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   230 North 1st Avenue, Room 4000 Phoenix, AZ 85025
   (602) 514-7740
   LOCAL COUNSEL
   Attorneys for Plaintiff
   FEDERAL TRADE COMMISSION
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                   IN THE UNITED STATES DISTRICT COURT
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                        FOR THE DISTRICT OF ARIZONA
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                                         No. 2:99-cv-01637 - JAT
   FEDERAL TRADE COMMISSION,
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                   Plaintiff,
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                                         STIPULATION FOR ENTRY OF
                                         FINAL JUDGMENT AND
              vs.
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                                         ORDER FOR PERMANENT
   LIBERTY DIRECT, INC.,
                                         INJUNCTION AGAINST DEFENDANTS
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                                         LIBERTY DIRECT, INC.,
                                         PAUL L. WIGGS, AND DAVID C.
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   PAUL L. WIGGS, individually
                                         FURNIA
   and as an officer of Liberty
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   Direct Inc., and
   DAVID C. FURNIA, individually
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   and as an officer of Liberty
   Direct, Inc.,
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                   Defendants.
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         Plaintiff, the Federal Trade Commission ("Commission"), and
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   defendants Liberty Direct, Inc., Paul L. Wiggs, and David C.
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defendants Liberty Direct, Inc., Paul L. Wiggs, and David C.
Furnia hereby stipulate and agree to entry of a final judgment
and order for permanent injunction against the defendants under
the terms stated herein. This stipulation and the accompanying

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Final Judgment and Order for Permanent Injunction Against

Defendants Liberty Direct, Inc., Paul L. Wiggs, and David C.

Furnia ("Order") resolves all matters raised by the Complaint the

Commission filed against defendants on September 13, 1999,

pursuant to Sections 13(b) and 19 of the Federal Trade Commission

Act ("FTC Act"), 15 U.S.C. §§ 53(b) and 57b, and the

Telemarketing and Consumer Fraud and Abuse Prevention Act

("Telemarketing Act"), 15 U.S.C. §§ 6101 et seq., which charged

FTC's Telemarketing Sales Rule ("TSR").

The Summons and Complaint having been served on the defendants, plaintiff Commission and defendants request that the Court enter the accompanying Order with the following terms to resolve all matters of dispute between them in this action:

the defendants with violating Section 5 of the FTC Act, and the

FINDINGS

- 1. This Court has jurisdiction of the subject matter of this case and of the parties consenting hereto;
- 2. Venue is proper as to all parties in the District of Arizona;
- 3. The activities of the defendants are in or affecting commerce, as defined in the FTC Act, 15 U.S.C. § 44;
- 4. The Complaint states a claim upon which relief may be granted against defendants under Sections 5, 13(b), and 19 of the FTC Act, 15 U.S.C. §§ 45(a), 53(b), and 57b, and the TSR, 16 C.F.R. Part 310;
- 5. The Commission and defendants stipulate and agree to entry of this Order freely, without coercion, and without trial or final adjudication of any issue of fact or law, to settle and

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resolve all matters in dispute arising from the Complaint through the date of entry of this Order. By entering this stipulation defendants acknowledge that each understands the provisions of the Order are prepared to abide by them, but do not admit any of the allegations set forth in the Complaint other than jurisdictional facts;

- 6. The defendants have waived all rights that may arise under the Equal Access to Justice Act, 28 U.S.C. § 2412, amended by Pub. L. 104-121, 110 Stat. 847, 863-64 (1996);
- 7. The defendants have also waived all rights to seek appellate review or otherwise challenge or contest the validity of this Order, and have further waived and released any claim they may have against the Commission, its employees, and agents; and
  - 8. Entry of this Order is in the public interest.

# IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows: DEFINITIONS

- 1. "Defendants" mean Liberty Direct, Inc. dba Liberty
  Credit Card Protection, Potomac Service Company, Ascendix
  Seminars, Source One, Inc., and Liberty Credit Card Protection
  Company; Paul L. Wiggs; and David C. Furnia; their successors and assigns, and their agents, employees, officers, and servants, and those persons in active concert or participation with each of them who receive actual notice of this order by personal service or otherwise.
- 2. "Corporate Defendant" means Liberty Direct, Inc., dba Liberty Credit Card Protection, Potomac Service Company, Ascendix

- 5. "Telemarketing" means a plan, program, or campaign that is conducted to induce the purchase of goods or services by use of one or more telephones and involves more than one interstate telephone call made to or from any customer, provided however, that "telemarketing" does not include telephone calls in which the sale of goods or services is not completed, and payment or authorization of payment is not required, until after a face-to-face sales presentation by the seller or the seller's agent.
- 6. "Credit Card Protection" means the advertisement, promotion, offering for sale, or sale of any product or service represented to register credit or debit accounts, including credit card accounts, or protect, indemnify, or reimburse the holder of a credit or debit account against unauthorized use or charges.

#### I. BAN ON SELLING OR MARKETING CREDIT CARD PROTECTION

IT IS THEREFORE ORDERED that defendants are permanently restrained and enjoined from engaging in, receiving any remuneration of any kind whatsoever from, holding any ownership interest, share, or stock in, or serving as an officer, director, trustee of, or consultant or advisor to, any business entity engaged in, in whole or in part, credit card protection.

#### II. BOND TO ENGAGE IN TELEMARKETING

IT IF FURTHER ORDERED that each defendant, in connection with any business where (1) any of the defendants, individually, or in combination with any of the other defendants, is the majority owner of the business or directly or indirectly controls

the business, and where (2) the business is engaged in telemarketing or assisting others engaged in telemarketing, is permanently restrained and enjoined from failing to obtain a performance bond in the principal sum of ONE MILLION DOLLARS for each corporation, subsidiary, division, partnership, sole proprietorship, or other device, prior to the start of any telemarketing activity by any such entity:

- A. This bond shall be conditioned upon compliance with Section 5 of the FTC Act, 15 U.S.C. § 45, the provisions of this Order, the TSR, or any other statute enforced by the Commission. The bond shall be deemed continuous and remain in full force and effect as long as the defendant continues to engage in the business of advertising, promoting, offering for sale, sale, or distribution of any product or service while utilizing telemarketing as a means of achieving the sale, and for at least three years after the defendant has ceased to engage in such business activity. The bond shall cite this Order as the subject matter of the bond, and shall provide surety thereunder against financial loss resulting from any violation of Section 5 of the FTC Act, 15 U.S.C. § 45, the provisions of this Order, the TSR, or any other statute enforced by the Commission;
- B. The performance bond requirement pursuant to this section shall be an insurance agreement providing surety for financial loss issued by a surety company that is admitted to do business in each of the states in which the defendant is doing business and that holds a Federal Certificate of Authority As Acceptable Surety on Federal Bond and Reinsuring. Each such performance bond shall be in favor of both (i) the Federal Trade

Commission for the benefit of any consumer injured as a result of any violation of Section 5 of the FTC Act, 15 U.S.C. § 45, any provision of this Order, the TSR, or any other statute enforced by the Commission made while engaged in the business of selling products or services through telemarketing, and (ii) any consumer so injured;

- C. The bond requirement pursuant to this section is in addition to, and not in lieu of, any other bond required by federal, state, or local law;
- D. The defendant shall provide a copy of the bond required by this section to the Assistant Regional Director of the FTC's Western Region Los Angeles at the address specified in Section IX(E) at least ten days before commencing any business that advertises, promotes, offers for sale, sells, or distributes any product or service while utilizing telemarketing as a means of achieving the sale;
- E. The defendant shall not disclose the existence of the performance bond to any consumer, or other purchaser or prospective purchaser of any product or service that is advertised, promoted, offered for sale, sold, or distributed via telemarketing, without also disclosing clearly and prominently, at the same time, "AS REQUIRED BY ORDER OF THE UNITED STATES DISTRICT COURT IN SETTLEMENT OF CHARGES THAT DEFENDANTS ENGAGED IN FALSE AND MISLEADING REPRESENTATIONS IN THE PROMOTION AND SALE OF CREDIT CARD PROTECTION";
- F. The Commission may execute against the performance bond if it demonstrates to this Court by a preponderance of the evidence that, after the effective date of this Order, the

defendant has, individually, or in connection with any corporation, subsidiary, division, partnership, or sole proprietorship, in which defendant holds an ownership interest, shares, or stock, or in which they serve as an officer, director, or trustee:

