UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS:	Edith Ramirez, Chairwoman Julie Brill Maureen K. Ohlhausen Joshua D. Wright		
In the Matter of CORELOGIC, INC., a corporation.)))) Docket)	No. C-	
	DECICION AND ORDER		

DECISION AND ORDER [PUBLIC RECORD VERSION]

The Federal Trade Commission ("Commission")ving initiated annivestigation of the proposed acquisition of certain assend other interests of TPG Øhtario 1 AIV L.P. ("TPG"), including its DataQuick Information Systemsc.In "DataQuick") national real property public record bulk data business, 6 preLogic, Inc. ("CoreLogic" of Respondent"), and Respondent having been furnished thereaftwith a copy of a draft of Croplaint that the Bureau of Competition proposed to present to the Commission its consideration and which, if issued by the Commission, would charge Respondent with vitavions of Section 7 of the Clayton Act, as amended, 15 U.S.C. § 18, and Section 5 of Fladeral Trade Commission Act, as amended, 15 U.S.C. § 45; and

Respondent, its attorneys, and counsetherCommission having thereafter executed an Agreement Containing Consent Order ("Contstagreement"), containing an admission by Respondent of all the jurisdiction falcts set forth in the aforesældaft of Complaint, a statement that the signing of said Consent Agreement or settlement purposes only and does not downstilluter acket has a statement of the settlement purposes only and does not downstilluter acket has a statement of the settlement of the settlemen

the Commission hereby makes the following juititidnal findings and issues the following Decision and Order ("Order"):

- 1. Respondent is a corporation organized steng and doing business under and by virtue of the laws of the State of Delaware thwits office and principal place of business located at 40 Pacifica, Irvine, California, 92618-7471.
- 2. The Federal Trade Commission has jurisdictiver the subject matter of this proceeding

CoreLogic Acquisition Co. II, LLC, and Cdregic Acquisition Co. III, LLC, as Buyers, and solely with respect to, and as siped in Sections 5.4 and 5.7, Property Data Holdings, L.P., and solely with respect and as specified in Sections 2.5, 2.7, 2.10(f), 5.7, 5.18, 5.21, 8.2(b), 8.7(b), and 9.15, CoreLogic Solutions, LLC.

- G. "Acquisition Date" means the date which the Acquisition is consummated.
- H. "Assessor Data" means public record informaticoncerning characteristics of individual real property parcels, including, but not lingitte, square footage, number of bedrooms and bathrooms, sales information, histomylassessed value. Assessor Data is often referred to as tax assessor or tax roll data.
- I. "CoreLogic-RealtyTrac Agreement" meathe Data License Agreement between CoreLogic Solutions, LLC and Renwood RealtyTrac, LLC, attached hereto as Confidential Appendix A.
- J. "DataQuick Customer" means any person, busi**ness**her entity that had a contract to license or purchase, or who

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- V. "Remedial Agreement" means the CoreLogicaltyTrac Agreement if approved by the Commission, or any other agreement betweenAcquirer and the Respondent or a Divestiture Trustee that is entered intersuant to this Order and approved by the Commission. The term Remedial Agreeniencludes the relevant agreement as approved by the Commission and all futureendments, exhibits, attachments, and schedules to such agreement.
- W. "Transition Period" means a period of tim**stia**g until eighteen (18) months after the Divestiture Date.

II.

IT IS FURTHER ORDERED that:

A. Not later than ten (10) dayster the Acquisition DateRespondent shall execute and make effective the CoreLogic-RealtyTrac Agreement,

PROVIDED that, if, at the time Commission determines to make this Order final, the Commission notifies Respondent that Realactis not an acceptable licensee of the Licensed Data and Licensed Historical Data was licensed to acceptable, Respondent shall notify RealtyTrac and immediately rescind the Loogic-RealtyTrac Agreement, and within six (6) months from the date this Order bees final, absolutely and in good faith, at no minimum price, license the Licensed Data Licensed Historical Data to an Acquirer that receives the prior approval of the Coission and in a manner that receives the prior approval of the Commission.

