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8 Bureau of Consumer Financial Protection

9 **UNITED STATES DISTRICT COURT**
10 **CENTRAL DISTRICT OF CALIFORNIA**
11 **SOUTHERN DIVISION**

12 BUREAU OF CONSUMER FINANCIAL
13 PROTECTION,

14 Plaintiff,

15 v.

16 FUTURE INCOME PAYMENTS, LLC; FIP,
17 LLC; CASH FLOW INVESTMENT PARTNERS
18 LLC; PENSION ADVANCE LLC;
19 BUYSELLANNUITY INC.; CASH FLOW
20 INVESTMENT PARTNERS EAST LLC; CASH
21 FLOW INVESTMENT PARTNERS MIDEAST
22 LLC; LUMP SUM PENSION ADVANCE
23 ATLANTIC LLC; LUMP SUM PENSION
24 ADVANCE SOUTHEAST LLC; LUMP SUM
25 SETTLEMENT WEST LLC; PAS CALIFORNIA
26 LLC; PAS GREAT LAKES LLC; PAS
NORTHEAST LLC; PAS SOUTHWEST LLC;
PENSION ADVANCE CAROLINAS LLC;
PENSION ADVANCE MIDWEST LLC;
PENSION LOANS SOUTH LLC; SCOTT
KOHN; and DOES 1-100,

27 Defendants.
28

Case No.

**COMPLAINT FOR
VIOLATIONS OF THE
CONSUMER FINANCIAL
PROTECTION ACT OF
2010 AND THE TRUTH IN
LENDING ACT**

1 The Bureau of Consumer Financial Protection (Bureau) brings this action against
2 Future Income Payments, LLC (formerly known as Pensions, Annuities, and Settlements,
3 LLC); FIP, LLC; Cash Flow Investment Partners LLC; Pension Advance LLC;
4 BuySellAnnuity Inc.; Cash Flow Investment Partners East LLC; Cash Flow Investment
5 Partners MidEast LLC; Lumpsum Pension Advance Atlantic LLC; Lumpsum Pension
6 Advance Southeast LLC; Lumpsum Settlement West LLC; PAS California LLC; PAS
7 Great Lakes LLC; PAS Northeast LLC; PAS Southwest LLC; Pension Advance
8 Carolinas LLC; Pension Advance Midwest LLC; Pension Loans South LLC; Scott Kohn;
9 and Does 1-100, under the Consumer Financial Protection Act of 2010 (CFPA), 12
10 U.S.C. §§ 5531, 5536(a), 5564, and 5565, and the Truth in Lending Act (TILA), 15
11 U.S.C. § 1638(a)-(b), and alleges as follows.

12 **Introduction**

13 1. Defendant Scott Kohn, through the above-named companies and others
14 unknown to the Bureau (together, “Defendants”), offers consumers lump-sum payments
15 in exchange for which the consumers authorize Defendants to periodically debit the
16 accounts in which the consumers deposit their pensions or other future income streams.

17 2. Defendants represent to consumers, among other things, that these lump-sum
18 payments are not “loans,” that there is no applicable interest rate, and that the cost of the
19 lump-sum advance is less than that of potential alternative sources of funds, such as
20 credit cards.

21 3. In fact, Defendants’ product is a loan and is more costly than alternative
22 financial products to which Defendants draw comparisons. Defendants misrepresent
23 material aspects of their product. Defendants thus engage in deceptive acts and practices
24 as well as other violations of “Federal consumer financial law,” 12 U.S.C. § 5565(a)(1).

25 4. Numerous state and local regulators and agencies also have concluded that
26 Defendants’ product is a loan for purposes of applicable state laws. These agencies
27 include the California Department of Business Oversight; the Los Angeles City
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1 Attorney's Office; the Minnesota Attorney General; the Colorado Attorney General; the
2 Massachusetts Attorney General; the North Carolina Attorney General; the Iowa
3 Attorney General; the Virginia Attorney General; the Oregon Attorney General; the
4 Oregon Department of Consumer and Business Services; the Illinois Attorney General;
5 the Illinois Department of Financial and Professional Regulation; the Maryland Attorney
6 General; the Maryland Commissioner of Financial Regulation; the Pennsylvania
7 Department of Banking and Securities; the New York State Department of Financial
8 Services; and the State of Washington Department of Financial Institutions.