- 1. Misrepresented any fact directly or by implication, in violation of Section 5 of the FTC Act, 15 U.S.C. § 45, or the TSR, 26 C.F.R. Part 310;
- 2. Violated the terms of this Order, the TSR, or any statute enforced by the Commission; or
- 3. Failed to render any required performance that results in financial loss to any consumer, in connection with the advertising, promoting, offering for sale, sale, or distribution of any product or service while utilizing telemarketing as a means of achieving the sale; and
- G. Proceedings instituted under this section are in addition to, and not in lieu of, any other civil or criminal remedies as may be provided by law, including any other proceedings the Commission may initiate to enforce this Order.

#### III. PROHIBITED BUSINESS PRACTICES

IT IS FURTHER ORDERED that defendants in connection with the sale of any product or service are hereby restrained and enjoined from:

- A. Misrepresenting an affiliation with a consumer's credit card issuer or any other third party;
- B. Representing that consumers are liable for unauthorized charges on their credit card accounts in excess of the \$50 limit set forth in 15 U.S.C. § 1643 and 12 C.F.R. § 226.12(b);

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- C. Misrepresenting that a consumer has purchased or has agreed to purchase a good or service, and therefore owes money to the seller;
- D. Consummating a sale for credit card protection or any other credit related product or service over the telephone;
- E. Failing to comply with the TSR, 16 C.F.R. Part 310, as set forth in Attachment A, or as amended;
- F. Debiting a consumer's credit card or checking account prior to possessing a signed, original, written authorization for the particular debit from the consumer on the form attached hereto as Attachment B;
- G. Misrepresenting facts pertaining to consumers' creditrelated rights or obligations under the law;
- H. Misrepresenting that consumers have been pre-approved for, or are likely to obtain, an extension of credit; and
- I. Misrepresenting any other fact material to a consumer's decision to purchase a good or service.

#### IV. DISTRIBUTION OF CUSTOMER RECORDS

IT IS FURTHER ORDERED that defendants are hereby permanently restrained and enjoined from providing to any person, except agents of the Commission or other law enforcement authorities, the name, address, telephone number, or credit card or bank account number of any consumer who provided such information to defendants in connection with the sale of any credit related product or service; provided, however, that defendants may provide such information if required to do so by court order.

#### V. RECORDING OF SALES CALLS

IT IS FURTHER ORDERED that, in the event that defendants or

their agents record any conversation with a consumer to verify or confirm that a consumer is agreeing to purchase any service or product, defendants are permanently restrained and enjoined from accepting or processing such purchases unless the recording meets the following criteria:

- A. After obtaining permission from the consumer to record the conversation, the recording shall reflect the entirety of the conversation;
- B. The recording must include clear, complete, and understandable disclosures of all material terms of the purchase, and the consumer's express agreement to such terms. The material terms disclosed in the recorded conversation shall be consistent with any information previously disclosed to the consumer.

  Material terms include, but are not limited to:
  - 1. A description of the service or product;
  - 2. The cost of the service or product;
  - 3. The amount of any recurring charges;
  - 4. Limitations on any right to obtain a refund; and
- 5. The business name, address, and telephone number to which the consumer may address any questions or complaints.

This section shall not affect any obligation to comply with any federal, state, or local law regarding the recording of telephone conversations.

