSTOMER INFORMATION

IT IS FURTHER ORDERED that Stipulating Defendant, his officers, agents, servants, employees, attorneys, and all other persons who are in active concert or participation with him, who receive actual notice of this Order, whether acting directly or indirectly, is hereby preliminarily restrained and enjoined from:

A. Selling, renting, leasing, transferring, or otherwise disclosing, the name, address, birth date, telephone number, email address, credit card number,

B. Benefitting from or using the name, address, birth date, telephone number, email address, credit card number, bank account number, Social Security number, or other financial or identifying information of any person that Stipulating Defendant obtained in connection with any activity that pertains to the subject matter of this Order.

Provided, however, that Stipulating Defendant may disclose such identifying information to a law enforcement agency, as required by any law, regulation, or court order, or in any filings, pleadings or discovery in this action in the manner required by the Federal Rules of Civil Procedure and by any protective order in the case.

IV. ASSET FREEZE

IT IS FURTHER ORDERED that, except upon further order of the Court or by agreement between the FTC and the Stipulating Defendant, including an agreement to release reasonable and ordinary living expenses, Stipulating Defendant, and his officers, agents, servants, employees, and attorneys, and all other persons who are in active concert or participation with him, who receive actual notice of this Order, whether acting directly or indirectly, is hereby preliminarily restrained and enjoined from:

A. Transferring, liquidating, converting, encumbering, pledging, loaning, selling, concealing, dissipating, disbursing, assigning, relinquishing, spending, withdrawing, granting a lien or security interest or other interest in, or otherwise disposing of any Assets of the Stipulating Defendant, wherever located, including outside the United States, that are:

- 1. Owned or controlled, directly or indirectly, by the Stipulating Defendant;
- 2. held, in part or in whole, for the benefit of the Stipulating Defendant;
- 3. In the actual or constructive possession of the Stipulating Defendant; or
- 4. Owned or controlled by, in the actual or constructive possession of, or otherwise held for the benefit of, any corporation, partnership, asset protection trust, or other entity that is directly or indirectly owned, managed or controlled by the Stipulating Defendant.
- B. Opening or causing to be opened any safe deposit boxes, commercial mail boxes, or storage facilities titled in the name of the Stipulating Defendant or subject to access by the Stipulating Defendant, except as necessary to comply with written requests from the Receiver acting pursuant to its authority under this Order;
- C. Incurring charges or cash advances on any credit or bank card issued in the name, individually or jointly, of the Stipulating Defendant, or any corporation, partnership, or other entity directly or indirectly owned, managed, or controlled by the Stipulating Defendant, or of which the Stipulating Defendant is an officer, director, member, or manager; or
- D. Cashing any checks or depositing any money orders or cash received from consumers, clients, or customers of the Stipulating Defendant.

The Assets affected by this Section shall include: (1) all Assets of the Stipulating Defendant as of the time this Order is entered; (2) Assets obtained by the Stipulating Defendant after this Order is entered if those Assets are derived from any activity that is the subject of the Complaint in this matter or that is prohibited by this Order. This Section does not prohibit any transfers to the Receiver or repatriation of foreign Assets specifically required by this Order.

V. RETENTION OF ASSETS AND DOCUMENTS BY THIRD PARTIES

IT IS FURTHER ORDERED that, subject to an order of the Court or agreement between the FTC and the Stipulating Defendant, and pending final resolution of this case, any financial or brokerage institution, Electronic Data Host, credit card processor, payment processor, merchant bank, acquiring bank, independent sales organization, third party processor, payment gateway, insurance company, business entity, or person who receives actual notice of this Order (by service or otherwise) and that (a) holds, controls, or maintains custody, through an account or otherwise, of any Document or Asset that is: owned or controlled, directly or indirectly, by the Stipulating Defendant; held, in part or in whole, for the benefit of the Stipulating Defendant; in the actual or constructive possession of the Stipulating Defendant; or owned or controlled by, in the actual or constructive possession of, or otherwise held for the benefit of, any corporation, partnership, asset protection trust, or other entity that is directly or indirectly owned, managed, or controlled by the Stipulating Defendant; (b) holds, controls, or maintains custody of any Document or Asset associated with credits, debits or charges made on behalf of the Stipulating Defendant, including reserve funds held by payment processors, credit card processors, merchant banks, acquiring banks, independent sales organizations, third party processors, payment gateways, insurance companies, or other entities; or (c) has held, controlled, or maintained custody of any such Document, Asset, or account at any time since the date of entry of this Order shall:

A. Hold, preserve, and retain within its control and prohibit the withdrawal, removal, alteration, assignment, transfer, pledge, encumbrance, disbursement, dissipation, relinquishment, conversion, sale, or other disposal of any such Document or Asset, as well as all Documents or other property related to such Assets, except by further order of this Court;

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- Deny any Person access to any safe deposit box, commercial mail В. box, or storage facility that is titled in the name of the Stipulating Defendant, either individually or jointly, or otherwise subject to access by the Stipulating Defendant;
- Provide FTC counsel with respect to Stipulating Defendant, within three (3) business days of receiving a copy of this Order, a sworn statement setting forth:
 - The identification number of each such account or Asset; 1.
 - 2. The balance of each such account, or a description of the nature and value of each such Asset as of the close of business on the day on which this Order is served, and, if the account or other Asset has been closed or removed, the date closed or removed, the total funds removed in order to close the account, and the name of the person or entity to whom such account or other Asset was remitted and all user names, passwords or other information necessary to have full and complete access to all accounts; and
 - The identification of any safe deposit box, commercial mail 3. box, or storage facility that is either titled in the name, individually or jointly, of any Stipulating Defendant, or is otherwise subject to access by any Stipulating Defendant; and
- D. Upon the request of FTC counsel, promptly provide FTC counsel with copies of all records or other Documents pertaining to such account or Asset, including originals or copies of account applications, account statements, signature cards, checks, drafts, deposit tickets, transfers to and from the accounts, including wire transfers and wire transfer instructions, all other debit and credit instruments or slips, currency transaction reports, 1099 forms, and all logs and records pertaining to safe deposit boxes, commercial mail boxes, and storage facilities.

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VI. FINANCIAL STATEMENTS AND ACCOUNTING

IT IS FURTHER ORDERED that Stipulating Defendant, no later than [DATE], 2017, shall prepare and deliver to Plaintiff's counsel: (1) completed financial statements on the forms attached to this Order as Attachment A (Financial Statement of Individual Defendant), and Attachment B (Financial Statement of Corporate Defendant); and (2) a completed statement, verified under oath, of all payments, transfers or assignments of funds, property worth \$5,000 or more, and other assets, since January 1, 2015. Such statement shall include: (a) the amount transferred or assigned; (b) the name of each transferee or assignee; (c) the date of the transfer or assignment; and (d) the type and amount of consideration paid by the Stipulating Defendant. Each statement shall specify the name and address of each financial institution and brokerage firm at which the Stipulating

VII. FOREIGN ASSET REPATRIATION

Defendant has in accounts or safe deposit boxes. Said statements shall include

assets held in foreign as well as domestic accounts.

IT IS FURTHER ORDERED that within five (5) days following the service of this Order, if they have not already done so, the Stipulating Defendant shall:

A. Provide Plaintiff's counsel with a full accounting, verified under oath and accurate as of the date of this Order, of all Assets, Documents, and accounts outside of the United States which are: (1) titled in the name, individually or jointly, of the Stipulating Defendant; (2) held by any person or entity for the benefit of the Stipulating Defendant or for the benefit of, any corporation, partnership, asset protection trust, or other entity that is directly or indirectly owned, managed, or controlled by the Stipulating Defendant; or (3) under the direct or indirect control, whether jointly or singly, of the Stipulating Defendant;

- B. Take all steps necessary to provide Plaintiff's counsel access to all Documents and records that may be held by third parties located outside of the territorial United States of America, including signing, if they have not already done so, the Consent to Release of Financial Records appended to this Order as **Attachment C**.
- C. The same business day as any repatriation, (1) notify counsel for Plaintiff of the name and location of the financial institution or other entity that is the recipient of such Documents or Assets; and (2) serve this Order on any such financial institution or other entity.