- B. Not later than ten (10) dayaster the Acquisition DateRespondent shall license the Licensed Data to an Acquirer in a manneat theceives the approval of the Commission and conforms with the following:
 - 1. The Licensed Data shall include least the same scope and quality of Assessor Data, Recorder Data and Other Related Datawas collected, acquired, licensed, and generated by DataQuickipr to the Acquisition;
 - Respondent shall deliver thedeinsed Data to the Acquirer inmanner that is at least as timely and accurate, and provides the same level of service, as Respondent provided to DataQuick prior to the Acquisition;
 - 3. Within sixty (60) days of licensing the densed Data and Licensed Historical Data, Respondent shall begin delivering allthe Licensed Data to the Acquirer in a manner that conforms with the requirement Remedial Agreement and this Order;
 - 4. Respondent shall deliver thecensed Data to the Acquiren a format (including record layout) and manner that is acceptablithe Acquirer, it being understood that

- if the Acquirer has agreed to provisiont be data in a particular format and manner in a Remedial Agreement that such formand manner are acceptable to the Acquirer;
- 5. Respondent shall not restrict the manketilicensing or use of Licensed Data by the Acquirer, except as agreed to be Acquirer and approved by the Commission in the Remedial Agreement;
- 6. Respondent shall not restrible ability of the Acquirer to transfer or assign the license to the Licensed Data except assed to by the Acquirer and approved by the Commission in the Remedial Agreement; and
- 7. Respondent shall license and provide Albequirer with the Licensed Data for a period of no less than five years exceptageed to by the Acquirer and approved by the Commission in the Remedial Agreem pnt; vided, however, that the Monitor, in consultation with staff of the Commission, ynas necessary to achieve the remedial purposes of this Order, authorize up to (12) bone-year extensions of such period.
- C. Not later than ten (10) dayster the Acquisition DateRespondent shall irrevocably license the Licensed Historical Data to Acquirer in a manner that receives the approval of the Commission and conforms with the following:
 - Respondent CoreLogic shall deliver the denised Historical Data to the Acquirer upon entry of the license, except that Licensdorical Data obtailed after the date of the license shall be delivered too here on the same schedule as the Licensed Data;
 - 2. Respondent shall deliver the censed Historical Data to the Acquirer in a format (including record layout) and manner that exceptable to the Acquirer, it being understood that if the Acquirer has agreeph to vision of the data in a particular format and manner in a Remedial Agreement that such format and manner are acceptable to the Acquirer:
 - 3. Respondent shall not restrict the meting, licensing or usof the Licensed Historical Data by the Acquirer, except as reed to by the Acquirer and approved by the Commission in the Remedial Agreement; and
 - 4. Respondent shall not restrible ability of the Acquirer to transfer or assign the license to the Licensed Historical Datacext as agreed to by the Acquirer and approved by the Commission in the Remedial Agreement.
- D. Not later than fifteen (15) days aftertRemedial Agreement is executed, Respondent shall deliver to the Acquirer all Relevantsti Tier Business Recordin their original format together with any software other tools used by DataQuick to view and manipulate such records, or in an alteinmentormat agreed to both the Acquirer and the Respondent.
- E. Not later than thirty (30)days after the Remedial Agreement is executed, Respondent shall deliver to the Acquirer all Relevanth@t Business Records in their original format together with any software on their tools used by DataQkito view and manipulate such records, or in an alternative format and to by both the Acquirer and the Respondent,