# VI. COMMISSION'S RELIANCE ON DEFENDANT'S REPRESENTATIONS

The Commission's agreement to this Order is expressly premised upon the truthfulness, accuracy, and completeness of the financial condition of each defendant, as represented in (1) the financial statements of each that were executed on

April 19, 2000 (Liberty), February 17, 2000 (Wiggs), and February 17, 2000 (Furnia), and (2) the documents that were submitted by defendants that are listed in Attachment C, upon which the Commission relied in negotiating and agreeing to the terms of this Order. If, upon motion by the Commission, this Court finds that any defendant failed to disclose any material asset, or materially misrepresented the value of any asset, or made any other material misrepresentation in or omission from the defendant's financial statement or the submitted documents, the Court shall enter judgment against that defendant, in favor of the Commission in the amount of \$3,633,333, which is intended to represent the total amount of defendants' unjust enrichment, and which will become immediately due and payable. For purposes of this section and any subsequent proceedings, including but not limited to a non-dischargeability complaint filed in a bankruptcy proceeding, each defendant waives any right to contest any of the allegations in the Commission's Complaint.

## VII. MONITORING COMPLIANCE OF SALES PERSONNEL

IT IS FURTHER ORDERED that defendants, in connection with any business where (1) any of the defendants, individually, or in combination with any of the other defendants is the majority owner of the business or directly or indirectly controls the business and where (2) the business is engaged in telemarketing, or assisting others engaged in telemarketing, are hereby permanently restrained and enjoined from:

A. Failing to take reasonable steps sufficient to monitor and ensure that all employees and independent contractors engaged in sales or other customer service functions comply with the

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restrictions placed on defendants by Sections I - III of this Order, the FTC Act, and the TSR. Such steps shall include adequate monitoring of sales presentations or other calls with customers, and shall also include, at a minimum, the following:

- 1. Listening to oral representations made by persons engaged in sales or other customer service functions;
- 2. Establishing a procedure for receiving and responding to consumer complaints;
- 3. Ascertaining the number and nature of consumer complaints regarding transactions in which each employee or independent contractor is involved; provided that this section does not authorize or require defendants to take any steps that violate any federal, state, or local laws;
- B. Failing to promptly and fully investigate any consumer complaint received by any business to which this section applies; and
- C. Failing to take corrective action with respect to any sales person whom the defendant determines is not complying with the conditions stated in this Order. Such corrective action may include training, disciplining, and/or terminating such sales person.

## VIII. RECORD KEEPING PROVISIONS

IT IS FURTHER ORDERED that, for a period of five years from the date of entry of this Order, defendants, in connection with any business where (1) any of the defendants, individually, or in combination with any of the other defendants is the majority owner of the business or directly or indirectly controls the business and where (2) the business is engaged in telemarketing,

or assisting others engaged in telemarketing, are hereby restrained and enjoined from failing to create, and from failing to retain for a period of three years following the date of such creation, unless otherwise specified:

- A. Books, records and accounts that, in reasonable detail, reflect the cost of goods or services sold, revenues generated, and the disbursement of such revenues;
- B. Records that reflect: the name, address, and telephone number of each person employed in any capacity by such business, including as an independent contractor; that person's job or position; the date upon which the person commenced work; and the date and reason for the person's termination, if applicable. The businesses subject to this section shall retain such records for any terminated employee for a period of two years following the date of termination;
- C. Records that reflect the names, addresses, phone numbers, dollar amounts paid, quantity of items or services purchased or provided, and description of items or services purchased or provided for all consumers to whom such business has sold or provided any goods or services;
- D. Records that reflect, for every consumer complaint or refund request, whether received directly or indirectly or through any third party:
- 1. The consumer's name, address, telephone number and the dollar amount paid by the consumer;
- 2. The written complaint or refund request, if any, and the date of the complaint or refund request;
  - 3. The basis of the complaint, including the name of

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any salesperson complained against, and the nature and result of any investigation conducted concerning any complaint;

- Each response and the date of the response;
- Any final resolution and the date of the resolution; and
- 6. In the event of a denial of a refund request, the reason for the denial; and
- Copies of all sales scripts, training materials, advertisements, or other marketing materials utilized; provided that copies of all sales scripts, training materials, advertisements, or other marketing materials utilized shall be retained for three years after the last date of dissemination of any such materials.

