1 MARK BRNOVICH ATTORNEY GENERAL 2 (Firm State Bar No. 14000) NANCY VOTTERO ANGER (No. 006810) 3 ASSISTANT ATTORNEY GENERAL **MATTHEW DU MEE** (No. 028468) 4 ASSISTANT ATTORNEY GENERAL 5 OFFICE OF THE ATTORNEY GENERAL 1275 West Washington Street 6 Phoenix, Arizona 85007-2997 Telephone: (602) 542-8327 7 Facsimile: (602) 542-4377 Attorneys for the Plaintiff States 8 consumer@azag.gov

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

Federal Trade Commission; all Fifty	CASE NO. CV-15-00884-PHX-NVW
States; and the District of Columbia;	
Plaintiffs,	STIPULATION RE ORDER APPOINTING LIQUIDATING RECEIVER OVER CANCER FUND
75.	OF AMERICA, INC., AND CANCER
Cancer Fund of America, Inc., a Delaware corporation, et al.;	SUPPORT SERVICES, INC.
Defendants.	

Plaintiffs, the Federal Trade Commission ("FTC" or "Commission") and the states of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the District of Columbia, and Defendants Cancer Fund of America, Inc. ("CFA") and Cancer Support Services, Inc. ("CSS"), having stipulated to the entry of a separate and concurrently filed

1	"Stipulated Order for Permanent Injunction and Monetary Judgment Against Cancer
2	Fund of America, Inc., Cancer Support Services, Inc., and James Reynolds, Sr.," further
3	stipulate to the entry of this Stipulated Order Appointing a Receiver Over Cancer Fund
4	of America, Inc., and Cancer Support Services, Inc.
5	THEREFORE, IT IS ORDERED as follows:
6	FINDINGS
7	1. Plaintiffs and CFA and CSS have consented to entry of a Stipulated Order
8	for Permanent Injunction and Monetary Judgment Against Cancer Fund of America,
9	Inc., Cancer Support Services, Inc., and James Reynolds, Sr. ("Permanent Injunction").
10	2. The Permanent Injunction requires that the assets of CFA and CSS be
11	liquidated to partially satisfy the monetary judgment entered against them and that their
12	corporate existences be dissolved.
13	3. Plaintiffs, CFA, and CSS have consented to entry of this Stipulated Order
14	Appointing Liquidating Receiver Over Cancer Fund of America, Inc., and Cancer
15	Support Services, Inc. ("CFA and CSS Receivership Order").
16	4. Pursuant to the Federal Rules of Civil Procedure, this Court's general

Pursuant to the Federal Rules of Civil Procedure, this Court's general 4. equitable authority, and Sections 13(b) and 19 of the Federal Trade Commission Act, 15 U.S.C. § 53(b) and 57b, this Court has the authority to enter the requested relief.

DEFINITIONS

For purposes of this Order, the following definitions shall apply:

17

18

19

20

21

22

23

24

25

26

27

- 1. "CFA" means Cancer Fund of America, Inc. ("CFA"), also dba Breast Cancer Financial Assistance Fund, and its successors and assigns.
- "CSS" means Cancer Support Services, Inc. ("CSS"), and its successors 2. and assigns.
- "Receiver" means the receiver appointed by this CFA and CSS 3. Receivership Order.
- 4. "GAIC Policies" means the Great American Insurance Company ("GAIC") "Nonprofit Solution" Insurance Policies, Policy No. EPP8184213, for the

- 5. "MVF Policies" means the Mount Vernon Fire Insurance Company ("MVF") Nonprofit Directors and Officers Liability Insurance Policies, beginning with Policy No. NDO2009078, for the Policy Period of August 1, 2007 August 1, 2008; followed sequentially by 12 month policies under policy numbers NDO2009078A, NDO2009078B, NDO2009078C, NDO2009078D, and concluding with policy number NDO2009078E which had a policy period that commenced on August 1, 2012 and remained in effect till August 30, 2013. Policy number NDO2009078E was endorsed to include an Extended Reporting Period till August 1, 2016.
- 6. "Permanent Injunction" means the "Stipulated Order for Permanent Injunction and Monetary Judgment Against Cancer Fund of America, Inc., Cancer Support Services, Inc., and James Reynolds, Sr." agreed to by CFA, CSS, and James Reynolds, Sr. ("Reynolds, Sr.").
- 7. "STCO Fund" means the Litigation Deposits Trust Fund (Fund Code "T-xx-909N"), an interest bearing trust fund held by the Hawaii Attorney General's Office in trust for the Plaintiff States into which Section VIII.E.1 of the Permanent Injunction requires the CFA and CSS Receiver to deposit all monies to be paid to the Plaintiff States.
- 8. "Person" means a natural person, an organization or other legal entity, including a corporation, partnership, sole proprietorship, limited liability company, association, cooperative, or any other group or combination acting as an entity.
- 9. "Fundraising" means a plan, program, or campaign that is conducted to induce charitable contributions by mail, telephone, electronic mail, social media, or any other means.

 10. "Nonprofit organization" means any person that is, or is represented to be, a nonprofit entity, or that has, or is represented to have, a charitable purpose, specifically including but not limited to any entity that purports to benefit, either in whole or in part, individuals who suffer or have suffered from cancer.

11. "And" and "or" shall be construed both conjunctively and disjunctively to make the applicable sentence or phrase inclusive rather than exclusive.

ORDER

I. APPOINTMENT OF LIQUIDATING RECEIVER

IT IS FURTHER ORDERED that Receivership Management, Inc., 1101 Kermit Drive, Suite 735, Nashville, TN 37217, is appointed by this Court as Liquidating Receiver ("Receiver") with all the rights and privileges of an equity receiver over CFA and CSS for the purposes of taking charge of the property and assets of CFA and CSS, conducting the necessary steps to wind down the affairs of CFA and CSS, liquidating their assets, dissolving their corporate existences, and paying all net assets to the STCO Fund. For purposes of this appointment, the Receiver may treat CFA and CSS as a single economic entity. The Receiver shall be the agent of this Court, and solely the agent of this Court, in acting as Receiver under this Order. The Receiver shall be accountable directly to this Court.