9 5. Defendants' product lures in vulnerable consumers, including senior
10 citizens, disabled military veterans, and their spouses, who are in need of immediate cash.

11 6. The Bureau brings this suit to secure injunctive relief, other monetary and
12 equitable relief, and civil money penalties.

13 **Jurisdiction and Venue**

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

18 8. Venue is proper because Defendants are located or reside or do business in
19 this district. 12 U.S.C. § 5564(f).

20 **Parties**

21 9. The Bureau is an independent agency of the United States charged with
22 regulating the offering and providing of consumer-financial products and services under
23 "Federal consumer financial laws." 12 U.S.C. § 5491(a). The Bureau is authorized to
24 initiate civil actions in federal district court, by its own attorneys, to address violations of
25 "Federal consumer financial law." 12 U.S.C. § 5564(a)-(b).

26 10. Future Income Payments, LLC, previously known as "Pension, Annuities
27 and Settlements, LLC," was formed in April 2011 and is a limited-liability Delaware
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1 company that has conducted business from 18300 Von Karman Avenue, Suite 410,
2 Irvine, California 92612. Scott Kohn is or was the President, Secretary, and Treasurer of
3 Future Income Payments. Future Income Payments transacts or has transacted business in
4 this district and nationwide, extending consumer credit and servicing consumer loans.
5 Future Income Payments is therefore a “covered person” under the CFPA. 12 U.S.C. §
6 5481(5), (6)(A), 15(A)(i).

7 11. FIP, LLC, is a Nevada limited-liability company, formed in 2016, that has
8 conducted business from 2505 Anthem Village Drive, #E-578, Henderson, Nevada
9 89052. FIP, LLC, has two managing members, one of which is Cash Flow Outsourcing
10 Services, Inc., based in the Philippines. Scott Kohn is the President of Cash Flow
11 Outsourcing Services, Inc. FIP, LLC, transacts business nationwide, extending consumer
12 credit and servicing consumer loans. FIP, LLC, is therefore a “covered person” under the
13 CFPA. 12 U.S.C. §§ 5481(5), (6)(A), 15(A)(i).

14 12. Cash Flow Investment Partners LLC (www.lumpsum-settlement.com);
15 Pension Advance LLC (www.pensionadvances.com and www.lumpsum-
16 pensionloans.com); and BuySellAnnuity Inc. (buysellannuity.com), are or were limited-
17 liability Delaware Companies that have operated out of 18300 Von Karman Avenue,
18 Suite 410, Irvine, California 92612. They are or were marketing affiliates for Future
19 Income Payments that are or were solely managed by Scott Kohn. They market or
20 marketed the credit products that Future Income Payments provides and collect or
21 collected the personal and financial information from consumers who express or
22 expressed interest in the products.

23 13. These marketing affiliates are “covered persons” under the CFPA because
24 they offer or have offered loans to consumers. 12 U.S.C. §§ 5481(5), (6)(A), 15(A)(i).
25 They are also covered persons because they are under common control with and therefore
26 affiliates of Future Income Payments and provide or have provided a material service to
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1 Future Income Payments with respect to its extensions of consumer credit. 12 U.S.C. §§
2 5481(1), (6)(B), 26(A).

3 14. The following Nevada limited-liability companies work or worked with
4 Future Income Payments and are or were solely managed by Scott Kohn: Cash Flow
5 Investment Partners East LLC; Cash Flow Investment Partners MidEast LLC; Lumpsum
6 Pension Advance Atlantic LLC; Lumpsum Pension Advance Southeast LLC; Lumpsum
7 Settlement West LLC; PAS California LLC; PAS Great Lakes LLC; PAS Northeast
8 LLC; PAS Southwest LLC; Pension Advance Carolinas LLC; Pension Advance Midwest
9 LLC; and Pension Loans South LLC. These companies have conducted business from
10 2505 Anthem Village Drive, #E-578, Henderson, Nevada 89052. They purport to acquire
11 or purported to acquire income streams from consumers entitled to payments from
12 pensions, annuities, legal settlements, or other similar sources. After subjecting
13 consumers to an underwriting process, Future Income Payments provides lump sums to
14 consumers in exchange for the consumers' promises to direct future payments, including
15 fees, in equal installments for a set term to the aforementioned companies or to Future
16 Income Payments.