- PROVIDED, HOWEVER, Respondenhall not be required to the liver a Relevant Other Business Record until ten (10) days after Albequirer requests deliver of such record.
- F. Continuing until the day afteermination of the Transitin Period, Respondent shall, upon reasonable request, provide the Acquirith access to knowledgeable employees and information related to DataQuick's cotien, manipulation, starge and provision of Assessor Data, Recorder Data and Other ReDated as needed to assist the Acquirer in collecting, manipulating, stiong and providing to custoens the Licensed Data and Licensed Historical Data asgreired by this Order and the Remedial Agreement. As part of this obligation, Respondeshall, on or before the value Remedial Agreement is executed, designate one or more employeesasition coordinates) and shall provide the name and contact information for the sition coordinato(s) to the Acquirer, to the Commission and the Monitor. The transiticoordinator(s) shall be responsible for ensuring Respondent complies with its obtliggas to provide trasition assistance as required by this Paragraph and the Remediatement, including by timely providing knowledgeable employees and information to Aloquirer. Respondent shall ensure that the transition coordinator(s) has authority, capability and sources necessary to meet Respondent's obligations under this pareaph and the Remedial Agreement.
- G. In any agreement to provide a DataQuick Consetr with Assessor Datar Recorder Data executed between the Acquisition Date and ((9)) emonths after the Divestiture Date, Respondent shall include a providing allowing the customer to terminate the agreement in order to license or purchase Asser Data or Recorder Dataon the Acquirer so long as the DataQuick Customer provides 180-days' territnotice of its intent to terminate the agreement provided, however, that the DataQuick Customer may, at any time after providing its written termination notice, revolve postpone the effictive date of such notice.
- H. Respondent shall permit any DataQuick **Orset**r to terminate a Relevant Renewal Contract in order to liceresor purchase Assessor Data and Recorder Data from the Acquirer so long as the DataQuick Custorprevides 180-days' written notice of its intent to terminate the Relevant Renewal Contract, ided, however, that the DataQuick Customer may, at any time afterviding its written termination notice, revoke or postpone the effect date of such notice.
- I. Respondent shall permit any DataQuick Custoto terminate a Relevant Long-Term Contract on or after March 31, 2016, in ordelictense or purchase Assessor Data or Recorder Data from the Acquirer so longtlass DataQuick Customer provides 180-days' written notice of its intent to terminate the Relevant Long-Term Contrapotopided, however, that the DataQuick Customer may any time after providing its written termination notice, revoke or postpothe effective date of such notice.
- J. No later than thirty (30) days aftered Remedial Agreement is executed, Respondent shall notify all DataQuick Customers who have there a Relevant Long-Term Contract or a Relevant Renewal Contract of their rights until order to terminate such agreement. Notification under this provision requirements with the following:

- 1. Notification must be sent to the personsignated in the relevant customer agreement to receive notices or, if no such penshas been designated, the Chief Executive Officer or General Counsel of the DataQuick Customer:
- 2. Notification must be sent be sent be rified mail with return receipt requested, or electronic mail in a manner that provides documentation that the Notification was received and opened within 48 hours of being sent; and
- Notification must be substantially in ther foo attached as Appendix C to this Order, and include a copy of the Order and Complaint or a link to the url on the ftc.gov website where the Order and Complaint may be located.
- K. Respondent shall not directly or indirectly:
 - 1. Require any Customer to make or pay anympent, penalty, or charge for, or provide any consideration in relation to, or otherworder, the exercite of the option to terminate and end a contract pursuant to @Papah II.G, II.H, or III of this Order; or
 - 2. Retaliate against or take any actiounverse to the economic interests of any DataQuick Customer that exercisites rights undethis Order,

PROVIDED, HOWEVER, that Respondent shrellain its right to enforce, or seek judicial remedies for, breaches of controllated upon rights or causes of action that are unrelated to the exercise by a DataQuickstonner of its option to terminate, and

PROVIDED FURTHER, HOWEVER, that niting in this provision shall prevent Respondent from competing for any custo in ets ordinary course of business.