II. RECEIVER'S DUTIES AND AUTHORITIES

IT IS FURTHER ORDERED that the Receiver shall be authorized and directed to do any and all acts necessary to the proper and lawful conduct of this receivership, subject to the control of this Court, including but not limited to:

- A. Take any and all steps that the Receiver concludes are appropriate to wind down the affairs of CFA and CSS, liquidate their assets, and dissolve their corporate existences;
- B. Exercise full control of CFA and CSS and collect, marshal, and take custody, control, and possession of all the funds, property, premises, accounts, documents, mail, and other assets of, or in the possession or under the control of, CFA

11 12

13

14

15

16 17

18

19 20

21 22

23

24 25

26

27

28

and CSS (except the GAIC Policies and the MVF Policies or any payments or refunds in connection with such policies), wherever situated, the income and profits therefrom, and all sums of money now or hereafter due or owing to CFA and CSS, with full power to collect, receive and take possession of all goods, chattels, rights, credits, monies, rents, effects, lands, leases, books and records, limited partnership records, work papers, and records of accounts, including computer maintained information, contracts, financial records, monies on hand in banks and other financial institutions, and other papers and documents of other individuals, partnership or corporations whose interest are now held by or under the direction, possession, custody, or control of CFA and CSS;

- C. Perform all acts necessary or advisable to complete an accounting of the assets of CFA and CSS, prevent unauthorized transfer, withdrawal, or misapplication of the assets of CFA and CSS, and preserve and pursue recovery of the assets of CFA and CSS from third parties (except the GAIC Policies and the MVF Policies or any payments or refunds in connection with such policies);
- D. Make disbursements for operating expenses as may be appropriate to wind down the affairs of CFA and CSS, such as for undertaking repairs, and take any other actions necessary to efficiently manage all real and personal property in order to maintain its value:
- E. Purchase insurance as advisable or necessary. The Receiver may keep in force the existing insurance coverage(s), each of which shall name the Receiver as an additional insured thereunder. The Receiver acknowledges and agrees that when this Order is entered, the GAIC Policies and MVF Policies are not part of this Order;
- F. Enter into new or amended contracts, agreements, understandings, or other commitments and terminate or abrogate, in the Receiver's sole sound business discretion, any or all agreements, contracts, understandings, or commitments entered into by CFA and CSS, to the extent permitted by applicable law. The Receiver shall not be bound by any unsecured contracts, agreements, understandings, or other commitments in the nature of service contracts that CFA and CSS had, have, or may

have with third parties, whether oral or written. The Receiver may agree to become bound by any such contracts, agreements, understandings, or other commitments by affirmative written ratification executed by the Receiver. *Provided that* the Receiver shall immediately terminate any and all fundraising contracts and cease all fundraising;

- G. Make payments and disbursements from the assets of CFA and CSS that are necessary or advisable for carrying out the provisions of, or exercising the authority granted by, this Order. The Receiver shall apply to the Court for prior approval of any payment of any debt or obligation incurred by CFA or CSS prior to the date of entry of this Order, except payments that the Receiver deems necessary or advisable to secure and liquidate assets of CFA and CSS, such as rental payments or payment of liens;
- H. Request that the Clerk of the Court issue subpoenas, or have subpoenas issued by the Receiver's attorney pursuant to Rule 45(a)(3) of the Federal Rules of Civil Procedure, to obtain documents and records pertaining to the assets of CFA and CSS, and otherwise to conduct discovery on behalf of CFA and CSS as permitted by the Federal Rules of Civil Procedure, directly or through the Receiver's attorney;
- I. Institute, prosecute, defend, compromise, intervene, adjust, appear in, and become a party either in the Receiver's own name or in the name of CFA or CSS to such suits, actions, or proceedings in state, federal, or foreign courts as may be necessary for the protection, maintenance, recovery, recoupment, or preservation of the assets of CFA and CSS, including proceedings seeking the avoidance of fraudulent transfers, disgorgements of profits, imposition of constructive trusts, and any other legal and equitable relief that the Receiver deems necessary and appropriate to preserve and recover the assets of CFA and CSS, however, CFA, CSS and their respective counsel of record in the two (2) separate pending actions styled *MOUNT VERNON FIRE INSURANCE COMPANY v. CANCER FUND OF AMERICA, INC.; JAMES REYNOLDS, SR.; and KYLE EFFLER*, civil action no. 3:14-cv-00568-PLR-HBG in the United States District Court for the Eastern District of Tennessee, and *GREAT AMERICAN INSURANCE COMPANY v. CANCER SUPPORT SERVICES, INC.*, civil

- action no. 2:14-CV-14309 in the United States District Court for the Eastern District of Michigan, ("Coverage Actions") shall retain the right and authority to approve for entry any stipulations, joint motions, or agreed orders necessary to allow those courts to enter final orders declaring the rights of MVF and GAIC under their respective policies of insurance, including, but not limited to, the right of CFA and CSS (and their counsel) to: (i) agree to rescission of the respective MVF and GAIC Policies; and (ii) for CFA and CSS to waive and forgo any rights for the return of any premiums for said Policies, in exchange for MVF and GAIC not pursuing their rights for monetary damages against CFA and CSS, respectively;
- J. Bring such proceedings and actions as are necessary to enforce or modify the provisions of this Order;
- K. Perform all incidental acts that the Receiver deems to be advisable or necessary to manage the affairs of CFA and CSS during the winding down phase, liquidate their assets, and dissolve their corporate existences, including, without limitation, the following powers and responsibilities to:
 - 1. Retain, hire, or dismiss any employees, independent contractors, and agents as the Receiver deems advisable or necessary;
 - 2. Supervise and oversee the management of CFA and CSS, including making payments and paying taxes as and when the Receiver has funds available from CFA and CSS, or from the liquidation thereof;
 - 3. Employ such counsel, real estate agents, auctioneers, appraisers, accountants, contractors, other professionals, and other such persons as may be necessary in order to carry out the duties as Receiver and to preserve, maintain, recover, recoup, and protect the assets of CFA and CSS;
 - 4. Open new accounts with, or negotiate, compromise or otherwise modify the existing obligations of CFA and CSS with third parties, including utility companies and other service providers or suppliers of goods and services, and to otherwise enter into such agreements, contracts, or understandings with

such third parties as are necessary to maintain, preserve, and protect the assets of CFA and CSS;