#### IX. COMPLIANCE REPORTING BY DEFENDANTS

IT IS FURTHER ORDERED that, in order that compliance with the provisions of this Order may be monitored:

- For a period of five years from the date of entry of this Order, each individual defendant shall notify the Commission of the following:
- Any changes in his residence, mailing addresses, and telephone numbers, within ten days of the date of such change;
- Any changes in his employment status (including self-employment) within ten days of such change. Such notice shall include the name and address of each business that he is affiliated with or employed by, a statement of the nature of the business, and a statement of his duties and responsibilities in connection with the business or employment; and

- 3. Any proposed change in the corporate structure of any corporate defendant, or any proposed change in the structure of any business entity owned or controlled by either individual defendant, such as creation, incorporation, dissolution, assignment, sale, merger, creation, dissolution of subsidiaries, proposed filing of a bankruptcy petition, or change in the corporate name or address, or any other change that may affect compliance obligations arising out of this Order, thirty days prior to the effective date of any proposed change; provided, however, that, with respect to any proposed change in a business entity about which either individual defendant learns of less than thirty days prior to the date such action is to take place, he shall notify the Commission as soon as is practicable after learning of such proposed change;
- B. For a period of five years following the date of entry of this Order, each defendant shall notify the Commission, within ten days of obtaining or divesting an ownership interest in such business entity, the name, address, telephone number, and the defendant's percentage of stock owned or ownership interest in, any publically traded business entity that has engaged or does engage, in whole or in part, in credit card protection;
- C. One hundred eighty days after the date of entry of this Order, each defendant shall provide a written report to the Commission, sworn to under penalty of perjury, setting forth in detail the manner and form in which the defendant has complied and is complying with this Order. This report shall include but not be limited to:
  - 1. The defendant's current residence address and

- 2. The defendant's current employment, business addresses and telephone numbers, a description of the business activities of each such employer, and responsibilities for each employer;
- 3. A copy of each acknowledgment of receipt of this Order obtained by the defendant pursuant to Section XII;
- 4. A statement describing the manner in which the defendant has complied and is complying with the injunctive provisions of this Order (Sections I-V);
- D. Upon written request by a representative of the Commission, each defendant shall submit additional written reports (under oath, if requested) and produce documents on fifteen days' notice with respect to any conduct subject to this Order;
- E. For the purposes of this Order, each defendant shall, unless otherwise directed by the Commission's authorized representatives, mail all written notifications to the Commission to: Assistant Regional Director, Federal Trade Commission, 10877 Wilshire Blvd., Suite 700, Los Angeles, California 90024;
- F. For the purposes of this section, "employment" includes the performance of services as an employee, consultant, or independent contractor; and "employers" include any individual or entity for whom any defendant performs services as an employee, consultant, or independent contractor; and
- G. For purposes of the compliance reporting required by this section, the Commission is authorized to communicate directly with defendants.

#### X. AUTHORITY TO MONITOR COMPLIANCE

IT IS FURTHER ORDERED that the Commission is authorized to monitor defendants' compliance with this Order by all lawful means, including but not limited to the following:

- A. The Commission is authorized, without further leave of the Court, to obtain discovery from any person in the manner provided by Chapter V of the Federal Rules of Civil Procedure, Fed. R. Civ. P. 26 37, including the use of compulsory process pursuant to Fed. R. Civ. P. 45, for the purpose of monitoring and investigating defendants' compliance with any provision of this Order;
- B. The Commission is authorized to use representatives posing as consumers or suppliers to any defendant, their employees, or any other entity owned or controlled in whole or in part by any defendant, without the necessity of identification or prior notice; and
- C. Nothing in this Order shall limit the Commission's lawful use of compulsory process, pursuant to Sections 9 and 20 of the FTC Act, 15 U.S.C. §§ 49, 57b-1, to investigate whether any defendant has violated any provision of this Order, the FTC Act, or the TSR.