- L. For a period lasting until one (\$\psi\$ ar after the Divestiture Date:
 - 1. Respondent shall, within ten (10) days request by the Acquirer, provide the following information to the Acquirer (to the extent permitted by applicable law and to the extent that Respondent has sintormation) regarding any Relevant Employee:
 - a. The date of hire and effective service date:
 - b. Job title or position held;
 - c. A specific description of the Relent Employee's responsibilities covided, however, in lieu of this description, Respondenay provide the employee's most recent performance appraisal;
 - d. The base salary or current wages;
 - e. The most recent bonus paid, aggregate annual compensation and current target or guaranteed bonus, if any;
 - f. Employment status. \(\ell \), active or on leave or disability full-time or part-time);
 - g. Any other material terms and conditions employment in regard to such employee that are not otherwise gether available to similarly situated employees; and
 - h. Copies of all employee benefit plansdasummary plan descriptions (if any) applicable to the relevant employees.

- 2. Respondent shall not interferethwith ability of the Acquireto solicit, interview or hire any Relevant Employee and shall remake impediments with the control of Respondent that may deter any Relevant ployee from accepting employment with the Acquirer, including, but not limite to, non-compete provisions and non-disclosure provisions related documents, information, or knowledge acquired or created by the Relevant Employee before Alcquisition Date in any employment or other contracts. Respondent shall make any counter-offer to a Relevant Employee who has received a written of the employment from the Acquirer.
- M. For a period lasting until tow(2) years after the Divestine Date, Respondent shall not solicit or otherwise attempt to induce any peroperation by the Acquirer to terminate his or her employment relationship with the Acquirer,
 - PROVIDED, HOWEVER, that Respondent m(a) hire any Relevant Employee whose employment has been terminated by the uniter or who independently applies for employment with Respondent, as long as saroployee was not solted in violation of the non-solicitation requements contained herein;) (a) divertise for employees in newspapers, trade publications or other mendit targeted specifically at Relevant Employees; or (3) hire a Relevant Employees contacts Respondent on his or her own initiative without any direct indirect solicitation oencouragement from Respondent.
- N. The purpose of this Order is to enable Alloquirer to compete with Respondent in the provision of, marketing and liceing of Assessor Data and Reder Data and to remedy the lessening of competition alleged in the Commission's Complaint.

- in a manner consistent with the purposethisf Order and inconsultation with the Commission;
- 3. The Monitor shall, in his or her soles diretion, consult with third parties in the exercise of his or her duties under the or any agreement between the Monitor and Respondent, provided that such the other into the same customary confidentiality agreements as the Monitor; and
- 4. The Monitor shall evaluate the reports submitted to the Commission by any Respondent pursuant to this Order and the C

PROVIDED, HOWEVER, that such agreentenall not restrict the Monitor from providing any information to the Commissionrequire the Monitor to report to the Respondent the substance of communication or from the Commission or the Acquirer.

- E. The Commission may, among other things, require the Monitor and each of the Monitor's consultants, accountants, attorneys and orthogenesentatives and assistants to sign an appropriate confidentiality agreement redate Commission materis and information received in connection with the more mance of the Monitor's duties.
- F. The Commission may on its own initiative, attribe request of the Monitor, issue such additional orders or directions as may be essary or appropriate to assure compliance with the requirements of this Order.
- G. If the Commission determines that the Nitonhas ceased to act or failed to act diligently, the Commission may appoint abstitute Monitor. The Commission shall select the substitute Monitor, subject to thousent of Respondent, which consent shall not be unreasonably withheld. If Respondent not opposed, in writing, including the reasons for opposing, the selection of any proposed bestitute Monitor within ten (10) days after notice by the staff of the Constitute Respondent of the identity of any proposed substitute Monitor, Respondent shadeemed to have consented to the selection of the proposed bestitute Monitor.
- H. The Monitor appointed pursuant to thisder may be the same Person appointed as a Divestiture Trustee pursuato the relevant prosions of this Order.
- I. The Monitor shall s002.ea7(rvbe utilo theexpo)5.8(i)-17(raction oa)]TJ 185025 0 TD .0009 Tc -.

Trustee receives bona fide offers from than one acquiring entity, and if the Commission determines to approve mother one such acquiring entity, the Divestiture Trustee shall license to the aicing entity selected by Respondent from among those approved by the Commission vided further, however, that Respondent shall select such entity initive (5) business days of receiving notification of the Commission's approval.