- 5. Open new bank, brokerage or investment accounts with respect to the Receiver's management and operation of CFA and CSS, and deposit any cash or other assets into said accounts; and
- 6. Surrender for cash value the universal life insurance policy #VPB401223, held by The Lincoln National Life Insurance Company and use the proceeds as necessary to operate the Receivership.
- L. Dispose of, or arrange for the disposal of, the records of CFA and CSS no later than six months after the Court's approval of the Receiver's final report; except that, to the extent that any federal, state, or local law regulating the activities of CFA and CSS requires the retention of particular records for a specified period, the Receiver shall arrange for such records to be disposed of after the specified period has expired. For any such records, the Receiver may elect to retain records in their original form, or to retain photographic or electronic copies. Records containing personal financial information, personal identifying information, or sensitive health information must be shredded, incinerated, or otherwise disposed of in a secure manner. Records containing the name, address, email address and/or telephone number of any person who made a donation to CFA or CSS (i.e., any donor list) may not be sold, rented, leased, transferred, or otherwise disclosed to any third party and must be destroyed; and
- M. Pay to the STCO Fund any and all sums collected over and above those necessary to wind down the affairs of CFA and CSS, liquidate their assets, and dissolve them, or those necessary to make payments authorized by this CFA and CSS Receivership Order.

III. TRANSFER OF RECEIVERSHIP PROPERTY TO RECEIVER

IT IS FURTHER ORDERED that CFA, CSS, and their representatives, agents, officers, directors, employees, managers, members, and any other persons with

possession, custody, interest in, or control of property or records relating to CFA and CSS shall:

- A. Upon notice of this Order by personal service or otherwise, immediately notify the Receiver of all such property and records and, upon receiving a request from the Receiver, immediately transfer or deliver to the Receiver possession, custody, and control of the following:
 - 1. All assets of CFA and CSS, including but not limited to any legal or equitable interest in, right to, or claim to, any real, personal, or intellectual property, including chattel, goods, instruments, equipment, fixtures, general intangibles, effects, leaseholds, contracts, mail or other deliveries, shares or stock, securities, inventory, checks, notes, accounts, credits, receivables (as those terms are defined in the Uniform Commercial Code), insurance policies (except for the GAIC Policies and the MVF Policies or any payments or refunds in connection with such policies), lines of credit, cash, trusts (including asset protection trusts), lists of donor names, and reserve funds or any other accounts associated with any donations or other payments processed by, or on behalf of, CFA or CSS, including such reserve funds held by payment processors, credit card processors, caging companies, banks, or other financial institutions;
 - 2. All documents of CFA and CSS, including books and records of accounts, all financial and accounting records, balance sheets, income statements, bank records (including monthly statements, canceled checks, records of wire transfers, and check registers), client lists, donor lists, title documents, and all other materials listed in Federal Rule of Civil Procedure 34(a), including writings, drawings, graphs, charts, photographs, audio and video recordings, computer records, digital records, and other data compilations from which information can be obtained and translated, if necessary, into reasonably usable form through detection devices;

- 3. All computers, electronic devices, machines, and data in whatever form used to conduct the business of CFA and CSS, and all passwords and other credentials related thereto;
- 4. All assets and documents belonging to other persons or entities whose interests are under the direction, possession, custody, or control of CFA and CSS; and
- 5. All keys, codes, user names, and passwords necessary to gain or to secure access to any assets or documents of CFA and CSS, including access to their business premises, means of communication, accounts, computer systems, or other property.
- B. Waive all claims to, and unconditionally release and consent to transfer possession and legal and equitable title of all property of CFA and CSS to the Receiver or a trust designated by the Receiver;
- C. Until CFA and CSS surrender possession and legal and equitable title of all property of CFA and CSS to the Receiver:
 - 1. Maintain and take no action to diminish the value of any property of CFA and CSS, including any structures, fixtures, and appurtenances thereto;
 - 2. Remain current on all amounts due and payable on the property of CFA and CSS, including but not limited to taxes, insurance, maintenance, and similar fees; and
 - 3. Cause existing insurance coverage for the property of CFA and CSS to remain in force until the surrender of possession and legal and equitable title, and both notify the insurance carrier(s) immediately of the appointment of the Receiver and request that the Receiver be added to the insurance policy or policies as an additional insured thereunder.
- D. Notwithstanding any other term, condition, or provision of this Order, the Receiver shall not have any legal or equitable rights to the GAIC Policies and MVF Policies, or any payments or refunds in connection with such policies (including, but not

limited to, the payment of \$200,000 each being made by GAIC and MVF into the STCO Fund (the "GAIC and MVF Payment"). The Receiver expressly agrees that: (i) the GAIC Policies and MVF Policies, and any payments or refunds in connection with such policies, and the GAIC and MVF Payment are not assets that are subject to this Order; and (ii) prior to this Order becoming effective, CFA and CSS have stipulated in the Coverage Actions as noted in Section II.I, above, that the GAIC and MVF Policies are completely rescinded, null and void, and of no effect whatsoever.

IV. SALE OF PERSONAL PROPERTY OF REYNOLDS, SR.

IT IS FURTHER ORDERED that any personal property transferred to the Receiver by Reynolds, Sr., pursuant to Section VII.C. of the Permanent Injunction or otherwise, shall be treated by the Receiver as assets of the receivership estate and liquidated accordingly. The Receiver shall credit the net proceeds of the sale to the outstanding debt owed by Reynolds, Sr. to CFA.