## XI. ACCESS TO BUSINESS PREMISES

IT IS FURTHER ORDERED that, for a period of five years from the date of entry of this Order, for the purpose of further determining compliance with this Order, defendants shall permit representatives of the Commission, within three business days of receipt of written notice from the Commission:

A. Access during normal business hours to any office, or

facility storing documents, of any business where (1) any of the defendants, individually, or in combination with any of the other defendants is the majority owner of the business or directly or indirectly controls the business, and where (2) the business is engaged in telemarketing, or in assisting others engaged in such business. In providing such access, the defendant shall permit representatives of the Commission to inspect and copy all documents relevant to any matter contained in this Order; and shall permit Commission representatives to remove documents relevant to any matter contained in this Order for a period not to exceed five business days so that the documents may be inspected, inventoried, and copied;

- B. To interview the officers, directors, and employees, including all personnel involved in responding to consumer complaints or inquiries, and all sales personnel, whether designated as employees, consultants, independent contractors or otherwise, of any business to which sub-section (A) applies, concerning matters relating to compliance with the terms of this Order. The person interviewed may have counsel present; and
- C. Upon application of the Commission and for good cause shown, the Court may enter an ex parte order granting immediate access to the business premises of any defendant for the purposes of inspecting and copying all documents relevant to any matter contained in this Order.

# XII. DISTRIBUTION OF ORDER BY DEFENDANTS

IT IS FURTHER ORDERED that, for a period of five years from the date of entry of this Order, defendants shall:

A. Provide a copy of this Order (excluding Attachments C,

D, and E) to, and obtain a signed and dated acknowledgment of receipt of same from, each officer or director, each individual serving in a management capacity, all personnel involved in responding to consumer complaints or inquiries, and all sales personnel, whether designated as employees, consultants, independent contractors or otherwise, immediately upon employing or retaining any such persons, for any business where (1) any of the defendants, individually, or in combination with any of the other defendants is the majority owner of the business or directly or indirectly controls the business, and where (2) the business is engaged in telemarketing, or in assisting others engaged in such business; and

B. Maintain for a period of three years after creation, and upon reasonable notice, make available to representatives of the Commission, the original signed and dated acknowledgments of the receipt of copies of this Order, as required in sub-section (A).

## XIII. ACKNOWLEDGMENT OF RECEIPT OF ORDER BY DEFENDANTS

IT IS FURTHER ORDERED that within five business days after receipt of this Order as entered by the Court each defendant shall submit to the Commission a truthful sworn and notarized statement, in the form shown on Attachment E, that shall acknowledge receipt of this Order as entered and shall reaffirm and attest to the truthfulness, accuracy, and completeness of that defendant's financial statement.

#### XIV. RETENTION OF JURISDICTION

IT IS FURTHER ORDERED that this Court will retain jurisdiction of this matter for the purpose of enabling any of

1	the parties to this Order to apply to the Court at any time for
2	such further orders or directives as may be necessary or
3	appropriate for the interpretation or modification of this Order
4	for the enforcement of compliance therewith or the punishment of
5	violations thereof.
6	Defendants and the Commission, by its counsel, hereby
7	consent to the terms and conditions of this stipulation as set
8	forth above and consent to the entry of an Order with the same
9	terms.
10	DATED:, 2000
11	PAUL L. WIGGS, individually and as an officer of Liberty Direct, Inc.
12	DATED. 2000
13	DATED:, 2000
14	as an officer of Liberty Direct, Inc.
15	DATED:, 2000
16	David C. Furnia, its President
17	DATED: , 2000
18	RAYMOND E. MCKOWN Attorney for Plaintiff
19	Federal Trade Commission
20	APPROVED AS TO FORM:
21	DATED: , 2000
22	Thomas V. Rawles Kimerer & Lavelle, PC
23	Attorneys for Defendants
24	Dated: , 2000
25	Dated:, 2000Peter F. FisherAttorney for Defendants
26	Accorney for Defendancs
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# ATTACHMENT A

