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11 *Attorneys for Plaintiff Bureau of Consumer Financial Protection*

12 **UNITED STATES DISTRICT COURT**
13 **CENTRAL DISTRICT OF CALIFORNIA**

14 Bureau of Consumer Financial Protection,)
15 Plaintiff,)

16 vs.)

17 Chou Team Realty, LLC f/k/a Chou Team)
18 Realty, Inc., d/b/a Monster Loans, d/b/a)
19 MonsterLoans; Lend Tech Loans, Inc.;)
20 Docu Prep Center, Inc., d/b/a DocuPrep)
21 Center, d/b/a Certified Document Center;)
22 Document Preparation Services, LP, d/b/a)
23 DocuPrep Center, d/b/a Certified)
24 Document Center; Certified Doc Prep, Inc.;)
25 Certified Doc Prep Services, LP; Assure)
26 Direct Services, Inc.; Assure Direct)
27 Services, LP; Direct Document Solutions,)
28 Inc.; Direct Document Solutions, LP;)
Secure Preparation Services, Inc.; Secure)
Preparation Services, LP; Docs Done)
Right, Inc.; Docs Done Right, LP; Bilal)
Abdelfattah, a/k/a Belal Abdelfattah, a/k/a)
Bill Abdel; Robert Hoose; Eduardo “Ed”)
Martinez; Jawad Nesheiwat; Frank)
Anthony Sebreros; and David Sklar,)

Defendants,)

Case No.:

COMPLAINT

1	Thomas “Tom” Chou; and Sean Cowell,	}
2	Defendants and	}
3	Relief Defendants,	}
4	Kenneth Lawson; Cre8labs, Inc.; XO	}
5	Media, LLC; and TDK Enterprises,	}
6	LLC,	}
	Relief Defendants.	}

JURISDICTION AND VENUE

1. This Court has subject-matter jurisdiction over this action because it is brought under “Federal consumer financial law,” 12 U.S.C. § 5565(a)(1), presents a federal question, 28 U.S.C. § 1331, and is brought by an agency of the United States, 28 U.S.C. § 1345.

2. Venue is proper in this district because Defendants and Relief Defendants are located, reside, or do business in this district. 12 U.S.C. § 5564(f).

INTRODUCTION

3. The Bureau of Consumer Financial Protection (Bureau) brings this action to address unlawful conduct by several companies and individuals in connection with providing debt-relief services to consumers with student loans.

4. Between 2015 and 2017, a mortgage company known as Monster Loans unlawfully obtained consumer reports from the consumer-reporting agency Experian. Monster Loans provided the reports to other companies that used the reports to market debt-relief services to consumers with student loans. From August 2017 through at least January 2019, a sham entity known as Lend Tech also unlawfully obtained consumer reports from Experian and provided them to other companies, including companies that used the lists to market student-loan debt-relief services.

1 restitution, disgorgement, and civil money penalties. 12 U.S.C. §§ 5564(a),
2 5565(a)(2).

3 **DEFENDANTS AND RELIEF DEFENDANTS**

4 10. Chou Team Realty, Inc. was a California corporation registered on
5 July 18, 2003. Chou Team Realty, Inc. was registered and located at 3
6 Whatney, Irvine, CA 92618, and later moved to 25391 Commercentre Drive,
7 Suite 200, Lake Forest, CA 92630. In March 2018, Chou Team Realty, Inc. was
8 converted into Defendant Chou Team Realty, LLC. Chou Team Realty, LLC is
9 a California limited-liability company registered and located at 25391
10 Commercentre Drive, Suite 200, Lake Forest, CA 92630.

11 11. Chou Team Realty, LLC is a successor to Chou Team Realty, Inc.

12 12. Chou Team Realty, Inc. and Chou Team Realty, LLC (collectively,
13 Monster Loans) have held themselves out as doing business as Monster Loans
14 and MonsterLoans.

15 13. Since 2014, Monster Loans has operated as a mortgage lender. It is
16 licensed in at least 30 states, including California.

17 14. Defendant Lend Tech Loans, Inc. (Lend Tech) is a California
18 corporation registered on June 15, 2017. Lend Tech has held itself out as doing
19 business at 25391 Commercentre Drive, Suite 100, Lake Forest, CA 92630 and
20 1851 E. First St. #810, Santa Ana, CA 92705.

21 15. Lend Tech is licensed by the California Department of Real Estate
22 and has held itself out as doing business as a mortgage-brokerage company.

23 16. Defendant Docu Prep Center, Inc. registered as a California
24 corporation on February 3, 2015, and it has held itself out as doing business at 3
25 Whatney, Suite 100, Irvine, CA 92618.

26 17. Defendant Document Preparation Services, LP registered as a
27 California limited partnership on October 19, 2015, and it has held itself out as
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1 doing business at 3 Whatney, Suite 100, Irvine, CA 92618. Docu Prep Center,
2 Inc. was the general partner of Document Preparation Services, LP
3 (collectively, Docu Prep Center).

4 18. Docu Prep Center has held itself out as doing business as
5 DocuPrep Center and Certified Document Center.

6 19. Defendant Certified Doc Prep, Inc. registered as a California
7 corporation on October 14, 2015, and it has held itself out as doing business at
8 1015 E. Imperial Highway, Unit C8, Brea, CA 92821.

9 20. Defendant Certified Doc Prep Services, LP registered as a
10 California limited partnership on October 21, 2015, and it has held itself out as
11 doing business at 1015 E. Imperial Highway, Unit C8, Brea, CA 92821.
12 Certified Doc Prep, Inc. was the general partner of Certified Doc Prep Services,
13 LP (collectively, Certified Doc Prep Services).

14 21. Defendant Assure Direct Services, Inc. registered as a California
15 corporation on August 22, 2016, and it has held itself out as doing business at
16 23785 El Toro Road, Suite 467, Lake Forest CA 92630.

17 22. Defendant Assure Direct Services, LP registered as a California
18 corporation on August 17, 2016, and it has held itself out as doing business at 5
19 Oldfield, 2nd Floor, Irvine, CA 92618. Assure Direct Services, Inc. was the
20 general partner of Assure Direct Services, LP (collectively, Assure Direct
21 Services).