V. COOPERATION

IT IS FURTHER ORDERED that:

- A. CFA, CSS, their representatives, agents, officers, directors, employees, managers, members or any other persons with possession, custody, or control of property or records relating to CFA and CSS, specifically including Reynolds, Sr., must cooperate fully with the Receiver and take such other steps as the Receiver may require to transfer to the Receiver, or to the Receiver's designated trust, possession and legal and equitable title to all assets of CFA and CSS within five days of request by the Receiver, including executing any documents, procuring the signature of any person or entity under their control, providing access to the property of CFA and CSS and any necessary information, and turning over any property of CFA and CSS; and
- B. In the event that any person fails to deliver or transfer any asset or document, or otherwise fails to comply with any provision of this Order, the Receiver may file, ex parte, an affidavit of non-compliance regarding the failure. Upon filing of the affidavit, the Court may authorize, without additional process or demand, writs of

shall authorize and direct the United States Marshal, any sheriff or deputy sheriff of any county, or any other federal, state, or local law enforcement officer, to seize the asset, document, or other item covered by this Section and to deliver it to the Receiver.

possession or sequestration or other equitable writs requested by the Receiver. The writs

VI. PROVISION OF INFORMATION TO RECEIVER

IT IS FURTHER ORDERED that CFA, CSS, and Reynolds, Sr., shall provide to the Receiver, immediately upon request, the following:

- A. Lists of all assets and property, including accounts, of CFA and CSS that are held in the name of CFA or CSS, any name other than the name of CFA and CSS, or by any person or entity other than CFA and CSS; and
- B. A list of all agents, employees, officers, directors, managers, members, employees, agents, or those persons in active concert and participation with CFA or CSS, who have been associated with or done business with CFA or CSS.

VII. PROHIBITION ON INTERFERENCE WITH THE RECEIVER

IT IS FURTHER ORDERED that CFA, CSS, and their representatives, whether acting directly or through any entity, corporation, subsidiary, division, director, manager, member, employee, agent, affiliate, independent contractor, attorney, accountant, financial advisor, or other device, except as provided herein, as stipulated by the parties, or as directed by further order of the Court, specifically including Reynolds, Sr., are hereby restrained and enjoined from:

- A. Interfering with the Receiver's efforts to manage, or take custody, control, or possession of, the assets or documents subject to this receivership;
 - B. Transacting any of the business of CFA and CSS;
- 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, CFA, CSS, or the Receiver; and

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.

VIII. STAY OF ACTIONS AGAINST CFA AND CSS

IT IS FURTHER ORDERED that, except by leave of this Court, during pendency of the receivership ordered herein CFA, CSS, their representatives, and other persons seeking to establish or enforce any claim, right, or interest against or on behalf of CFA and CSS, 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 CFA and CSS, including:

- A. Petitioning, or assisting in the filing of a petition, that would cause CFA and CSS to be placed in bankruptcy;
- B. Commencing, prosecuting, or continuing a judicial, administrative, or other action or proceeding against CFA or CSS, including the issuance or employment of process against CFA or CSS, except that such actions may be commenced if necessary to toll any applicable statute of limitations;
- C. Filing or enforcing any lien on any asset of CFA or CSS, taking or attempting to take possession, custody, or control of any asset of CFA or CSS, or attempting to foreclose, forfeit, alter, or terminate any interest in any asset of CFA or CSS, whether such acts are part of a judicial proceeding, are acts of self-help, or otherwise; and
- D. Initiating any other process or proceeding that would interfere with the Receiver's efforts to manage or take custody, control, or possession of the assets or documents subject to this receivership; *provided that*, this Order does not stay: (i) the commencement or continuation of a criminal action or proceeding; (ii) the commencement or continuation of an action or proceeding by a governmental unit to enforce such governmental unit's police or regulatory power; (iii) the enforcement of a judgment, other than a monetary judgment, obtained in an action or proceeding by a

governmental unit to enforce such governmental unit's police or regulatory power; (iv) the coverage actions referenced in Section II.I, above.

IX. RECEIVER'S BOND

IT IS FURTHER ORDERED that the Receiver shall file with the Clerk of this Court a bond in the sum of \$25,000 with sureties to be approved by the Court, conditioned that the Receiver will well and truly perform the duties of the office and abide by and perform all acts the Court directs. 28 U.S.C. § 754.

X. COMPENSATION OF RECEIVER

IT IS FURTHER ORDERED that the Receiver and all personnel hired by the Receiver as herein authorized, including counsel to the Receiver and accountants, are entitled to reasonable compensation for the performance of duties undertaken pursuant to this Order and for the cost of actual out-of-pocket expenses incurred. The Receiver's compensation and the compensation of any persons hired by the Receiver is to be paid solely from the assets of CFA and CSS and any proceeds from the liquidation of CFA and CSS, and such payments shall have priority over all other distributions except for any transfer fees, recording fees, or other payments owed through the transfer of the assets of CFA and CSS. The Receiver shall file with the Court and serve on the parties a request for the payment of reasonable compensation at the time of the filing of periodic reports and no less than every 60 days. The Receiver shall not increase the fees or rates used as the basis for such fee applications without prior approval of Plaintiffs and the Court. CFA and CSS shall have no right to object to the Receiver's fees or compensation. Absent a violation of this Order that causes the Receiver to incur fees or expenses, CFA and CSS shall not be liable for the Receiver's fees or expenses.

XI. RECEIVER REPORTS

IT IS FURTHER ORDERED that the Receiver shall periodically file with the Court, no less than every 60 days, a Receivership Report, under oath, accurately identifying any and all revenues received and expenditures made, including adequately detailed information concerning income, expenses, payables, and receivables. These

periodic filings shall be served by the Receiver on Plaintiffs, CFA, CSS, and their respective counsel. XII. TERMINATION OF RECEIVERSHIP IT IS FURTHER ORDERED that the Receivership shall continue until terminated by Order of the Court. At the termination of the Receivership, the Receiver shall transfer all assets of CFA and CSS to the STCO Fund described in Paragraph VIII.E of the Permanent Injunction.