- 7. The Divestiture Trustee shall serve, with both or other security, at the cost and expense of Respondent, on such reasonated coustomary terms and conditions as the Commission or a court may set. The diture Trustee shall have the authority to employ, at the cost and expense of Rendent, such consultants, accountants, attorneys, investment bankers, business becampraisers, and the representatives and assistants as are necessary to country be Divestiture Trustee's duties and responsibilities. The Divestiture Trusteell account for all monies derived from the license and all expenses incurred the rapproval by the Commission and, in the case of a court-appointed Divestiture Trustey the court, of the account of the Divestiture Trustee, including ses for his or her services I remaining monies shall be paid at the direction of the Respondant the Divestiture Trustee's power shall be terminated. The compensation of the Bithere Trustee shall be based at least in significant part on a commission arrangent meontingent on the licensing of all Licensed Data and Licensed Historical Data.
- 8. Respondent shall indemnifyeth Divestiture Trustee and Indothe Divestiture Trustee harmless against any losses, claims, damaigheities, or expenses

IT IS FURTHER ORDERED that:

- A. The Remedial Agreement shall be incorporatty deference into this Order and made a part hereof. Further, nothing in the Remedial Agreementath limit or contradict, or be construed to limit or contradict, the termsthis Order, it being understood that nothing in this Order shall be construed to reducty aights or benefits of the Acquirer or to reduce any obligations of Respondent under a Remedial Agreement. Respondent shall comply with the terms of the Remedial regment, and a breach by Respondent of any term of the Remedial Agreement shall constitute a violation of this Order. To the extent that any term of the Remedial Agreement toots with a term of this Order such that Respondent cannot fully comply with both, spendent shall comply with the term of this Order.
- B. Respondent shall include in the Remedial Asyment a specific reference to this Order and the remedial purposes thereof.
- C. Between the date the Commission grants applied the Remedial Agreement and the date the Remedial Agreement becomes title; Respondent shall not modify or amend any material term of the Remedial Agreement without the par approval of the Commission. Further, any failure to many material condition precedent to closing (whether waived or not) shall continue a violation of this Order.
- D. During the term of the Remedial Agreement shall not ordify (materially or otherwise) the Remedial Agreement with that Commission's prior approval pursuant to Rule §2.41(f), 16 C.F.R. §2.41(f).

VI.

IT IS FURTHER ORDERED that:

- A. Respondent shall submit to the Commission any Monitor appointed by the Commission:
 - 1. Verified written reports:
 - a. Within thirty (30) days after the datteris Order becomes final and every sixty (60) days thereafter untilixty (60) days after terimation of the Transition Period;
 - b. On the first anniversary of the date which this Order becomes final, and annually thereafter until on ear after termination of the Remedial Agreement,

which reports shall set forth in detailet manner and form in which it intends to comply, is complying, and has complied with order and the Remedial Agreement

since the filing of any previous ompliance report, and shall ter alia, describe the status of any transition project planar Remedial Agreement, and identify all DataQuick Customers who have provided repoint termination pursuant to Paragraph II above, when such customer provided ice of termination and whether the relevant contract has been terminated; and

- 2. Written notice of Divestiture Date withinrte(10) business days of the Divestiture Date; and
- 3. A copy of the following documents:
 - a. A Complaint filed in a court of comment jurisdiction by Respondent or the Acquirer that alleges breach of a Remedial Agreement;
 - b. Correspondence from legal representation Respondent to the Acquirer, wherein Respondent alleges breach of a Remedial Agreement; and
 - c. Correspondence from legal representation the Acquirer to Respondent, wherein the Acquirer alleges breaton Remedial Agreement,

which documents shall be delivered to **Chemmission** within ten (10) business days of being sent, filed oreceived by Respondent.