22 23. Defendant Direct Document Solutions, Inc. registered as a
23 California corporation on January 3, 2017, and it has held itself out as doing
24 business at 23785 El Toro Road, Suite 493, Lake Forest, CA 92630.

25 24. Defendant Direct Document Solutions, LP registered as a
26 California limited partnership on January 3, 2017, and it has held itself out as
27 doing business at 23785 El Road, Suite 493, Lake Forest, CA 92630 and 5
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1 Oldfield, 2nd Floor, Irvine, CA 92618. From January 2017 to March 2018,
2 Direct Document Solutions, Inc. was the general partner of Direct Document
3 Solutions, LP (collectively, Direct Document Solutions).

4 25. Defendant Secure Preparation Services, Inc. registered as a
5 California corporation on January 12, 2017, and it has held itself out as doing
6 business at 2500 E. Imperial Highway, Suite 201-396, Brea, CA 92821.

7 26. Defendant Secure Preparation Services LP registered as a
8 California limited partnership on January 12, 2017, and it has held itself out as
9 doing business at 2500 E. Imperial Highway, Suite 201-396, Brea, CA 92821
10 and 5 Oldfield, 2nd Floor, Irvine, CA 92618. From January 2017 to March 2018,
11 Secure Preparation Services, Inc., was the general partner of Secure Preparation
12 Services, LP (collectively, Secure Preparation Services).

13 27. Defendants Docu Prep Center, Certified Doc Prep Services, Assure
14 Direct Services, Direct Document Services, and Secure Preparation Services
15 (collectively, the Student Loan Debt Relief Companies) marketed and sold
16 debt-relief services to consumers with federal student loans.

17 28. Defendant Docs Done Right, Inc. registered as a California
18 corporation on October 22, 2015, and it has held itself out as doing business at
19 895 Dove Street, 3rd Floor, Newport Beach, CA 92660.

20 29. Defendant Docs Done Right, LP registered as a California limited
21 partnership on March 8, 2016, and it has held itself out as doing business at 3
22 Whatney, Suite 100, Irvine, CA 92618. Docs Done Right, Inc. was the general
23 partner of Docs Done Right, LP (collectively, Docs Done Right).

24 30. Relief Defendant TDK Enterprises, LLC registered as a California
25 limited-liability company on March 18, 2016, and it has held itself out as doing
26 business at 3 Whatney, Suite 200, Irvine, CA 92618.

1 31. Relief Defendant Cre8labs, Inc. registered as a California
2 corporation on April 1, 2016, and it has held itself out as doing business at
3 24632 La Plata Drive, Laguna Niguel, CA 92677.

4 32. Relief Defendant XO Media, LLC registered as a California
5 limited liability company on March 2, 2010, and it has held itself out as doing
6 business at 26500 W. Agoura Road Suite 102-595, Calabasas, CA 91302.

7 33. Defendant and Relief Defendant Thomas “Tom” Chou was
8 Monster Loans’ president and owner between January 2015 and December
9 2017. Chou exercised substantial managerial responsibility for and control over
10 Monster Loans’ business practices.

11 34. Chou owned limited partnership interests in each of the Student
12 Loan Debt Relief Companies. At times, Chou has held those limited partnership
13 interests through Relief Defendant TDK Enterprises, LLC. Chou is the
14 president and sole member of TDK Enterprises, LLC.

15 35. Defendant Jawad Nesheiwat was the chief operating officer of
16 Monster Loans between January 2015 and April 2017. Nesheiwat exercised
17 substantial managerial responsibility for and control over Monster Loans’
18 business practices.

19 36. Nesheiwat owned limited partnership interests in each of the
20 Student Loan Debt Relief Companies.

21 37. Nesheiwat exercised substantial managerial responsibility for and
22 control over Docu Prep Center’s business practices, including its sales
23 practices, marketing practices, and fees.

24 38. Nesheiwat participated in the conduct of the affairs of Certified
25 Doc Prep Services, Assure Direct Services, Direct Document Solutions, and
26 Secure Preparation Services, including their marketing practices.

1 39. Defendant and Relief Defendant Sean Cowell co-founded Monster
2 Loans and was its chief visionary officer between at least January 2015 and
3 February 2017. Cowell exercised managerial responsibility for Monster Loans
4 and participated in the conduct of its affairs.

5 40. Cowell registered Lend Tech in June 2017, and he was its sole
6 owner until November 2017.

7 41. Cowell owned limited-partnership interests in each of the Student
8 Loan Debt Relief Companies. At times, Cowell has held those limited-
9 partnership interests through Relief Defendant Cre8labs, Inc. Cowell is
10 Cre8labs, Inc.'s president and owner.

11 42. Defendant David Sklar was Docu Prep Center's chief executive
12 officer. Sklar was the part-owner of Docu Prep Center, Inc. and owned a
13 limited-partnership interest in Document Preparation Services LP. Sklar
14 exercised substantial managerial responsibility for and control over Docu Prep
15 Center's business practices, including its sales practices, marketing practices,
16 and fees.

17 43. Defendant Robert Hoose was Docu Prep Center's chief operating
18 officer. Hoose was the part-owner of Docu Prep Center, Inc. and owned a
19 limited-partnership interest in Document Preparation Services, LP. Hoose
20 exercised substantial managerial responsibility for and control over Docu Prep
21 Center's business practices, including its sales practices, marketing practices,
22 and fees.

23 44. Defendant Frank Anthony Sebreros was the president of Assure
24 Direct Services. Sebreros owned Assure Direct Services, Inc. and he owned a
25 limited-partnership interest in Assure Direct Services, LP. Sebreros exercised
26 substantial managerial responsibility for and control over Assure Direct
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1 Services' business practices, including its sales practices, marketing practices,
2 and fees.

3 45. Sebreros was identified as a manager of Lend Tech in the
4 company's application to Experian in June 2017.

5 46. Defendant Bilal Abdelfattah a/k/a Belal Abdelfattah a/k/a Bill
6 Abdel (Abdel) was a marketing manager at Monster Loans in 2015 and 2016.

7 47. Abdel was a marketing manager at Docu Prep Center and was an
8 employee of Assure Direct Services.

9 48. Abdel was identified as a manager of Lend Tech in the company's
10 application to Experian in June 2017.