Case 2:15-cv-00884-NVW Document 305 Filed 03/29/16 Page 16 of 69

1 FOR PLAINTIFF FEDERAL TRADE **COMMISSION:** 2 3 Date: March 28 4 Charles A. Harwood 5 Regional Director 6 Tracy S. Thorleifson Krista K. Bush 7 Sophie H. Calderón 8 Connor B. Shively Federal Trade Commission 9 915 Second Ave., Suite 2896 10 Seattle, WA 98174 tthorleifson@ftc.gov 11 kbush@ftc.gov scalderon@ftc.gov 12 cshively@ftc.gov 13 (206) 220-6350 (telephone) Attorneys for Plaintiff Federal Trade 14 Commission 15 16 17 18 19 20 21 22 23 24 25 26 27

FOR THE STATE OF ARIZONA M. du Vila By: Nancy V. Anger (AZ Bar 006810) Matthew du Mee (AZ Bar 028468) Assistant Attorneys General Office of Attorney General Mark Brnovich 1275 West Washington Phoenix, Arizona 85007-2997 Nancy.Anger@azag.gov Matthew.duMee@azag.gov Telephone: (602) 542-3725 Attorney for Plaintiff State of Arizona Signed March 2, 2016

FOR THE STATE OF ALABAMA Hammonds By: Tina C. Hammonds AL Bar # ASB-6346-T64J **Assistant Attorney General** Office of Attorney General Luther Strange 501 Washington Ave. Montgomery, AL 36104-0152 Email: thammonds@ago.state.al.us Telephone: (334) 242-7355 Attorney for Plaintiff State of Alabama Signed March 3, 2016

FOR THE STATE OF ALASKA By: Cotto Comment Cynthia C. Drinkwater (AK Bar #8808159) Assistant Attorney General Office of Attorney General Craig W. Richards 1031 W. 4th Ave., Suite 200 Anchorage, AK 99501 Email: cynthia.drinkwater@alaska.gov Telephone: (907) 269-5200 Attorney for Plaintiff State of Alaska Signed February 12, 2016

FOR THE STATE OF ARKANSAS
By:
John Alexander (AR Bar #2015248)
Assistant Attorney General
Office of Attorney General Leslie Rutledge
323 Center St., Suite 500
Little Rock, AR 72201
Email: John.Alexander@ArkansasAG.gov
Telephone: (501) 682-8063
Attorney for Plaintiff State of Arkansas
Signed March & , 2016

STIPULATION RE ORDER APPOINTING RECEIVER OVER CFA AND CSS Page 22

FOR THE STATE OF CALIFORNIA Sonja K. Berndt (CA State Bar#131358) Deputy Attorney General Office of Attorney General Kamala D. Harris 300 S. Spring St., Suite 1702 Los Angeles, CA 90013 Email: sonja.berndt@doj.ca.gov Telephone: (213) 897-2179 Attorney for Plaintiff State of California Signed March 10, 2016

1	FOR THE STATE OF COLORADO
2	By: Alissa Hecht Gardenswartz (CO Bar #36126)
3	Deputy Attorney General
4	John Feeney-Coyle (CO State Bar #44970) Assistant Attorney General
5	Office of Atty General Cynthia H. Coffinan
6	Ralph L. Carr Colorado Judicial Center 1300 Broadway, 7th Floor
7	Denver, CO 80203
	Email: alissa.gardenswartz@state.co.us
8	john.feeney-coyle@state.co.us Telephone: (720) 508-6204 (Gardenswartz)
9	(720) 508-6232 (Feeney-Coyle)
10	Attorneys for Plaintiff State of Colorado Signed May 11 , 2016
1	
12	
13	
4	
.5	
6	
7	
.8	
.9	
20	
21	
22	
23	
24	
25	
26	
27	
28	

LeeAnn Morrill (CO Bar #38742) First Assistant Attorney General Public Officials Unit Office of Atty General Cynthia H. Coffman Ralph L. Carr Colorado Judicial Center 1300 Broadway, 6th Floor Denver, Colorado 80203 Email: leeann.morrill@state.co.us Telephone: (720) 508-6159 Attorney for Plaintiff Secretary of State Wayne Williams Signed Marh 1, 2016

By: (Gary W. Hawes (CT State Bar #415091) Assistant Attorney General Office of Attorney General George Jepsen 55 Elm St., P.O. Box 120 Hartford, CT 06141-0120 Email: gary.hawes@ct.gov Telephone: (860) 808-5020 Attorney for Plaintiff State of Connecticut Signed March 7, 2016

FOR THE STATE OF DELAWARE By: Gillian L. Andrews (DE State Bar #5719) Deputy Attorney General Office of the Attorney General Matthew P. Denn Consumer Protection Unit 820 N. French Street, 5th Floor Wilmington, DE 19801 Email: gillian.andrews@state.de.us Telephone: (302) 577-8844 (Andrews) Attorney for Plaintiff State of Delaware Signed March 11, 2016

1	FOR THE DISTRICT OF COLUMBIA
2	KARL A. RACINE
3	Attorney General for the District of Columbia
4	ELIZABETH SARAH GERE
5	Deputy Attorney General Public Interest Division
6	
7	BENNETT RUSHKOFF Assistant Deputy Attorney General
8	Public Integrity Unit
9	
10	By: Wildell
11	BRIAN'R. CALDWELL (DC Bar # 979680)* Assistant Attorney General
12	Office of Attorney General Karl A. Racine
13	441 Fourth Street, N.W., Suite 650-S Washington, D.C. 20001
14	Telephone: (202) 727-6211
15	Brian.caldwell@dc.gov
16	* Admitted pro hac vice
17	Attorney for Plaintiff District of Columbia
18	Signed: March 10, 2016
19	
20	
21	
22	
23	Ţ.
24	
25	
26	
27	
28	

FOR THE STATE OF FLORIDA By: William Armistead (FL State Bar #88535) Assistant Attorney General Office of Attorney General Pam Bondi PL-01 The Capitol Tallahassee, FL 32399 Email: William.Armistead@myfloridalegal.com Telephone: (850) 414-3805 Attorney for Plaintiff State of Florida Signed **FEB. 23**, 2016

FOR THE STATE OF GEORGIA
By: Daniel Walsh (GA State Bar #735040) Senior Assistant Attorney General Office of Attorney General Sam Olens Department of Law, State of Georgia 40 Capitol Square, SW Atlanta, GA 30334-1300 Email: dwalsh@law.ga.gov Telephone: (404) 657-2204 Attorney for Plaintiff State of Georgia and Georgia Secretary of State
Signed MARCH 2, 2016

FOR THE STATE OF HAWAII By: Ovil L. K. Y. Hugh R. Jones (HI State Bar #4783) Supervising Deputy Attorney General Jodi L. K. Yi (HI State Bar #6625) Deputy Attorney General Office of Attorney General Douglas S. Chin 425 Queen St. Honolulu, HI 96813 Email: <u>Hugh.R.Jones@Hawaii.gov</u> Jodi.K.Yi@Hawaii.gov Telephone: (808) 586-1470 Attorneys for Plaintiff State of Hawaii Signed March 3, 2016