TELEMARKETING SALES RULE

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Page 24

# ATTACHMENT B 1 2 WARNING DON'T SIGN UP OR PAY MONEY UNTIL YOU READ THIS NOTICE 3 Please initial where applicable: 4 I understand that the company that is offering to sell me this product or service, <u>(\*company name, to be completed by</u> 5 seller), is not related in any way to Visa, MasterCard, or any bank that issues credit cards. 6 Consumer initial here 7 [if product/service relates to low interest credit cards] I understand that \_\_\_\_(\*company name, to be completed by <u>seller)</u> cannot help me get any credit card. I understand that they are selling a list of banks that offer credit cards, that the banks will decide whether or not they will issue me a credit card and at what interest rate, that <u>(\*company name)</u> has not determined whether I will qualify for credit with any of those banks, and that I could get bank information myself from other sources. Consumer initial here 13 I understand that, once this authorization is received by the company selling me this product or service, my credit card account will be charged \$\_\_\_\_\_, by <a href="mailto:company name">(company name, to be</a> 15 completed by seller . Consumer initial here 16 17 [if proposed transaction is an account debit] 4. I understand that, once this authorization is received by the company selling me this service, my bank account number 18 $_{----}$ will be debited the amount of $_{----}$ . 19 Consumer initial here\_\_\_\_ 20 21

I understand that the company's refund policy is \_\_\_\_(\*to be completed by seller) .

I read and signed this notice on

(Date)

CONSUMER'S SIGNATURE:

CONSUMER'S NAME (please print):

STREET ADDRESS:

CITY, STATE, ZIP CODE:

TELEPHONE NUMBER:

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#### ATTACHMENT C

- Documents enclosed with December 1, 1999, letter from Peter F. Fisher to Tanya F. Mayorkas and Raymond E. McKown, including:
  - Lexis document on the Ascendix Group, Inc. as filed with the Arizona Secretary of State;
  - Information on the Ascendix Group, Inc. obtained b. from the Office of the Arizona Secretary of State, Corporation Commission;
  - 1st Capital Bank Statements of Account for the c. Ascendix Group, Inc.;
  - d. Federal and State Tax Returns filed by the Ascendix Group, Inc. for tax years 1996 and 1997;
  - Lexis document on the Ascendix Marketing and e. Communications, L.L.C., as filed with the Arizona Secretary of State;
  - f. Information on Ascendix Marketing and Communications, L.L.C., obtained from the Office of the Arizona Secretary of State, Corporation Commission;
  - 1st Capital Bank Statements of Account for g. Ascendix Marketing and Communications, L.L.C.;
  - h. Federal and State Tax Returns filed by Ascendix Marketing and Communications, L.L.C. for tax year 1998;
  - i. Lexis document showing information On Liberty Direct, Inc., as filed with the Arizona Secretary of State;

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- j. Blank form letter from Liberty Direct, Inc. to be sent to any customer who has requested a refund;
- k. 1<sup>st</sup> Capital Bank Statements of Account for Liberty Direct, Inc.;
- 1. Federal and State Tax Returns filed by Liberty Direct, Inc. for tax years 1998 and 1999;
- m. Statement of Refunds by Liberty Direct;
- 2. Profit and Loss Statements for:
  - a. Liberty Direct, Inc. for Jan. 1, 2000 through February 28, 2000;
  - b. Oasis Security for January 1, 2000 through February 28, 2000 and April 26, 1999, through December 31, 1999;
  - c. The Ascendix Group, Inc. for January 1, 2000 through February 28, 2000 and January 1999 through December 1999;
- 3. Balance Sheet for The Ascendix Group, Inc., dated February 28, 2000;
  - 4. Federal Tax Returns for:
    - a. David and Anita Furnia for 1996 and 1997;
    - b. Paul and Marcella Wiggs for 1995, 1996 and 1997 (note that Paul Wiggs states that he did not file 1998 return);
    - c. The Ascendix Group, Inc. for July 1997 through June 1998;
- 5. The February 28, 2000 letter from Peter Fisher to Tanya F. Mayorkas and Raymond E. McKown;
  - 6. The February 29, 2000 letter from Peter Fisher to Tanya