11 49. Defendant Eduardo "Ed" Martinez is the president of Docs Done
12 Right. Martinez exercised substantial managerial responsibility for and control
13 over Docs Done Right's business practices, including its assistance in the
14 charging of fees to consumers.

15 50. Martinez represented that he was a manager or employee of Lend
16 Tech in communications with Experian in 2017 and 2018.

17 51. Relief Defendant Kenneth Lawson owned limited-partnership
18 interests in each of the Student Loan Debt Relief Companies. At times, Lawson
19 has held those interests through XO Media, LLC. Lawson is the manager and
20 owner of 90 percent of XO Media, LLC.

21 **FACTS**

22 **Monster Loans' Purchases of Prescreened Lists**

23 52. Monster Loans and Lend Tech have purchased from Experian
24 prescreened consumer reports (also known as "prescreened lists") that
25 contained information regarding consumers with student loans, including
26 consumers' names, addresses, number of student loans, and aggregate student
27 loan balances.
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1 53. In 2015, Monster Loans applied for and received an account with
2 Experian, which enabled it to purchase prescreened lists.

3 54. In its application, Monster Loans certified to Experian that it
4 would use prescreened lists to make firm offers of credit for mortgage loans.

5 55. During and after the enrollment process, Monster Loans also
6 represented to Experian that it would use prescreened lists to market its
7 mortgage products.

8 56. Monster Loans did not disclose to Experian that prescreened lists
9 would be provided to other companies and used to market debt-relief services.

10 57. Between at least December 2015 and May 2017, Monster Loans
11 primarily used its account with Experian to obtain prescreened lists for use by
12 other companies that marketed student-loan debt-relief services, including the
13 Student Loan Debt Relief Companies.

14 58. In total, Monster Loans purchased prescreened lists containing
15 information about more than 7 million consumers with student loans.

16 59. The prescreened lists that Monster Loans purchased were used to
17 market debt-relief services, and not to make firm offers of credit or insurance.

18 60. Nesheiwat oversaw Monster Loans' purchases of prescreened lists
19 from Experian for use by the Student Loan Debt Relief Companies in their
20 direct mailings.

21 61. Several other officers and employees of Monster Loans, including
22 Chou, Cowell, and Abdel, were aware of and participated in the company's
23 efforts to purchase prescreened lists for the Student Loan Debt Relief
24 Companies through the company's account with Experian.

25 62. Sklar and Hoose obtained prescreened lists through Monster
26 Loans' account with Experian and used the lists to market Docu Prep Center's
27 student-loan debt-relief services.
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1 63. In or around May 2017, Monster Loans stopped purchasing
2 prescreened lists for the Student Loan Debt Relief Companies through its
3 account with Experian.

4 **Lend Tech’s Purchases of Prescreened Lists**

5 64. In June 2017, Cowell registered Lend Tech as a purported
6 mortgage-brokerage company.

7 65. In fact, Lend Tech is a sham entity that has only ever been used to
8 obtain prescreened lists from Experian.

9 66. Lend Tech’s application to Experian certified that it would use
10 prescreened lists to make firm offers of credit for mortgage loans.

11 67. Lend Tech did not disclose to Experian that the prescreened lists
12 would be provided to other companies and used for the purpose of marketing
13 debt-relief services.

14 68. Monster Loans helped Lend Tech satisfy Experian’s due-diligence
15 review for new applicants so that Lend Tech could obtain an Experian account.
16 For example, Monster Loans purported to provide Lend Tech office space
17 under a sublease agreement, and also provided an approval letter agreeing to
18 fund the loans that Lend Tech was purportedly going to broker.

19 69. During August and September 2017, Lend Tech used its account
20 with Experian to order prescreened lists containing information regarding more
21 than 1.5 million consumers with student loans for the Student Loan Debt Relief
22 Companies.

23 70. Cowell, Abdel, Sebreros, and Chou were aware of and participated
24 in Lend Tech’s efforts to purchase prescreened lists for the Student Loan Debt
25 Relief Companies during August and September 2017.

26 71. In November 2017, Cowell transferred ownership of Lend Tech to
27 a friend of Martinez named Sergio Loza.

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1 72. At the time of the transfer, Lend Tech had no meaningful assets
2 other than the account with Experian.

3 73. Between November 2017 and at least January 2019, Abdel,
4 Sebreros, and Martinez controlled Lend Tech's Experian account.

5 74. During that period, Lend Tech obtained prescreened lists
6 containing information regarding more than 11 million consumers.

7 75. Lend Tech continued representing to Experian that it would use the
8 prescreened lists for its own marketing of mortgage loans.

9 76. In fact, Lend Tech has never used the prescreened lists to market
10 mortgage loans.

11 77. Martinez, Sebreros, and Abdel resold the prescreened lists to
12 numerous other companies, including companies offering student-loan debt-
13 relief services.

14 78. Martinez, Sebreros, and Abdel also used the prescreened lists to
15 market student-loan debt-relief services through new companies created during
16 or after September 2017.

17 79. The student-loan debt-relief companies that received prescreened
18 lists purchased by Lend Tech between November 2017 and January 2019 did
19 not use the lists to make firm offers of credit or insurance.

20 **Student Loan Consolidations, Repayment Programs,**
21 **and Forgiveness Programs**

22 80. ED offers several federal student-loan repayment and forgiveness
23 programs. Some programs potentially offer lower monthly loan payments.
24 Some allow consumers to obtain loan forgiveness.

25 81. These programs are administered through third-party student-loan
26 servicers that handle the billing and other services on federal student loans.

1 82. To access certain repayment and forgiveness programs, consumers
2 must first consolidate (*i.e.*, combine) multiple federal student loans into one
3 loan. Consolidating results in, among other things, a single monthly payment
4 instead of multiple monthly payments.

5 83. Following consolidation or enrollment in a new repayment or
6 forgiveness program, the consumer's loan continues to be serviced by a third-
7 party student-loan servicer.

8 **The Student Loan Debt Relief Companies and Docs Done Right**

9 84. The Student Loan Debt Relief Companies each offered, in
10 exchange for a fee, to assist consumers with consolidating their federal student
11 loans and with choosing between and enrolling in repayment and forgiveness
12 programs offered by ED. The Student Loan Debt Relief Companies did not
13 themselves offer or extend credit.