FOR THE STATE OF IDAHO By: Jane E. Hochberg (ID State Bar #5465) Deputy Attorney General Office of Attorney General Lawrence G. Wasden Consumer Protection Division 954 W. Jefferson St., 2nd Floor Boise, ID 83702 Email: jane.hochberg@ag.idaho.gov Telephone: (208) 334-2424 Attorney for Plaintiff State of Idaho Signed _ _ _ , 2016

FOR THE STATE OF ILLINOIS
By: Lamy Johnson Therese M. Harris (IL State Bar #6190609) Barry S. Goldberg (IL State Bar #6269821) Assistant Attorneys General Office of Attorney General Lisa Madigan 100 West Randolph St., 11th Floor Chicago, IL 60601 Email: tharris@atg.state.il.us beoldberg a atg.state.il.us Telephone: (312) 814-2595 Attorneys for Plaintiff State of Illinois Signed Ferrina 22 . 2016

By: Crewel Richard M. Bramer (IN State Bar #15989-77)
Deputy Attorney General and Director
Consumer Protection Division
Office of Attorney General Gregory F. Zoeller
302 W. Washington St., 5th Floor
Indianapolis, IN 46204
Email: richard.bramer@atg.in.gov
Telephone: (317) 232-1008
Attorney for Plaintiff State of Indiana
Signed J. 2016

FOR THE STATE OF IOWA
By:
Steve St. Clair (IA State Bar # AT 0007441) Assistant Attorney General Office of Attorney General Tom Miller 1305 E. Walnut, 2nd Floor Des Moines, IA 50319 Email: steven.stclair@iowa.gov Telephone: (515) 281-3731 Attorney for Plaintiff State of Iowa Signed Ebruary 10, 2016

FOR THE STATE OF KANSAS By: Lynette R. Bakker (KS State Bar #22104) Assistant Attorney General Office of Attorney General Derek Schmidt 120 S.W. 10th Ave., 2nd Floor Topeka, KS 66612 Email: lynette.bakker@ag.ks.gov Telephone: (785) 296-3751 Attorney for Plaintiff State of Kansas Signed February 17, 2016

FOR THE COMMONWEALTH OF KENTUCKY
By:
Leah Cooper Boggs (KY State Bar #83471) John Ghaelian (KY State Bar #94987) Assistant Attorneys General Office of Attorney General Andy Beshear 1024 Capital Center Drive Frankfort, KY 40601 Email: John.Ghaelian2@ky.gov Leah.Boggs@ky.gov Telephone: (502) 696-5389 Attorneys for Plaintiff Commonwealth of Kentucky Signed 1/2 , 2016

FOR THE STATE OF LOUISIANA By: Cathum E. Sub-Cathryn E. Gits (DA State Bar #35144) Assistant Attorney General Office of Attorney General Jeff Landry 1885 N. Third St. Baton Rouge, LA 70802 Email: gitsc@ag.state.la.us Telephone: (225) 326-6400 Attorney for Plaintiff State of Louisiana Signed March 1st, 2016

FOR THE STATE OF MAINE
By:
Carolyn A. Silsby/(ME Bar # 3030)
Assistant Attorney General
Office of Attorney General Janet T. Mills
Burton M. Cross Office Building
111 Sewall St.
6 State House Station
Augusta, ME 04333
Email: carolyn.silsby@maine.gov
Telephone: (207) 626-8829
Attorney for Plaintiff State of Maine
Signed Feb. 12, 2016

FOR THE STATE OF MARYLAND By: Josaphine B. Yuzuik Assistant Attorney General Maryland Office of the Attorney General Office of the Secretary of State 16 Francis Street Annapolis, MD 21401 (410) 260-3855 (phone) (410) 974-5527 (facsimile) Attorney for Plaintiffs State of Maryland and Secretary of State John Wobensmith

FOR THE COMMONWEALTH OF **MASSACHUSETTS** By: Brett J. Blank (MA State Bar #686635) Assistant Attorney General Non-Profit Organizations/Public Charities Div. Office of Attorney General Maura Healey One Ashburton Place, 18th Floor Boston, MA 02108 Email: brett.blank@state.ma.us Telephone: (617) 727-2200 Attorney for Plaintiff Commonwealth of Massachusetts Signed March 2, 2016

FOR THE STATE OF MICHIGAN

By: Jack

William R. Bloomfield (MI Bar #P68515) Assistant Attorney General Department of Atty General Bill Schuette Corporate Oversight Division 525 W. Ottawa St., 6th Floor Lansing, MI 48933 Email: bloomfieldw@michigan.gov Telephone: (517) 373-1160 Attorney for Plaintiff State of Michigan Signed March 2, 2016

FOR THE STATE OF MINNESOTA By: Joshua J. Skaar (MN Bar #0396711) Assistant Attorney General Office of Attorney General Lori Swanson Bremer Tower, Suite 1200 445 Minnesota St. St. Paul, MN 55101-2130 Email: josh.skaar@ag.state.mn.us Telephone: (651) 757-1004 Attorney for Plaintiff State of Minnesota Signed March 23, 2016 1.1

FOR THE STATE OF MISSISSIPPI By: Tanya Webber (MS State Bar #99405) Assistant Secy of State - Charities Division Office of Secretary of State Delbert Hosemann 125 S. Congress St. Jackson, MS 39201 Email: Tanya.webber@sos.ms.gov Telephone: (601) 359-6742 Attorney for Plaintiff Secretary of State of Mississippi Signed March , 2016

FOR THE STATE OF MISSOURI
By:
Robert E. Carlson (MO State Bar #54602) Senior Assistant Attorney General Office of Attorney General Chris Koster 815 Olive St., Suite 200 St. Louis, MO 63101 Email: bob.carlson@ago.mo.gov Telephone: (314) 340-6816 Attorney for Plaintiff State of Missouri Signed $\frac{f/17}{}$, 2016