17 15. The companies named in paragraph 14 are "covered persons" under the
18 CFPA because they service consumer loans, 12 U.S.C. §§ 5481(6)(A), 15(A)(i). They are
19 also "covered persons" because they are under common control with and therefore
20 affiliates of Future Income Payments and provide or have provided a material service to
21 Future Income Payments with respect to its extensions of consumer credit. 12 U.S.C. §§
22 5481(6)(B), 26(A).

23 16. Scott Kohn is or was the President, Secretary, and Treasurer of Future
24 Income Payments, and has, or had, managerial authority for that entity. In addition, Kohn
25 is or was the sole manager of Cash Flow Investment Partners LLC; Pension Advance
26 LLC; BuySellAnnuity Inc.; Cash Flow Investment Partners East LLC; Cash Flow
27 Investment Partners MidEast LLC; Lumpsum Pension Advance Atlantic LLC; Lumpsum
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1 Pension Advance Southeast LLC; Lumpsum Settlement West LLC; PAS California LLC;
2 PAS Great Lakes LLC; PAS Northeast LLC; PAS Southwest LLC; Pension Advance
3 Carolinas LLC; Pension Advance Midwest LLC; and, Pension Loans South LLC. Kohn
4 has managerial responsibility for all of the Defendant entities. Under the CFPB, Kohn is
5 therefore a “related person” to these entities. 12 U.S.C. § 5481(25)(C)(i). Because Kohn
6 is a “related person,” he is deemed a “covered person” for purposes of the CFPB. 12
7 U.S.C. § 5481(25)(B).

8 17. The true names and capacities of the Defendants sued herein as Does 1
9 through 100, inclusive, are unknown to the Bureau. The Bureau therefore sues these
10 Defendants by such fictitious names. When the true names and capacities of these
11 Defendants have been ascertained, the Bureau will seek leave to amend this Complaint to
12 insert the true names and capacities of the fictitiously-named Defendants. The Bureau
13 believes, and therefore alleges, that these Defendants participated in, and in some part are
14 responsible for, the illegal acts alleged herein. Each reference in this Complaint to
15 Defendants is also a reference to all Defendants sued as Does.

16 18. Defendants Future Income Payments; FIP, LLC; Cash Flow Investment
17 Partners LLC; Pension Advance LLC; BuySellAnnuity Inc.; Cash Flow Investment
18 Partners East LLC; Cash Flow Investment Partners MidEast LLC; Lumpsum Pension
19 Advance Atlantic LLC; Lumpsum Pension Advance Southeast LLC; Lumpsum
20 Settlement West LLC; PAS California LLC; PAS Great Lakes LLC; PAS Northeast
21 LLC; PAS Southwest LLC; Pension Advance Carolinas LLC; Pension Advance Midwest
22 LLC; Pension Loans South LLC; and, Does 1-100 (collectively, FIP) operate or operated
23 as a common enterprise while engaging in the unlawful acts and practices alleged in the
24 Complaint. FIP conducts or has conducted the business practices described below as
25 interrelated companies that have or had a common manager and overlapping office
26 locations. Because these Defendants have operated as a common enterprise, each of them
27 is jointly and severally liable for the acts and practices alleged below. Individual
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1 Defendant Kohn has or had managerial responsibility for the corporate Defendants that
2 comprise the common enterprise.

3 **Factual Background**

4 **A. Defendants' Scheme**

5 19. The corporate Defendants are affiliated entities, led by individual Defendant
6 Scott Kohn, that purport to purchase, through lump-sum payments, portions of
7 consumers' future pension or other income streams at a discount.