- B. For purposes of determining or securing composition with this Orderand subject to any legally recognized privilege, and upon writherquest and upon five (5) days' notice to Respondent made to its principal United Stanfeises, registered office of its United States subsidiary, or its hoperatures address, the Respondentall, without restraint or interference, permit any duly authorized presentative of the Commission:
 - 1. Access, during business office hours of Rhespondent and in the presence of counsel, to all facilities and access to inspect and copy all books, ledgers, accounts, correspondence, memoranda and all other order and documents in the possession or under the control of the Resondent related to compliance with this Order, which copying services shall be provided by the Roespont at the request the authorized representative(s) of the Commission and the expense of the Respondent; and
 - 2. To interview officers, directors, or property of the Respondent, who may have counsel present, regarding such matters.

VII.

IT IS FURTHER ORDERED that Respondent shall notify the Commission at least thirty (30) days prior to:

- A. Any proposed dissolution of Respondent;
- B. Any proposed acquisition, merger comsolidation of Respondent; or

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V	/III.
IT IS FURTHER ORDERED that the on which this Order is issued.	nis Order shall terminate ten (10) years from the
By the Commission.	
	Donald S. Clark Secretary
	creation, sale or dissolution of substable obligations arising out of this Order IT IS FURTHER ORDERED that the on which this Order is issued. By the Commission.

In re CoreLogic, Inc.

Confidential Appendix A

CoreLogic-RealtyTrac Agreement

[Redacted From the Public Record Verison, But Incorporated By Reference]

In re CoreLogic, Inc.

Appendix B

Monitor Agreement

In re CoreLogic, Inc.

Confidential Appendix B-1

Monitor Agreement Exhibits A (Form of License Agreement) and B (Fee Schedule)

[Redacted From the Public Record Verison, But Incorporated By Reference]

In re CoreLogic, Inc.

Appendix C

Notice of Termination Rights

March ___, 2014

[Company Name]
Attention: [Company Representative]
[Street Address]
[City, State, Zip]

Dear []:

On March [x], 2014, CoreLogic Solutions, LLCC(öreLogic") acquired DataQuick Information Systems, Inc. ("DataQuick"). To settled earl Trade Commission ("FTC") concerns arising from the acquisition, CoreLogic has agreed to reinte a consent ord ("the Order") with the FTC. A copy of the Order is available at [cite url].

Pursuant to the Order, CoreLogic is licensingessor and recorder data and certain ancillary products to [Renwood RealtyTrac LLC ("RealtyTrao")other Acquirer] so that [RealtyTrac or other Acquirer] can offer you the bulk datadarelated products thataQuick provided customers through DataFile Services LicenseeAgnents ("License Agreements"). The Order also requires CoreLogic to allow certain cursers, including you, therminate their License Agreements with DataQuick, in whole or in paint order to obtain bulkssessor and recorder data from [RealtyTrac or other Acquirer].

If you wish to terminate your License Agreemeyrotu must send a written termination notice to CoreLogic at least one-hundrendcheighty (180) days before the you want the termination to go into effect. Your written notice must be you are terminating your cense agreement to begin obtaining bulk assessor and correler data from [RealtyTrandr other Acquirer]. You may extend the effective date of, notice your termination at any tembefore the termination takes effect.

You may exercise this terminati right at any time during thertoe of your License Agreement, regardless of the termination date specification. License Agreement or in any existing amendments to the License Agreement. Conject will not charge you any fee for exercising this early termination right. Further, the Ortoeohibits CoreLogic from tessening its service to you or retaliating against you for exercising the tito terminate your License Agreement or obtain bulk assessor or recorder dataset. [RealtyTrac or other Acquirer].

If you have any questions concerning the FSTOrder, you may contact Mitchell S. Pettit, 33 Crimson Rose, Irvine, CA 92603, Tel (XXX) XXXXXX, Email mpettit@mspstrategic.com, who has been named Monitor under the termset Order. Your discussions with the Monitor will not be shared with CoreLogic or [Realty Toro other Acquirer] without your permission.

Thank you for your attention to this matter.

Sincerely,

[CoreLogic Contact] [Contact Title]