1	FOR THE STATE OF MONTANA
2	
3	By: Kolley L Hulder
4	By: Kelley L. Hubble E. Edwin Eck (MT State Bar #414)
5	Deputy Attorney General Kelley L. Hubbard (MT State Bar #9604)
6	Assistant Attorney General
7	Office of Attorney General Timothy C. Fox P. O. Box 200151
8	Helena, MT 59601
9	Email: <u>EdEck@mt.gov</u> khubbard@mt.gov
10	Telephone: (406) 444-2026
11	Attorneys for Plaintiff State of Montana
12	
13	Signed <u>3/1</u> , 2016
14	
15	
16	
17	
18	
19	
20	
21	wg
22	
23	
24	
25	
26	
27	
28	

FOR THE STATE OF NEBRASKA By: Daniel J. Russell (NE State Bar #25302) Assistant Attorney General Office of Attorney General Douglas Peterson 2115 State Capitol PO Box 98920 Lincoln, NE 68509 Email: daniel.russell@nebraska.gov Telephone: (402) 471-1279 Attorney for Plaintiff State of Nebraska Signed March 8, 2016

FOR THE STATE OF NEVADA JoAnn Gibbs (NV State Bar # 005324) Chief Multistate Counsel Office of Attorney General Adam Paul Laxalt Bureau of Consumer Protection 10791 W. Twain Ave., Suite 100 Las Vegas, NV 89135 Email: jgibbs@ag.nv.gov Telephone: (702) 486-3789 Attorney for Plaintiff State of Nevada Signed Floring 29, 2016

FOR THE STATE OF NEW HAMPSHIRE By: / Thomas J. Donovan (NH State Bar #664) Director of Charitable Trusts Office of Attorney General Joseph A. Foster 33 Capitol St. Concord, NH 03301 Email: tom.donovan@doj.nh.gov Telephone: (603) 271-1288 Attorney for Plaintiff State of New Hampshire Signed March 8, 2016

FOR THE STATE OF NEW JERSEY 1 2 By: 3 Erin M. Greene (NJ State Bar #014512010) 4 Deputy Attorney General State of New Jersey 5 Office of the Attorney General б Division of Law 124 Halsey St. 7 P.O. Box 45029 Newark, NJ 07101 8 Email: erin.greene@dol.lps.state.nj.us 9 Telephone: (973) 648-4846 Attorney for Plaintiff State of New Jersey 1.0 Signed March 10, 2016 11 1,2 1.3 14 15 1.6 17 18 19 20 21 22 23 24 25 26 27

28

FOR THE STATE OF NEW YORK Sean Courtney (NY State Bar #2085363) Yael Fuchs (NY State Bar # 4542684) Assistant Attorneys General Office of Atty General Eric T. Schneiderman 120 Broadway New York, NY 10271 Email: sean.courtney@ag.ny.gov yael.fuchs@ag.ny.gov Telephone: (212) 416-8402 Attorneys for Plaintiff State of New York Signed March 9, 2016

	u u
1	FOR THE STATE OF NORTH CAROLINA
2	ROY COOPER, ATTORNEY GENERAL
3	
4	By: / state Bar #32619)
5	Special Deputy (Attorney General
6	Office of Attorney General Roy Cooper 9001 Mail Service Center
7	Raleigh, NC 27699
8	Email: ccjohnson@ncdoj.gov Telephone: (919) 716-6000
9	
10	ELAINE F. MARSHALL, SECRETARY OF STATE
11	By: Janiel Super Johnson
12	Daniel Snipes Johnson (NC State Bar #9289) Special Deputy Attorney General
13	Counsel for North Carolina Secretary of State Elaine
	F. Marshall P.O. Box 629
14	Raleigh, NC 27699
15	Email: djohnson@ncdoj.gov Telephone: (919) 716-6610
16	Telephone. (919) / 10-0010
17	Signed <i>March 10</i> , 2016
18	Signed //0/ch // , 2016
19	
20	
21	
22	
23	
24	K
25	
26	
27	
28	

FOR THE STATE OF NORTH DAKOTA 1 2 STATE OF NORTH DAKOTA Wayne Stenehjem 3 Attorney General 4 5 By: 6 Elin S. Alm (ND Bar # 05924) Assistant Attorney General 7 Office of Atty General Wayne Stenehjem Consumer Protection and Antitrust Div. 8 **Gateway Professional Center** 9 1050 E. Interstate Ave., Ste. 200 Bismarck, ND 58503 10 Email: ealm@nd.gov 11 Telephone: (701) 328-5570 12 Attorney for Plaintiff State of North Dakota 13 Signed <u>Feb. 16</u>, 2016 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

FOR THE STATE OF OHIO By: Kristine Hayes (OH State Bar #0069778) Associate Assistant Attorney General Office of Attorney General Mike DeWine 150 E. Gay St., 23rd Floor Columbus, OH 43215 Email: kristine.hayes@ohioattorneygeneral.gov Telephone: (614) 466-3181 Attorney for Plaintiff State of Ohio Signed 12 Telyvary, 2016

FOR THE STATE OF OKLAHOMA

By: White Malisa McPherson (OK State Bar #32070) **Assistant Attorney General** Consumer Protection Unit Office of Attorney General E. Scott Pruitt 313 N.E. 21st St. Oklahoma City, OK 73105 Email: Malisa.mcpherson@oag.ok.gov Telephone: (405) 522-1015 Attorney for Plaintiff State of Oklahoma Signed March 11, 2016

FOR THE STATE OF OREGON By: Hoal I !!! Heather L. Weigler (OR State Bar #03590) Assistant Attorney General Office of Attorney General Ellen Rosenblum 1515 SW 5th Ave., Suite 410 Portland, OR 97201 Email: heather.l.weigler@state.or.us Telephone: (971) 673-1880 Attorney for Plaintiff State of Oregon Signed Mirch 9, 2016

FOR THE COMMONWEALTH OF 1 **PENNSYLVANIA** 2 3 By: 4 MICHAEL T. FOERSTER (PA Bar #78766) Senior Deputy Attorney General 5 Office of Attorney General 14th Floor Strawberry Square 6 Harrisburg, Pennsylvania 17120 7 Email: mfoerster@attorneygeneral.gov 8 Telephone: (717) 783-2853 9 GENE J. HERNE (PA Bar #82033) Senior Deputy Attorney General-in-Charge 10 Charitable Trusts and Organizations Section 11 Office of Attorney General 564 Forbes Ave., 6th Floor Manor Complex 12 Pittsburgh, Pennsylvania 15219 13 Email: eherne@attorneygeneral.gov Telephone: (412) 565-3581 14 15 Attorneys for Plaintiff Commonwealth of Pennsylvania Signed February 18, 2016 16 17 18 19 20 21 22 23 24 25 26 27 28