8 20. FIP operates through a web of interconnected companies. The corporate
9 Defendants operate interchangeably, often using each other's names and addresses.

10 21. According to Defendant FIP, LLC's website, futureincomepayments.com,
11 FIP is "America's largest pension cash flow originator with over \$150 Million in
12 completed transactions."

13 22. Through advertisements, cold-calling, and email campaigns, FIP lures in
14 vulnerable consumers in need of cash. FIP claims that the product it offers is useful for
15 "[p]ay[ing]-off high-interest credit cards and debts[.]" Many military veterans, retirees,
16 and their spouses have contracted with FIP.

17 23. FIP operates or has operated websites, including
18 futureincomepayments.com, buysellannuity.com, pensionpurchasing.com, lumpsum-
19 pensionloans.com, and lumpsum-settlement.com, to market and sell its product. Once a
20 consumer contacts FIP, FIP's representatives apply significant pressure to consumers to
21 quickly sign a contract.

22 **B. FIP's Product, Fees, and Representations to Consumers**

23 24. Since at least 2011, under various corporate names, FIP has marketed its
24 product to consumers as the purchase and sale of a portion of the consumer's future
25 pension or other income stream at a "discount" in exchange for an immediate lump-sum
26 cash payment.

1 25. Consumers who contract with FIP are required to execute an agreement
2 entitled “Purchase and Sale Agreement,” or some variation thereof. These agreements
3 purport to effect the sale of consumers’ pensions or other future income streams to FIP.

4 26. Under FIP’s contracts, consumers receive lump sums, ranging from \$100 to
5 at least \$60,000, and are subsequently obligated to repay a larger total amount through a
6 series of monthly payments, which they make when they receive their disability, pension,
7 or other payments. Consumers make these payments over a prescribed period, typically
8 48, 60, or 120 months.

9 27. Many of the income streams that FIP contracts for are not legally assignable.
10 *See, e.g.,* 29 U.S.C. § 1056(d); 38 U.S.C. § 5301.

11 28. Consumers who contract with FIP are required to agree to make automatic
12 recurring payments from their bank accounts to FIP as a condition of receiving the money
13 FIP provides.

14 29. In addition to its “Purchase and Sale Agreement,” FIP requires consumers
15 who contract with FIP to execute an “Authorization for Automatic Payment (Electronic
16 Funds Transfer/EFT)” or equivalent document providing that they authorize FIP and their
17 bank to initiate recurring debit entries as payment for the sale of an asset.

18 30. FIP does, in fact, exercise its right under these agreements to debit the
19 amount of payments due from consumers from consumers’ bank accounts.

20 31. In addition to the “discount” consumers are required to pay in exchange for
21 the lump sum, FIP often subtracts fees, such as a \$300 “one-time setup fee” from the
22 lump sum, as well as a monthly “management fee” for the duration of the agreement.

23 32. Some consumers are also required to take out life-insurance policies and
24 name FIP or a third-party future income-stream buyer (investor) as the beneficiary, to
25 protect FIP in the event the consumer dies.

26 33. Consumers who fail to make a timely payment are charged a late fee of 1.5%
27 of the delinquent payment. This amount accrues monthly, based on the total amount of
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1 the delinquent payment, including any late payment fee from a previous month.
2 Consumers are also charged an additional \$25-\$35 for any form of payment returned to
3 FIP for non-sufficient funds, and some consumers may be charged for costs FIP incurs to
4 collect the delinquent amount.

5 34. FIP operates throughout the United States, and has offered or provided its
6 product to thousands of vulnerable consumers across the nation.

7 35. FIP repeatedly emphasizes to consumers online and in certain documents
8 that its product is “a purchase and not a loan.” FIP’s contracts with consumers contain
9 some variation of the title “Purchase and Sale Agreement” and, with slight variations,
10 expressly assert that the “agreement is not a loan or other financing transaction, and
11 neither Seller [of the future income stream] nor FIP intend this agreement to be regarded
12 as a loan or other financing instrument.”