14 85. The Student Loan Debt Relief Companies primarily marketed their
15 debt-relief services through direct mail.

16 86. When consumers called in response to the direct-mail solicitations,
17 sales representatives purported to advise consumers about their eligibility for
18 and the potential benefits of consolidating their federal student loans and
19 enrolling in ED's repayment and forgiveness programs.

20 87. After Docs Done Right was created in late 2015, its employees
21 participated in a portion of the telemarketing sales call regarding consumers'
22 understanding of the services.

23 88. Following enrollment, Docs Done Right handled communications
24 with consumers concerning the debt-relief services, the payment of fees, and
25 consumer complaints. Docs Done Right posed as the relevant Student Loan
26 Debt Relief Company in those communications. Docs Done Right also handled
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1 the preparation and submission of consumers' applications to consolidate their
2 federal student loans and enroll in ED's repayment and forgiveness programs.

3 **Misrepresentations about Lower Interest Rates**

4 89. In direct-mail solicitations and in sales calls, the Student Loan
5 Debt Relief Companies represented that consumers could obtain a lower
6 interest rate by consolidating their loans.

7 90. When a federal student loan is consolidated, the consolidated loan
8 has a fixed interest rate for the life of the loan. The fixed rate is the weighted
9 average of the interest rates on the consolidated loans, rounded up to the nearest
10 one-eighth of one percent.

11 91. As a result, after consolidation, the consumer's new loan has either
12 the same effective interest rate as the prior loans or a higher rate.

13 92. The Student Loan Debt Relief Companies' representations that
14 consolidation would lead to a lower interest rate were therefore false.

15 93. Consumers with federal student loans are generally eligible for an
16 interest rate reduction if they set up automatic monthly payments.

17 94. At times between 2015 and 2017, the Student Loan Debt Relief
18 Companies implied that consumers were required to consolidate their loans to
19 be eligible for the interest-rate reduction associated with setting up automatic
20 monthly payments.

21 95. But consumers can receive the interest-rate reduction associated
22 with setting up automatic monthly payments regardless of whether they
23 consolidate their loans.

24 **Misrepresentations about Improved Credit Scores**

25 96. Between 2015 and 2017, the Student Loan Debt Relief Companies
26 represented during sales calls that consolidating federal student loans would
27 improve consumers' credit scores.

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1 97. In many instances, consolidating is not likely to improve a
2 consumer's credit score, such as when the consumer is current on their student
3 loan payments.

4 98. By presenting themselves as experts on student loans and making
5 representations about credit score changes, the Student Loan Debt Relief
6 Companies implied that the Companies had a reasonable basis to represent that
7 consolidation would increase consumers' credit scores.

8 99. Prior to making such representations, the Student Loan Debt Relief
9 Companies had no reason to believe that consumers' credit scores would
10 improve following consolidation, and the Companies did not attempt to
11 measure thereafter whether consumers' credit scores did in fact improve
12 following consolidation.

13 **Misrepresentations that ED Would Become Consumers' "New Servicer"**

14 100. At times between 2015 and 2017, Docu Prep Center represented to
15 consumers that, after they consolidated their loans, ED would become their
16 "new servicer."

17 101. Docu Prep Center also represented that student loan servicers did
18 not act in consumers' best interests and implied that consumers would not have
19 to interact with third-party student loan servicers after consolidating their loans.

20 102. In fact, ED does not become the "new servicer" on loans that are
21 consolidated. ED contracts with third-party student-loan servicers that handle
22 federal student loans both before and after the loans are consolidated. Loan
23 consolidation does not enable consumers to avoid interacting with third-party
24 servicers.

25 **Collection of Advance Fees**

26 103. The Student Loan Debt Relief Companies charged consumers a fee
27 that ranged between \$699 and \$999.

1 104. The Student Loan Debt Relief Companies charged and received
2 fees before consumers' applications for loan consolidations, loan repayment
3 plans, and loan forgiveness plans were approved, and before consumers had
4 made the first payments under the altered terms of their student loans.

5 105. Docs Done Right participated in the charging of fees and received
6 its portion of the fees before consumers' applications for loan consolidations,
7 loan repayment plans, and loan forgiveness plans were approved, and before
8 consumers had made the first payments under the altered terms of their student
9 loans.

10 106. Collectively, the Student Loan Debt Relief Companies and Docs
11 Done Right collected more than \$15 million in illegal advance fees from
12 thousands of consumers nationwide between 2015 and at least 2017.

13 **Role of Individual Defendants in Deceptive Representations**
14 **and Charging of Advance Fees**

15 107. Nesheiwat, Sklar, and Hoose each participated directly in Docu
16 Prep Center's making of the representations described in this Complaint or had
17 the authority to control them, and each had knowledge of the representations,
18 was recklessly indifferent to the truth or falsity of the misrepresentations, or
19 was aware of a high probability of fraud along with an intentional avoidance of
20 the truth.

21 108. Nesheiwat, Sklar, and Hoose each participated directly in the
22 charging of fees by Docu Prep Center or had the authority to control its
23 charging of fees, and each had knowledge of Docu Prep Center's fee-charging
24 practices or was recklessly indifferent to those practices.

25 109. Sebreros participated directly in Assure Direct Services' making of
26 the representations described in this Complaint or had the authority to control
27 them, and had knowledge of the representations, was recklessly indifferent to
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1 the truth or falsity of the misrepresentations, or was aware of a high probability
2 of fraud along with an intentional avoidance of the truth.

3 110. Sebreros participated directly in the charging of fees by Assure
4 Direct Services or had the authority to control its charging of fees, and had
5 knowledge of Assure Direct Services' fee-charging practices or was recklessly
6 indifferent to those practices.

7 111. Martinez participated directly in the charging of fees by the
8 Student Loan Debt Relief Companies and Docs Done Right or had the authority
9 to control the charging of fees, and had knowledge of the Student Loan Debt
10 Relief Companies' and Docs Done Right's fee-charging practices or was
11 recklessly indifferent to those practices.