VIII. NON-INTERFERENCE WITH REPATRIATION

IT IS FURTHER ORDERED that Stipulating Defendant, his officers, agents, servants, employees, and attorneys, and all other Persons who are in active concert or participation with him, who receive actual notice of this Order, whether acting directly or indirectly, is hereby restrained and enjoined from taking any action, directly or indirectly, which may result in the encumbrance or dissipation of foreign Assets, or in the hindrance of the repatriation required by this Order, including, but not limited to:

- A. Sending any communication or engaging in any other act, directly or indirectly, that results in a determination by a foreign trustee or other entity that a "duress" event has occurred under the terms of a foreign trust agreement until such time that Stipulating Defendant's Assets have been fully repatriated pursuant to this Order; or
- B. Notifying any trustee, protector or other agent of any foreign trust or other related entities of either the existence of this Order, or of the fact that repatriation is required pursuant to a court order, until such time that Stipulating Defendant's Assets have been fully repatriated pursuant to this Order.

IX. CONSUMER CREDIT REPORTS

IT IS FURTHER ORDERED that Plaintiff may obtain credit reports concerning the Stipulating Defendant pursuant to Section 604(a)(1) of the Fair Credit Reporting Act, 15 U.S.C. 1681b(a)(1), and that, upon written request, any credit reporting agency from which such reports are requested shall provide them to Plaintiff.

X. PRESERVATION OF RECORDS

IT IS FURTHER ORDERED that Stipulating Defendant, and his officers, agents, employees, and attorneys, and all other Persons in active concert or participation with any of them, who receive actual notice of this Order, whether acting directly or indirectly, is hereby preliminarily restrained and enjoined from:

- A. Destroying, erasing, falsifying, writing over, mutilating, concealing, altering, transferring, or otherwise disposing of, in any manner, directly or indirectly, Documents that relate to: (1) the business, business practices, Assets, or business or personal finances of Stipulating Defendant; (2) the business practices or finances of entities directly or indirectly under the control of Stipulating Defendant; or (3) the business practices or finances of entities directly or indirectly under common control with any other Defendant; and
- B. Failing to create and maintain Documents that, in reasonable detail, accurately, fairly, and completely reflect Stipulating Defendant's income, disbursements, transactions, and use of Stipulating Defendant's Assets.

XI. COOPERATION WITH THE RECEIVER

IT IS FURTHER ORDERED that the Stipulating Defendant, his officers, agents, servants, employees, attorneys, all other persons who are in active concert or participation with him, who receive actual notice of this Order shall fully cooperate with and assist the Receiver. This cooperation and assistance shall include, but is not limited to, providing information to the Receiver that the

Receiver deems necessary to exercise the authority and discharge the responsibilities of the Receiver under this Order; providing any keys, codes, user names and passwords required to access any computers, electronic devices, mobile devices, or machines (onsite or remotely) or any cloud account (including the specific method used to access the account) or electronic file in any medium and completing a questionnaire provided by the Receiver; advising all persons who owe money to the receivership that all debts should be paid directly to the Receiver; and transferring funds at the Receiver's direction and producing records related to the Assets and sales of the receivership defendants in this action.

