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6	IN THE UNITED STATES DISTRICT COURT
7	FOR THE DISTRICT OF ARIZONA
8	Federal Trade Commission, No. CV-16-03406-PHX-SPL
	VS.
	Blue Saguaro Marketing, LLC, et al.,
	Defendants.
	/

On October 6, 2016, Plaintiff, the deeral Trade Commission ("Commission" or "FTC"), filed its Complaint for PermaneenInjunction and Other Equitable Relief, pursuant to Section 13(b) of the Federaelder Commission Act ("FTC Act"), 15 U.S.C. § 53(b), and the Telemarketing SalesleR("TSR"), 16 C.FR. Part 310.

The Commission and Defenda Stacey A. Vela ("Settlig Defendant") hereby
stipulate to the entry of this Stipulated Order for Permanent Injunction and Monetary
Judgment ("Order") to resolve all matteins dispute in thisaction between them.
Accordingly,

IT IS ORDERED:

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FINDINGS

1. This Court has jurisdictin over this matter.

26 2. The Complaint charges ath Settling Defendant participated in deceptive 27 acts or practices in violation of Section 5 of the FTC Act, 5 U.S.C. § 45, and the TSR, 28

1	3. "Corporate Defendants" means Blue Saguaro Marketing, LLC;
2	Marketing Ways.com, LLC; Max Results Mkaeting, LLC; Oro Canyon Marketing II,
3	LLC; Paramount Business Services, LLC, individually, collectively, and in any
4	combination doing business as Amazonsseciates, Amazon Associates Program,
5	Amazon Affiliates, Amazon Affiliate ProgramGera Grant, GranStrategy Solutions,
6	GSS, Grant Assistance Center, Grant BabyHoydra Grant, Cenex Worldwide, Grant(s)
7	Community United, Paramount Business Researand their successors and assigns.
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dissolved.

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VII.

CUSTOMER INFORMATION

IT IS FURTHER ORDERED that Settling Defendant, her agents, employees,
and attorneys, and all otheersons in active concert or participation with any of them,
who receive actual notice dfhis Order, whether acting directly or indirectly, are
permanently restrained and enjoined from:

A. Failing to provide sufficient custmer information to enable the
Commission to efficiently administer consermredress. If a representative of the
Commission requests in writing any informost irelated to redress, Settling Defendant
must provide it, in the form prescribed by the Commission fourteen (14) days;

B. Disclosing, using pr benefitting from customer formation, including the
name, address, telephone number, email address, social securityr, notimer identifying
information, or any data the enables access to a customer's account (including a credit
card, bank account, or other financial account), that Settlerfer Dant obtained prior to
entry of this Order; and

17 C. Failing to destroy such customer formation in all forms in their 18 possession, custody, or control within thi(18,0) days after receipt f written direction to 19 do so from a representative of the Commission.

20 Provided, however, that customer information meed not be disposed of, and may 21 be disclosed, to the externequested by a government

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A. One year after entry of this Orde&ettling Defendant must submit a compliance report, sworn der penalty of perjury:

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Settling Defendant must: (1) identify ethorimary physical, postal, and email 3 address and telephone number, as designatients of contact, with representatives of 4 the Commission may use to communicate vstattling Defendant; (2) identify all of 5 Settling Defendant's businessless all of their names, tedenone numbers, and physical, 6 postal, email, and Internet addresses; (3) describe the activities of each busines 7 including the goods and services offered, the means of advertising, marketing, and sal 8 9 and the involvement of any other Defendantian Settling Defendantian describe if she knows or should know due to her own inconent); (4) describe in detail whether 10 and how Settling Defendant is in compliancie/hweach Section of this Order; and (5) 11 provide a copy of each OrdArcknowledgment obtained puraset to this Order, unless 12 13 previously submitted the Commission.

Additionally, Settling Defendanmust: (1) identify allelephone numbers and all physical, postal, email and Internet adsistes, including all residences; (2) identify all business activities, including any busine for which Settling Defendant performs services whether as an eronyzete or otherwise and any entity which Settling Defendant has any ownership interest; a(3d) describe in detail Settling Defendant's involvement in each such business, includiting, role, responsibilities, participation, authority, control, and any ownership.

B. For twenty (20) years after entry **th**is Order, Settling Defendant must submit a compliance notice, sworn under penalt**peor**fury, within fouteen (14) days of any change in the following:

Settling Defendant must report any change in: (1) asigneted point of contact; or (2) the structure of any Corporate Defentedar any entity tha Settling Defendant has any ownership interest in corontrols directly or indiretely that may affect compliance obligations arising under this Ober, including: creation, meeting sale, or dissolution of 28

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representatives of the Commission to interview any employeether person affiliated
 with Settling Defendant who hassgreed to such aimterview. The person interviewed
 may have counsel present.

C. The Commission may use all other lawfordeans, includig posing, through
its representatives, as consumers, supploersother individuals or entities, to Settling
Defendant or any individuable entity affiliated with Settling Defendant, without the
necessity of identification optrior notice. Noting in this Order limits the Commission's
lawful use of compulsory press, pursuant to Sectionsa@d 20 of the FTC Act, 15
U.S.C. §§ 49, 57b-1.

D. Upon written request from a repretative of the Commission, any
 consumer reporting agencymust furnish consumer prosts concerning Settling
 Defendant, pursuant to Section 604(1) to be Fair Credit Repting Act, 15 U.S.C.
 §1681b(a)(1).

XIII. **RETENTION OF JURISDICTION** IT IS FURTHER ORDERED that this Court retainsurisdiction of this matter for purposes of construction, modifican, and enforcement of this Order. Dated this 10th day of August, 2017.