12 **LEGAL BACKGROUND**

13 **FCRA**

14 112. FCRA defines a "consumer report" to include:

15 any written, oral, or other communication of any information
16 by a consumer reporting agency bearing on a consumer's
17 credit worthiness, credit standing, credit capacity, character,
18 general reputation, personal characteristics, or mode of living
19 which is used or expected to be used or collected in whole or
20 in part for the purpose of serving as a factor in establishing
21 the consumer's eligibility for (A) credit or insurance to be
22 used primarily for personal, family, or household purposes;
23 (B) employment purposes; or (C) any other purpose
24 authorized under section 604 [§ 1681b].

25 15 U.S.C. § 1681a(d).

26 113. Monster Loans and Lend Tech purchased from Experian
27 prescreened lists containing information regarding consumers with student
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1 loans, including consumers' names, addresses, number of student loans, and
2 aggregate student loan balances.

3 114. Information such as a consumer's number of student loans and
4 their aggregate balance bears on, among other things, a consumer's credit
5 worthiness and credit standing and is used or expected to be used or collected
6 for the purpose of serving as a factor in determining a consumer's eligibility for
7 credit.

8 115. The prescreened lists that Monster Loans and Lend Tech
9 purchased from Experian are therefore "consumer reports" under § 603(d) of
10 FCRA. 15 U.S.C. § 1681a(d).

11 **The TSR**

12 116. The TSR is the implementing regulation of the Telemarketing and
13 Consumer Fraud and Abuse Prevention Act ("Telemarketing Act"), 15 U.S.C.
14 §§ 6101-6108.

15 117. The Bureau is authorized to enforce the Telemarketing Act and the
16 TSR with respect to the offering or provision of a consumer-financial product
17 or service subject to the CFPA. 15 U.S.C. § 6105(d).

18 118. The TSR defines "debt relief service" as "any program or service
19 represented, directly or by implication, to renegotiate, settle, or in any way alter
20 the terms of payment or other terms of the debt between a person and one or
21 more unsecured creditors or debt collectors, including, but not limited to, a
22 reduction in the balance, interest rate, or fees owed by a person to an unsecured
23 creditor or debt collector." 16 C.F.R. § 310.2(o).

24 119. The TSR defines a "seller" as "any person who, in connection with
25 a telemarketing transaction, provides, offers to provide, or arranges for others to
26 provide goods or services to the customer in exchange for consideration." 16
27 C.F.R. § 310.2(dd).

1 120. The TSR defines “telemarketer” as “any person who, in connection
2 with telemarketing, initiates or receives telephone calls to or from a customer.”
3 16 C.F.R. § 310.2(ff).

4 121. The TSR defines “telemarketing” in relevant part as “a plan,
5 program, or campaign which is conducted to induce the purchase of goods or
6 services . . . by use of one or more telephones and which involves more than
7 one interstate telephone call.” 16 C.F.R. § 310.2(gg).

8 122. The Student Loan Debt Relief Companies offered services to
9 renegotiate, settle, or alter the terms of payments of consumers’ federal student
10 loans involving the preparation and submission of requests for loan
11 consolidations, loan forgiveness, and loan-repayment plans to consumers’
12 student-loan servicers.

13 123. The Student Loan Debt Relief Companies offered and provided
14 these services to consumers nationwide using the telephones and more than one
15 interstate telephone call.

16 124. The Student Loan Debt Relief Companies offered and provided
17 these services to consumers in exchange for payment of fees in connection with
18 a telemarketing transaction.

19 125. The Student Loan Debt Relief Companies are each a
20 “telemarketer” or “seller” offering a “debt relief service” under the TSR.

21 126. Docs Done Right provided services to renegotiate, settle, or alter
22 the terms of payments of consumers’ federal student loans by preparing and
23 submitting requests for loan consolidations, loan forgiveness, and loan-
24 repayment plans to consumers’ student-loan servicers, and by handling
25 communications with consumers concerning the services, payment of fees, and
26 complaints.

1 127. Docs Done Right is a “seller” offering a “debt relief service” under
2 the TSR.

3 128. Nesheiwat, Sklar, and Hoose each arranged for Docu Prep Center
4 to provide debt-relief services to consumers in exchange for consideration.
5 Nesheiwat, Sklar, and Hoose are each “sellers” offering a “debt relief service”
6 under the TSR. 16 C.F.R. § 310.2(dd), (o).

7 129. Sebreros arranged for Assure Direct Services to provide debt-relief
8 services to consumers in exchange for consideration. Sebreros is a “seller”
9 offering a “debt relief service” under the TSR. 16 C.F.R. § 310.2(dd), (o).

10 130. Martinez arranged for Docs Done Right to provide debt-relief
11 services to consumers in exchange for consideration. Martinez is a “seller”
12 offering a “debt relief service” under the TSR. 16 C.F.R. § 310.2(dd), (o).

13 **The CFPA**

14 131. Sections 1031 and 1036(a)(1)(B) of the CFPA, 12 U.S.C. §§ 5531,
15 5536(a)(1)(B), prohibit “covered person[s]” from engaging in any “unfair,
16 deceptive, or abusive act or practice.”

17 132. A representation is deceptive under the CFPA if it is likely to
18 mislead consumers acting reasonably under the circumstances, and the
19 information is material to consumers.

20 133. The Student Loan Debt Relief Companies are each “covered
21 persons” under the CFPA because they offered or provided consumer-financial
22 products or services, including financial-advisory services such as assisting
23 consumers with debt-management or debt-settlement and modifying the terms
24 of any extension of credit. 12 U.S.C. § 5481(5), (6), (15)(A)(viii).

25 134. Docs Done Right is a “covered person” because it offered or
26 provided consumer-financial products or services, including financial-advisory
27 services such as assisting consumers with debt-management or debt-settlement
28

1 and modifying the terms of any extension of credit. 12 U.S.C. § 5481(5), (6),
2 (15)(A)(viii).

3 135. Monster Loans is a “covered person” because it offers or provides
4 consumer-financial products or services, including extending credit for
5 mortgage loans. 12 U.S.C. § 5481(5), (6), (15)(A)(i).

6 136. Monster Loans is a “service provider” because it provided the
7 material service of obtaining and providing prescreened consumer reports for
8 use in marketing to the Student Loan Debt Relief Companies in connection with
9 the Student Loan Debt Relief Companies’ offering of a consumer-financial
10 product or service. 12 U.S.C. § 5481(26).

11 137. Lend Tech is a “covered person” because it purports to offer or
12 provide consumer-financial products or services, including extending credit by
13 brokering mortgage loans. 12 U.S.C. § 5481(5), (6), (15)(A)(i).