XII. NON-INTERFERENCE WITH THE RECEIVER

IT IS FURTHER ORDERED that the Stipulating Defendant, his officers, agents, servants, employees, and attorneys, and all other persons who are in active concert or participation with him, who receive actual notice of this Order, and any other person served with a copy of this Order, is hereby restrained and enjoined from directly or indirectly:

- A. Interfering with the Receiver's efforts to manage, or take custody, control, or possession of, the Assets or Documents subject to the receivership;
 - B. Transacting any of the business of the receivership defendants;
- C. Transferring, receiving, altering, selling, encumbering, pledging, assigning, liquidating, or otherwise disposing of any Assets owned, controlled, or in the possession or custody of, or in which an interest is held or claimed by, the receivership defendants; or
- D. Refusing to cooperate with the Receiver or the Receiver's duly authorized agents in the exercise of their duties or authority under any order of this Court.

XIII. STAY OF ACTIONS

IT IS FURTHER ORDERED that, except by leave of this Court, during the pendency of the receivership ordered herein, Stipulating Defendant, his officers, agents, servants, employees, and attorneys, and all other persons who are in active concert or participation with him, who receive actual notice of this Order, and his corporations, subsidiaries, divisions, or affiliates, and all investors, creditors, stockholders, lessors, customers and other persons seeking to establish or enforce any claim, right, or interest against or on behalf of Stipulating Defendant, and all others acting for or on behalf of such persons, are hereby enjoined from taking action that would interfere with the exclusive jurisdiction of this Court over the Assets or Documents of the Stipulating Defendant, including, but not limited to:

- A. Filing or assisting in the filing of a petition for relief under the Bankruptcy Code, 11 U.S.C. § 101 *et seq.*, or of any similar insolvency proceeding on behalf of the Stipulating Defendant;
- B. Commencing, prosecuting, or continuing a judicial, administrative, or other action or proceeding against the Stipulating Defendant, including the issuance or employment of process against the Stipulating Defendant, except that such actions may be commenced if necessary to toll any applicable statute of limitations; or
- C. Filing or enforcing any lien on any Asset of the Stipulating Defendant, taking or attempting to take possession, custody, or control of any Asset of the Stipulating Defendant, attempting to foreclose, forfeit, alter, or terminate any interest in any Asset of the Stipulating Defendant, whether such acts are part of a judicial proceeding, are acts of self-help, or otherwise.

Provided, however, that this Order does not stay: (1) the commencement or continuation of a criminal action or proceeding; (2) the commencement or

continuation of an action or proceeding by a governmental unit to enforce such governmental unit's police or regulatory power; or (3) the enforcement of a judgment, other than a money judgment, obtained in an action or proceeding by a governmental unit to enforce such governmental unit's police or regulatory power.

XIV. DISTRIBUTION OF ORDER BY STIPULATING DEFENDANT

IT IS FURTHER ORDERED that Stipulating Defendant shall immediately provide a copy of this Order to each affiliate, telemarketer, marketer, sales entity, successor, assign, member, officer, director, employee, agent, independent contractor, attorney, spouse, former spouse, subsidiary, division, and representative of his and any company owned or controlled by him, and shall, within three (3) calendar days from the date of entry of this Order provide Plaintiff with a sworn statement that this provision of the Order has been satisfied, which statement shall include the names, physical addresses, phone number, and email addresses of each such person or entity who received a copy of the Order. Furthermore, Stipulating Defendant shall not take any action that would encourage officers, agents, members, directors, employees, salespersons, independent contractors, attorneys, subsidiaries, affiliates, successors, assigns or other persons or entities in active concert or participation with him to disregard this Order or believe that they are not bound by its provisions.