- 7. Binder of Liberty Direct, Inc. Bank records for 1998 and 1999 listing six accounts (4 checking and 2 money market), which includes an account held in the name of Ascendix Group Inc.;
- 8. Binder of Ascendix Group, Inc. Bank records, beginning with July 1998 and into 1999;
- 9. Records of chargebacks to defendants' customers, entitled "Total Marked as Chargebacks Sorted by Record Number", and beginning with Nera Sawfer and ending with Jason M. Delong;
- 10. The May 24, 2000 letter from Peter Fisher to Tanya Mayorkas and Raymond E. McKown; the attached financial statement form for Ascendix Security, Inc., d.b.a Oasis Security Company; and the follow up explanatory letter from Peter Fisher to Tanya Mayorkas and Raymond E. McKown, dated June 5, 2000;
- 11. The May 23, 2000, Financial Statement of Ascendix Security, Inc.;
- 12. The May 1, 2000, Financial Statement of The Ascendix Group, Inc.;
- 13. The financial documents attached to the November 9, 2000, letter from Peter F. Fisher to Raymond E. McKown;
- 14. Supplemental "Summary Financial Schedules" and "Combined Average Monthly Income and Expenses for You, Your Spouse, and Your Dependents for the Last 6 Months" from Wiggs and Furnia submitted on November 17, 2000.

# 1 ATTACHMENT E 2 UNITED STATES DISTRICT COURT 3 DISTRICT OF ARIZONA 4 CV 99 - 1637 PHX RCB 5 FEDERAL TRADE COMMISSION, 6 Plaintiff, AFFIDAVIT OF [DEFENDANT] 7 vs. 8 LIBERTY DIRECT, INC., 9 PAUL L. WIGGS, individually 10 and as an officer of Liberty Direct, Inc., and 11 DAVID C. FURNIA, individually 12 and as an officer of Liberty Direct, Inc., 13 Defendants. 14 15 [Defendant], being duly sworn, hereby states and affirms as 16 follows: 17 1. My name is \_\_\_\_\_\_. My current residence address 18 is (list street, city state, zip code, country) . I am a 19 citizen of the United States and am over the age of eighteen. I 20 have personal knowledge of the facts set forth in this Affidavit. 21 2. I am a defendant in FTC v. Liberty Direct, Inc., et al. 22 CV. 99 - 1637 PHX RCB (United States District Court for the 23 District of Arizona). 24 3. On \_\_\_\_\_, 2000, I received a copy of the Final Judgment 25 and Order for Permanent Injunction Against Defendants Liberty 26 Direct, Inc., Paul L. Wiggs, and David C. Furnia, which was 27 signed by the Honorable [name of U.S. District Judge] and entered

by the Court on \_\_\_\_\_, 2000. A true and correct copy of the

1	Order I received is appended to this Affidavit.
2	4. I hereby state that the information contained my
3	financial statement, as identified in paragraph XIII of the
4	Order, which was executed signed on, and provided
5	to the Federal Trade Commission shortly thereafter was true,
6	accurate, and complete at such time.
7	I declare under penalty of perjury under the laws of the
8	United States that the foregoing is true and correct. Executed on
9	, 2000, at [place].
10	
11	[Name of Defendant & signature]
12	
13	State of, City of
14	
15	Subscribed and sworn to before me
16	this day of, 2000.
17	
18	
19	Notary Public
20	My Commission Expires:
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## CERTIFICATE OF SERVICE

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My name is Raymond E. McKown. I am an attorney employed by the Federal Trade Commission, 10877 Wilshire Boulevard, Suite 700, Los Angeles, California 90024. On I

deposited the document captioned "STIPULATION FOR ENTRY OF FINAL

JUDGMENT AND ORDER FOR PERMANENT INJUNCTION AGAINST DEFENDANTS

LIBERTY DIRECT, INC., PAUL L. WIGGS, AND DAVID C. FURNIA," in the

first class United States mail, addressed to the following:

Peter Fisher Schmitt, Schneck, Fisher, Smyth & Herrod, PC 1221 East Osborn Road, Suite 105 Phoenix, AZ 85014-5540

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Richard Hinz & Sheri Stevens
Arizona Attorney General's Office
14 1275 West Washington
Phoenix, AZ 85007

15

16 Sue A. Klein
Asst. United States Attorney
U.S. Courthouse
230 North 1st Avenue, Room 4000
Phoenix, AZ 85025

I declare under penalty of perjury that the foregoing is true and correct. Executed this \_\_\_\_ day of \_\_\_\_\_ at Los Angeles, California.

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Raymond E. McKown

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