FOR THE SPATE OF RHODE ISLAND By: Genevieve M. Martin (RI State Bar #3918) Assistant Attorney General Dept. of Attorney General Peter F. Kilmartin 150 South Main St. Providence, RI 02903 Email: gmartin@riag.ri.gov Telephone: (401) 274-4400 x2300 Attorney for Plaintiff State of Rhode Island Signed 3/4, 2016

FOR THE STATE OF SOUTH CAROLINA By: Shannon A. Wiley (SC State Bar #69806) General Counsel Office of Secretary of State Mark Hammond 1205 Pendleton St., Suite 525 Columbia, SC 29201 Email: swiley@sos.sc.gov Telephone: (803) 734-0246 Attorney for Plaintiff State of South Carolina Signed March 10, 2016

FOR THE STATE OF SOUTH DAKOFA By: Philip D. Carlson (SD State Bar #3913) Assistant Attorney General Office of Attorney General Marty J. Jackley 1302 E. Highway 14, Suite 1 Pierre, SD 57501 Email: Phil.Carlson@state.sd.us Telephone: (605) 773-3215 Attorney for Plaintiff State of South Dakota Signed Feb. 12 . 2016 1.9

FOR THE STATE OF TENNESSEE By: M. M. Janet M/Kleinfelter (TN State Bar # 13889) Deputy Attorney General Office of the Attorney General 425 5th Ave., N. P.O. Box 20207 Nashville, TN 37202 Email: Janet.Kleinfelter@ag.tn.gov Telephone: (615) 741-7403 Attorney for Plaintiff Tennessee Secretary of State Tre Hargett
Signed Mach 1, 2016

1	FOR THE STATE OF TEXAS
2	KEN PAXTON
3	Attorney General of Texas
4	JEFFREY C. MATEER First Assistant Attorney General
5	
7	JAMES E. DAVIS Deputy Attorney General for Civil Litigation
8	DAVID A. TALBOT
9	Chief, Consumer Protection Division
10	By: J. WHA. Jennifer M. Roscetti (TX Bar #24066685)
11	Assistant Attorneys General
12	Office of Attorney General Ken Paxton 300 W. 15th St., 9th Floor
13	Austin, TX 78701
14 15	Email: <u>Jennifer.Roscetti a texasattorneygeneral.gov</u> Telephone: (512) 475-4183
16	Attorneys for Plaintiff State of Texas
17	Signed March 16, 2016
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

FOR THE STATE OF UTAH By: Buckner (UT State Bar #4546) Assistant Attorney General Office of Attorney General Sean D. Reyes 160 E. 300 South, Fifth Floor P. O. Box 140872 Salt Lake City, UT 84114 Email: Jbuckner@utah.gov Telephone: (801) 366-0310 Attorney for Plaintiff State of Utah and Utah Division of Consumer Protection Signed March 4, 2016

FOR THE ST Todd W. Daloz (VT State Bar #4734) Assistant Attorney General Office of Atty General William H. Sorrell 109 State Street Montpelier, VT 05609 Email: todd.daloz@vermont.gov Telephone: (802) 828-4605 Attorney for Plaintiff State of Vermont Signed Mar. 1072, 2016

1	FOR THE COMMONWEALTH OF VIRGINIA
2	By: Rilul S. Schweibe J.
3	Richard S. Schweiker, Jr. (VA Bar #34258) Senior Assistant Attorney General and Chief
4	Office of Attorney General Mark R. Herring
5 6	Consumer Protection Section 900 East Main Street
7	Richmond, VA 23219
8	Email: rschweiker@oag.state.va.us
9	Telephone: (804) 786-5643
10	Attorney for Plaintiff Commonwealth of Virginia
11	Signed March 11, 2016
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

FOR THE STATE OF WASHINGTON Sarah A. Shifley (WA State Bar #39394) Assistant Attorney General Office of Atty General Robert/W. Ferguson 800 5th Ave., Suite 2000, TB-14 Seattle, WA 98104 Email: sarah.shifley@atg.wa.gov Telephone: (206) 389-3974 Attorney for Plaintiff State of Washington Signed <u>Feb. 17</u>, 2016

1	FOR THE STATE OF WEST VIRGINIA
2	By: Michael M. Morrison (WV State Bar #9822)
3	Assistant Attorney General Office of Attorney General Patrick Morrisey
4	P.O. Box 1789
5	Charleston, WV 25326 Email: Matt.M.Morrison@wvago.gov
6	Telephone: (304) 558-8986
7	By: Jan H
8	Laurel K. Lackey (WV State Bar #10267)
9	Assistant Attorney General Counsel for SOS Natalie E. Tennant
10	269 Aikens Center Martinsburg, WV 25404
11	Email: <u>Laurel.K.Lackey@wvago.gov</u>
12	Telephone: (304) 267-0239 Attorneys for Plaintiff State of West Virginia
13	Attorneys for Plaintiff State of West Virginia Signed March 10, 2016
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
26	
27	
28	
-~	

FOR THE STATE OF WISCONSIN By: Janei J. Jullium Francis X. Sulliyan (WI State Bar #1030932) Assistant Attorney General Office of Attorney General Brad D. Schimel 17 W. Main St., P.O. Box 7857 Madison, WI 53707-7857 Email: sullivanfx@doj.state.wi.us Telephone: (608) 267-2222 Attorney for Plaintiff State of Wisconsin Signed March 4, 2016

FOR THE STATE OF WYOMING By: School By: Clyde W. Hutchins (WY State Bar #6-3549) Senior Assistant Attorney General Benjamin M. Burningham (UT Bar # 14606) Assistant Attorney General Office of Attorney General Peter K. Michael 123 State Capitol Cheyenne, WY 82003 Email: clyde.hutchins@wyo.gov ben.burningham@wyo.gov Telephone: (307) 777-7847 (Hutchins) (307) 777-5833 (Burningham) Attorneys for Plaintiff State of Wyoming Signed March 2, 2016