14 138. Section 1002(25) of the CFPA defines the term “related person” to
15 mean “any director, officer, or employee charged with managerial responsibility
16 for, or controlling shareholder of,” or “any . . . other person . . . who materially
17 participates in the conduct of the affairs of” a non-bank provider of a consumer-
18 financial product or service. 12 U.S.C. § 5481(25)(C). Section 1002(25) further
19 provides that a “related person” shall be “deemed to mean a covered person for
20 all purposes of any provision of Federal consumer financial law.” 12 U.S.C.
21 § 5481(25)(B).

22 139. Chou is a “related person” and “covered person” because he was
23 Monster Loans’ president and had managerial responsibility for it.

24 140. Nesheiwat is a “related person” and “covered person” because he
25 was Monster Loans’ COO and had managerial responsibility for it. Nesheiwat
26 is also a “related person” and “covered person” because he materially
27 participated in the conduct of the Student Loan Debt Relief Companies.
28

1 141. Cowell is a “related person” and “covered person” because he was
2 an officer of Monster Loans and because he materially participated in the
3 conduct of the company’s affairs. Cowell is also a “related person” and
4 “covered person” because he was Lend Tech’s owner and had managerial
5 responsibility for it.

6 142. Sklar is a “related person” and “covered person” because he was
7 Docu Prep Center’s CEO and had managerial responsibility for it.

8 143. Hoose is a “related person” and “covered person” because he was
9 Docu Prep Center’s COO and had managerial responsibility for it.

10 144. Sebreros is a “related person” and “covered person” because he
11 was president of Assure Direct Services and had managerial responsibility for
12 it. He is also a “related person” and “covered person” because he had
13 managerial responsibility for Lend Tech.

14 145. Abdel is a “related person” and “covered person” because he was a
15 marketing manager of Monster Loans and materially participated in the conduct
16 of its affairs. He is also a “related person” and “covered person” because he was
17 a marketing manager of Docu Prep Center and materially participated in the
18 conduct of its affairs. He is also a “related person” and “covered person”
19 because he was an employee of Assure Direct Services and materially
20 participated in the conduct of its affairs. He is also a “related person” and
21 “covered person” because he had managerial responsibility for Lend Tech.

22 146. Martinez is a “related person” and “covered person” because he
23 was president of Docs Done Right and had managerial responsibility for it. He
24 is also a “related person” and “covered person” because he had managerial
25 responsibility for Lend Tech.

1 **COUNT I**

2 **Violations of FCRA**

3 **(Against Student Loan Debt Relief Companies, Monster Loans, Lend Tech,**
4 **Chou, Nesheiwat, Cowell, Abdel, Sebreros, Martinez, Sklar, and Hoose)**

5 147. The allegations in Paragraphs 1 to 146 are incorporated here by
6 reference.

7 148. FCRA prohibits persons from using or obtaining a consumer report
8 unless the person obtains it for a permissible purpose and the purpose is
9 certified by the prospective user of the report. 15 U.S.C. § 1681b(f).

10 149. FCRA provides that using or obtaining a prescreened consumer
11 report to make “a firm offer of credit or insurance” is a permissible purpose. 15
12 U.S.C. § 1681b(c). A “firm offer” is an offer that will be honored (subject to
13 certain exceptions) if the consumer continues to meet the pre-selected criteria
14 used to select them for the offer. 15 U.S.C. § 1681a(l).

15 150. Using or obtaining prescreened lists to send solicitations marketing
16 debt-relief services is not a permissible purpose under FCRA.

17 151. Monster Loans’ and Lend Tech’s certifications to Experian did not
18 state that the prescreened lists were being obtained for use by other companies
19 or for the purpose of sending solicitations marketing debt-relief services.

20 152. The Student Loan Debt Relief Companies, Monster Loans, Lend
21 Tech, Chou, Nesheiwat, Cowell, Abdel, Sebreros, Martinez, Sklar, and Hoose
22 have, directly or indirectly, used or obtained consumer reports without a
23 permissible purpose, and without a certification of the purpose by the
24 prospective user of the report, in violation of FCRA. 15 U.S.C. § 1681b(f).

COUNT II

Advance Fees in Violation of the TSR

**(Against Student Loan Debt Relief Companies, Docs Done Right,
Nesheiwat, Sklar, Hoose, Sebreros, and Martinez)**

153. The allegations in Paragraphs 1 to 146 are incorporated here by reference.

154. Under the TSR, it is an abusive act or practice for a seller or telemarketer to request or receive payment of any fee or consideration for any debt-relief services unless and until (A) 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; and (B) 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. 16 C.F.R. § 310.4(a)(5)(i)(A)-(B).

155. In the course of providing, offering to provide, or arranging for others to provide debt-relief services, the Student Loan Debt Relief Companies, Docs Done Right, Nesheiwat, Sklar, Hoose, Sebreros, and Martinez charged and received fees before consumers' applications for loan consolidations, loan-repayment plans, and loan-forgiveness plans were approved, and before consumers had made the first payments under the altered terms of their student loans, in violation of the TSR. 16 C.F.R. § 310.4(a)(5)(i)(A)-(B).

1 **COUNT III**

2 **Misrepresentations in Violation of the TSR – Lower Interest Rates**
3 **(Against Student Loan Debt Relief Companies,**
4 **Nesheiwat, Sklar, Hoose, and Sebreros)**

5 156. The allegations in Paragraphs 1 to 146 are incorporated here by
6 reference.

7 157. It is a deceptive practice under the TSR for a seller or telemarketer
8 to misrepresent any material aspect of a debt-relief service, including the
9 amount of money or the percentage of the debt amount that a consumer may
10 save. 16 C.F.R. § 310.3(a)(2)(x).

11 158. The Student Loan Debt Relief Companies, Nesheiwat, Sklar,
12 Hoose, and Sebreros misrepresented, directly or indirectly, expressly or by
13 implication, that:

14 a. consolidating would cause consumers to obtain a lower interest
15 rate on their student loans; and

16 b. consumers were required to consolidate their student loans to
17 obtain an interest-rate deduction.