XV. EXPEDITED DISCOVERY

IT IS FURTHER ORDERED that, notwithstanding the provisions of the Fed. R. Civ. P. 26(d) and (f) and 30(a)(2)(C), and pursuant to Fed. R. Civ. P. 30(a), 34, and 45, Plaintiff is granted leave, at any time after service of this Order, to conduct limited expedited discovery for the purpose of discovering: (1) the nature, location, status, and extent of Stipulating Defendant's Assets; (2) the nature location and extent of Stipulating Defendant's business transactions and operations; (3) Documents reflecting Stipulating Defendant's business transactions

and operations; or (4) compliance with this Order. The limited expedited discovery set forth in this Section shall proceed as follows:

- A. Plaintiff may take the deposition of parties and non-parties. Forty-eight (48) hours' notice shall be sufficient notice for such depositions. The limitations and conditions set forth in Fed. R. Civ. P. 30(a)(2)(B) and 31(a)(2)(B) regarding subsequent depositions of an individual shall not apply to depositions taken pursuant to this Section. Any such deposition taken pursuant to this Section shall not be counted towards the deposition limit set forth in Rules 30(a)(2)(A) and 31(a)(2)(A) and depositions may be taken by telephone or other remote electronic means;
- B. Plaintiff may serve upon the parties requests for production of Documents or inspection that requires production or inspection within five (5) days of service; *provided*, however, that three (3) days of notice shall be deemed sufficient for the production of any such Documents that are maintained or stored only in electronic format.
- C. Plaintiff may serve upon parties interrogatories that require response within five (5) days after Plaintiff serves such interrogatories.
- D. Plaintiff may serve subpoenas upon non-parties that direct production or inspection within five (5) days of service.
- E. Service of discovery upon a party to this action, taken pursuant to this Section, shall be sufficient if made by facsimile, email, or by overnight delivery.
- F. Any expedited discovery taken pursuant to this Section is in addition to, and is not subject to, the limits on discovery set forth in the Federal Rules of Civil Procedure and the Local Rules of this Court. The expedited discovery permitted by the Section does not require a meeting or conference of the parties, pursuant to Fed. R. Civ. P. 26(d) and (f).
- G. The parties are exempted from making initial disclosures under Fed. R. Civ. P. 26(a)(1) until further order of this Court.

XVI. SERVICE OF THIS ORDER

IT IS FURTHER ORDERED that copies of this Order may be served by any means, including facsimile transmission, electronic mail or other electronic messaging, personal or overnight delivery, U.S. Mail or FedEx, by agents and employees of Plaintiff, by any law enforcement agency, or by private process server, upon Stipulating Defendant or any Person (including any financial institution) that may have possession, custody, or control of any Asset or Document of Stipulating Defendant, or that may be subject to any provision of this Order pursuant to Fed. R. Civ. P. 65(d)(2). For purposes of this Section, service upon any branch, subsidiary, affiliate or office of any entity shall effect service upon the entire entity.

XVII. CORRESPONDENCE AND SERVICE ON PLAINTIFF IT IS FURTHER ORDERED that, for the purpose of this Order, all correspondence and service of pleadings on Plaintiff shall be addressed to:

Eleanor Durham
Federal Trade Commission
915 2nd Ave., Suite 2896
Seattle, WA 98174
Phone: (206) 220-4476
Fax: (206) 220-6366
edurham@ftc.gov

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XVIII. RETENTION OF JURISDICTION

IT IS FURTHER ORDERED that this Court shall retain jurisdiction of this matter for all purposes.

SO ORDERED this 27th day of October, 2017.

The Honorable S. James Otero

UNITED DISTRICT COURT JUDGE

(Proposed) Prel. Inj. as to Defendant Michael Ratliff

Certificate of Service

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I hereby certify that on October 20, 2017, I caused the foregoing STIPULATION TO ENTRY OF PRELIMINARY INJUNCTION AND OTHER EQUITABLE RELIEF AS TO SBB HOLDINGS, LLC, and

SHAWN GABBAIE and the accompanying Proposed Order to be electronically filed with the Clerk of the Court using the CM/ECF system, which will send notification of the filing to all participants in the case who are registered CM/ECF users. I emailed a copy of the above-referenced pleading to *pro se* litigant Farzan Azinkhan at farzan.azinkhan@gmail.com.

<u>s/Nadine Samter</u> Nadine Samter