UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 1423879CIV - \$ / 7 2 1 \$ * \$ 2 ¶ 6 X O O L Y D Q

FEDERAL TRADE COMMISSION,

Plaintiff,

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CENTRO NATURAL CORP., et al.,

Defendants, and

BIONORE, INC., et al.,

Relief Defendants.

<u>ORDER</u>

THIS CAUSE came before the Court upon Plaintiff), HGHUDO 7UDGH & RPPL

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Injunction 3 0 RWLRQ 173|>file&d)JullyR3, 2015. In its Motion,

(See id). The Commission filed its initial Complaint [ECF No. 1] on October 20, 2014, but Defendant Centro Natural failed to file answer or otherwise defend this action. As a result, pursuant to Federal Rule of Civil Procedure 55(a), the Clerk entered a default astroc Cen Natural on January 20, 2015.Se(e[ECF 146]). The FTC andremaining Defendants (the Settling Defendants stipulated to the entry of Final Orders entered by the Court on June 26, 2015 (See[ECF Nos. 168471]).

The FTCfiled its First Amended Complaint [ECF No. 14] for a permanent injunction and other equitable relief, pursuant to Sections 13(b) and 19eoFetderal Trade Commission Act

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- 2. Debt Collector PHDQV DQ\ SHUVRQ ZKR XVHV DQ\ LQVWUXPH or the mails in any business the principal purpose of which is the collection of asy object who regularly collects or attempts to collect, directly or indirectly, debts owed or due or asserted to be owed or due another. The term also includes any creditor who, in the process of collecting its own debts, uses any name other than its own who buld indicate that a third person is collecting or attempting to collect such debts. The term also includes any person to the extent such person receives an assignment or transfer of a debt in default solely for the purpose of facilitating collection such debt.
- 3. Centro Stipulating Defendants PHDQV & DUROLQD 2UHOODQD 'DPI Sumbre, individually, collectively, or in any combination.

ORDER

I.

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apply any remaining money for such other equitable relief (including consumer information remedies) as it determines to be reasonably related to Defendant Centro 1DWXUDO¶V SUDFWLFHV DOOHJHG LQ WKH)LUVW \$PHQ such equitable relief is to be deposited to the U.S. Treasury as disgorgement. Defendant Centro Natural has no right to challenge any actions the Commission or its representatives may take pursuant to this Subsection.

E. Defendant Centro Natural relinquishes all dominion, control, and legal and equitable right, title, and interest in any funds paidthe fullest extent permitted by law and mayrest in a-6

- information related to redress, Defendant Centro Natural must provide it, in the form prescribed by the FTC, within fourteen (14) days.
- B. Disclosing, using, or benefitting from customer information, including the name, address, telephore number, email address, social security number, other identifying information, RUDQ\GDWDWKDWHQDEOHVDFFHVVWRDFXVWRPH account, or other financial account), that any Defendant obtained prior to entry of this Order in connection withtelemarketing and the sale of products
- C. Failing to destroy such customer information in all forms in their possession, custody, or control within thirty (30) days after receipt of written direction to do so from a representative of the FTC.

Provided, however, that customer information need not be disposed of, and may be disclosed, to the extent requested by a government agency or required by law, regulation, or court order.

VII.

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email address and telephone number, as designated points of countracts, representatives of the Commission may use to communicate with Defendant; (b)

LGHQWLILHV DOO RI WKDW 'HIHQGDQW¶V EXVLQHVVHV I physical, postal, email, and Internet addresse(sc) describes the activities defach business, including the goods and services offered, the means of advertising, marketing, and sales, and the involvement of any other Defendant; (d) describes in detail whether and how that Defendant is in compliance with each Section of this Onder(e) provides a copy of each Order Acknowledgment obtained pursuant to this Order, unless previously submitted to the Commission; and

B. For 20 years after entry of this Order, Defendant Centro Natural must submit a

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D. Upon written request from æpresentative of the Commission, any credit reporting agency must furnish consumer reports concerning Defendant, pursuant to Section 604(1) of the Fair Credit Reporting Act, 15 U.S.C. § 1681b(a)(1).

XIV. RETENTION OF JURISDICTION

IT IS FURTHER ORDERED that this Court retains jurisdiction of this matter for purposes of construction, modification, and enforcement of this Order.

DONE AND ORDERED in Miami, Florida, this 15th day of July, 2015.

CECILIA M. ALTONAGA

UNITED STATES DISTRICT JUDGE

cc: counsel of record