18 159. The acts or practices of the Student Loan Debt Relief Companies,
19 Nesheiwat, Sklar, Hoose, and Sebreros, as set forth in Paragraph 158, are
20 deceptive acts or practices that violate the TSR, 16 C.F.R. 310.3(a)(2)(x).

21 **COUNT IV**

22 **Misrepresentations in Violation of the TSR – Improved Credit Scores**
23 **(Against Student Loan Debt Relief Companies,**
24 **Nesheiwat, Sklar, Hoose, and Sebreros)**

25 160. The allegations in Paragraphs 1 to 146 are incorporated here by
26 reference.

1 161. It is a deceptive practice under the TSR for a seller or telemarketer
2 to misrepresent any material aspect of a debt-relief service, including the effect
3 of the service on a consumer’s creditworthiness. 16 C.F.R. § 310.3(a)(2)(x).

4 162. The Student Loan Debt Relief Companies, Nesheiwat, Sklar,
5 Hoose, and Sebreros misrepresented, directly or indirectly, expressly or by
6 implication, that consolidating student loans would improve consumers’ credit
7 scores.

8 163. The Student Loan Debt Relief Companies, Nesheiwat, Sklar,
9 Hoose, and Sebreros misrepresented, directly or indirectly, expressly or by
10 implication, that they had a reasonable basis for representing that consolidating
11 student loans would improve consumers’ credit scores.

12 164. The acts or practices of the Student Loan Debt Relief Companies,
13 Nesheiwat, Sklar, Hoose, and Sebreros, as set forth in Paragraphs 162 and 163,
14 are deceptive acts or practices that violate the TSR, 16 C.F.R. § 310.3(a)(2)(x).

15 **COUNT V**

16 **Misrepresentations in Violation of the TSR – New Servicer**
17 **(Against Docu Prep Center, Nesheiwat, Sklar, and Hoose)**

18 165. The allegations in Paragraphs 1 to 146 are incorporated here by
19 reference.

20 166. It is a deceptive practice under the TSR for a seller or telemarketer
21 to misrepresent any material aspect of a debt-relief service. 16 C.F.R.
22 § 310.3(a)(2)(x).

23 167. Docu Prep Center, Nesheiwat, Sklar, and Hoose misrepresented,
24 directly or indirectly, expressly or by implication, that consolidating would
25 result in ED becoming consumers’ “new servicer” and that consolidating would
26 enable consumers to avoid interacting with third-party student-loan servicers.

1 168. The acts or practices of Docu Prep Center, Nesheiwat, Sklar, and
2 Hoose, as set forth in Paragraph 167, are deceptive acts or practices that violate
3 the TSR. 16 C.F.R. § 310.3(a)(2)(x).

4 **COUNT VI**

5 **Substantial Assistance in Violation of the TSR**
6 **(Against Monster Loans and Nesheiwat)**

7 169. The allegations in Paragraphs 1 to 146 are incorporated here by
8 reference.

9 170. The TSR prohibits any person from providing substantial
10 assistance or support to any seller or telemarketer when that person knows or
11 consciously avoids knowing that the seller or telemarketer is engaged in any act
12 or practice that constitutes deceptive or abusive conduct under the Rule. 16
13 C.F.R. § 310.3(b).

14 171. Monster Loans and Nesheiwat knew, or consciously avoided
15 knowing, the material misrepresentations that the Student Loan Debt Relief
16 Companies made to consumers.

17 172. Monster Loans and Nesheiwat knew, or consciously avoided
18 knowing, that the Student Loan Debt Relief Companies charged and received
19 fees from consumers before consumers' applications for loan consolidations,
20 loan-repayment plans, and loan-forgiveness plans were approved, and before
21 consumers had made the first payments under the altered terms of their student
22 loans.

23 173. Monster Loans and Nesheiwat provided substantial assistance to
24 the Student Loan Debt Relief Companies in their violations of the TSR. 16
25 C.F.R. § 310.3(b).

1 **COUNT VII**

2 **Deception in Violation of the CFPA – Lower Interest Rates**

3 **(Against Student Loan Debt Relief Companies,**

4 **Nesheiwat, Sklar, Hoose, and Sebreros)**

5 174. The allegations in Paragraphs 1 to 146 are incorporated here by
6 reference.

7 175. The Student Loan Debt Relief Companies, Nesheiwat, Sklar,
8 Hoose, and Sebreros misrepresented, directly or indirectly, expressly or by
9 implication, that:

10 a. consolidating would cause consumers to obtain a lower interest
11 rate on their student loans; and

12 b. consumers were required to consolidate to obtain an interest-rate
13 deduction.

14 176. These representations were material and likely to mislead
15 consumers acting reasonably under the circumstances.

16 177. The Student Loan Debt Relief Companies, Nesheiwat, Sklar,
17 Hoose, and Sebreros have therefore engaged in deceptive acts or practices in
18 violation of §§ 1031 and 1036 of the CFPA, 12 U.S.C. §§ 5531, 5536.

19 **COUNT VIII**

20 **Deception in Violation of the CFPA – Improved Credit Scores**

21 **(Against Student Loan Debt Relief Companies,**

22 **Nesheiwat, Sklar, Hoose, and Sebreros)**

23 178. The allegations in Paragraphs 1 to 146 are incorporated here by
24 reference.

25 179. The Student Loan Debt Relief Companies, Nesheiwat, Sklar,
26 Hoose, and Sebreros misrepresented, directly or indirectly, expressly or by
27
28

1 implication, that consolidating student loans would improve consumers' credit
2 scores.

3 180. These representations were material and likely to mislead
4 consumers acting reasonably under the circumstances.

5 181. The Student Loan Debt Relief Companies, Nesheiwat, Sklar,
6 Hoose, and Sebreros misrepresented, directly or indirectly, expressly or by
7 implication, that they had a reasonable basis for representing that consolidating
8 student loans would improve consumers' credit scores.

9 182. The Student Loan Debt Relief Companies, Nesheiwat, Sklar,
10 Hoose, and Sebreros have therefore engaged in deceptive acts or practices in
11 violation of §§ 1031 and 1036 of the CFPA, 12 U.S.C. §§ 5531, 5536.

12 **COUNT IX**

13 **Deception in Violation of the CFPA – New Servicer** 14 **(Against Docu Prep Center, Nesheiwat, Sklar, and Hoose)**

15 183. The allegations in Paragraphs 1 to 146 are incorporated here by
16 reference.

17 184. Docu Prep Center, Nesheiwat, Sklar, and Hoose misrepresented,
18 directly or indirectly, expressly or by implication, that consolidating would
19 result in ED becoming consumers' "new servicer," and that consolidating
20 would enable consumers to avoid interacting with third-party student-loan
21 servicers.

22 185. These representations were material and likely to mislead
23 consumers acting reasonably under the circumstances.

24 186. Docu Prep Center, Nesheiwat, Sklar, and Hoose have therefore
25 engaged in deceptive acts or practices in violation of §§ 1031 and 1036 of the
26 CFPA, 12 U.S.C. §§ 5531, 5536.

1 **COUNT X**

2 **Substantial Assistance in Violation of the CFPA**

3 **(Against Monster Loans and Nesheiwat)**

4 187. The allegations in Paragraphs 1 to 146 are incorporated here by
5 reference.

6 188. Section 1036(a)(3) of the CFPA prohibits any person from
7 “knowingly or recklessly provid[ing] substantial assistance to a covered person
8 or service provider in violation of the provisions of section 1031” and states that
9 “the provider of such substantial assistance shall be deemed to be in violation of
10 that section to the same extent as the person to whom such assistance is
11 provided.” 12 U.S.C. § 5536(a)(3).

12 189. Monster Loans and Nesheiwat knew, or recklessly avoided
13 knowing, the material misrepresentations that the Student Loan Debt Relief
14 Companies made to consumers.

15 190. Monster Loans and Nesheiwat provided substantial assistance to
16 the Student Loan Debt Relief Companies in their deceptive acts or practices, in
17 violation of § 1036(a)(3) of the CFPA. 12 U.S.C. § 5563(a)(3).

18 **COUNT XI**

19 **CFPA Violations Based on Violations of FCRA and TSR**

20 **(Against Student Loan Debt Relief Companies, Monster Loans,**

21 **Lend Tech, Docs Done Right, Chou, Nesheiwat, Cowell,**

22 **Abdel, Sebreros, Martinez, Sklar, and Hoose)**

23 191. The allegations in Paragraphs 1 to 146 are incorporated here by
24 reference.

25 192. FCRA and the Telemarketing Act are “Federal consumer financial
26 laws” under the CFPA. 12 U.S.C. § 5481(12)(F), (14); 15 U.S.C. § 6105(d).

1 193. The violations of FCRA committed by the Student Loan Debt
2 Relief Companies, Monster Loans, Lend Tech, Chou, Nesheiwat, Cowell,
3 Abdel, Sebreros, Martinez, Sklar, and Hoose are deemed to be violations of the
4 CFPA. 15 U.S.C. § 1681s(d).

5 194. Because the Student Loan Debt Relief Companies, Monster Loans,
6 Lend Tech, Chou, Nesheiwat, Cowell, Abdel, Sebreros, Martinez, Sklar, and
7 Hoose are “covered persons” who violated FCRA by, directly or indirectly,
8 using or obtaining consumer reports without a permissible purpose and without
9 a certification of the purpose by the prospective user of the report, they violated
10 § 1036(a)(1)(A) of the CFPA. 12 U.S.C. § 5536(a)(1)(A).

11 195. The violations of the TSR committed by the Student Loan Debt
12 Relief Companies, Docs Done Right, Nesheiwat, Sklar, Hoose, Sebreros, and
13 Martinez are treated as violations of a rule under § 1031 of the CFPA. 15
14 U.S.C. § 6102(c).

15 196. Because the Student Loan Debt Relief Companies, Docs Done
16 Right, Nesheiwat, Sklar, Hoose, Sebreros, and Martinez are “covered persons”
17 who violated the TSR by charging and receiving illegal advance fees from
18 consumers, they violated § 1036(a)(1)(A) of the CFPA. 12 U.S.C.
19 § 5536(a)(1)(A).

20 197. Because the Student Loan Debt Relief Companies, Nesheiwat,
21 Sklar, Hoose, and Sebreros are “covered persons” who violated the TSR by
22 engaging in deceptive conduct, they violated § 1036(a)(1)(A) of the CFPA. 12
23 U.S.C. § 5536(a)(1)(A).

24 198. Because Monster Loans and Nesheiwat are “covered persons” who
25 substantially assisted violations of the TSR, they violated § 1036(a)(1)(A) of
26 the CFPA. 12 U.S.C. § 5536(a)(1)(A).

COUNT XII

Relief Defendants

199. The allegations in Paragraphs 1 to 146 are incorporated here by reference.

200. Chou, Cowell, Lawson, TDK Enterprises, LLC, Cre8labs, Inc., and XO Media, LLC have received, directly or indirectly, distributions of profits from the Student Loan Debt Relief Companies that are traceable to funds obtained from consumers through the violations of the CFPA and TSR described herein. They have no legitimate claim to such funds and would be unjustly enriched if not required to disgorge the funds or the value of the benefits they received.

DEMAND FOR RELIEF

The Bureau requests that the Court:

- a. permanently enjoin Defendants from committing future violations of the FCRA, TSR, and CFPA and enter such other injunctive relief as appropriate;
- b. permanently enjoin Defendants from advertising, marketing, promoting, offering for sale, selling, or providing any form of assistance to any debt-relief service;
- c. grant additional injunctive relief as the Court may deem to be just and proper;
- d. order Monster Loans, the Student Loan Debt Relief Companies, Docs Done Right, Nesheiwat, Sklar, Hoose, Sebreros, and Martinez to pay redress to consumers harmed by their unlawful conduct;
- e. award damages and other monetary relief against Defendants;
- f. impose civil money penalties against Defendants;
- g. order disgorgement of ill-gotten funds against Relief Defendants;

1 h. order the rescission or reformation of contracts where necessary to
2 redress injury to consumers; and

3 i. award the Bureau the costs of bringing this action, as well as such
4 other and additional relief as the Court may determine to be just and proper.
5
6

7 Dated January 9, 2020

Respectfully Submitted,

8 /s/ Leanne E. Hartmann
9 Leanne E. Hartmann
10 E. Vanessa Assae-Bille (*PHV* pending)
Colin Reardon (*PHV* pending)

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