13 36. Some of FIP’s contracts also state that if “a court ever finds that the sale of
14 the Purchased Asset was ineffective or that this Agreement created a loan rather than an
15 absolute sale of the Purchased Asset, then this Agreement will serve as a security
16 agreement under the Uniform Commercial Code or similar law of the state in which
17 Seller resides.”

18 37. On Defendant FIP, LLC’s website, buysellannuity.com, there is a page
19 dedicated to pensions. This Pension Payments page refers to FIP’s team of “retirement
20 loan professionals,” who can help consumers “[s]implify the end-to-end process” by
21 working with a “knowledgeable” team that specializes “in annuity buyout, individual
22 retirement loans, and pension payment advances.”

23 38. FIP also engages in underwriting and the collection of extensive
24 information, guarantees, and documents before providing lump-sum payments to
25 consumers. For example, FIP requires consumers to submit a variety of documents,
26 including a benefits letter from the institution providing the income stream, a photo
27 identification, personal or corporate tax returns if the consumer is self-employed, a W-9
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1 form, and, if applicable, bank statements, proof of life insurance with death-benefit
2 amount, a notarized spousal-consent form, a notarized agreement from the consumer's
3 spouse that among other things requires the consumer's spouse to guarantee all of the
4 consumer's obligations to the "buyer" of the future income stream, and an employment-
5 verification form.

6 39. FIP claims that there is no interest rate associated with its product. Rather,
7 FIP asserts, the difference between the lump sum consumers receive and the total amount
8 they are required to pay represents a "discount." But what FIP calls a discount is in
9 actuality a form of interest the consumer pays over the term of the agreement. FIP
10 transactions cost consumers amounts that are equivalent to rates of up to 183%, and
11 potentially more.

12 40. FIP's representatives also have led consumers to believe they can repay the
13 lump-sum payment early and without penalty. In fact, many FIP contracts provide that
14 the lump-sum payment cannot be prepaid. In many instances when consumers have been
15 allowed to repay their loans early, they have been penalized.

16 41. Certain versions of FIP's contracts include clauses that bind the consumers'
17 heirs, executors, administrators, successors, or assigns, require consumers to abide by the
18 contract even if the consumer files for bankruptcy, and provide that if a consumer
19 materially breaches the agreement all remaining and unpaid future periodic payments
20 shall be immediately due and payable.

21 42. Under TILA, 15 U.S.C. § 1602(g), and Regulation Z, 12 C.F.R. §
22 1026.2(a)(17)(i)(2018), FIP is a creditor because it regularly extends consumer credit that
23 is subject to a finance charge or is payable by a written agreement in more than four
24 installments—and the obligation is initially payable to FIP.

25 43. FIP does not provide consumers the closed-end-credit disclosures required
26 by TILA, 15 U.S.C. §§ 1601 *et seq.*, and Regulation Z, 12 C.F.R. §§ 1026.1 *et seq.*, such
27 as disclosures of the "finance charge" and "annual percentage rate." FIP seeks to avoid
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1 the requirements to provide such disclosures, which apply to closed-end-credit
2 transactions, by labeling its transactions as “sales” rather than loans. In fact, however,
3 FIP’s transactions involve extensions of closed-end credit under TILA and Regulation Z.

4 44. FIP offers and provides the income streams from consumers to third-party
5 investors, usually as 60- or 120-month cash flow payments, providing interest rates
6 between 6% and 12% for their investment.

7 45. FIP presents investors with offers of cash-flow payments from specific
8 consumers, providing on the offer sheet, among other information, the name of the
9 consumer, the asset issuer, information about the cash flow, and the amount required to
10 “purchase” that cash flow. It is from these “investments” that FIP raises the funds to
11 provide contracting consumers with lump-sum payments. FIP solicits investors online
12 and also receives referrals from financial advisors.

13 **C. The Corporate Defendants’ Common Enterprise**

14 46. The collection of Defendant-companies operated by Scott Kohn does not
15 operate at arm’s length but rather functions as a common enterprise.

16 47. The entities share physical addresses, website URLs, and webpages, and
17 Kohn manages them all.

18 48. As described above, each of the corporate Defendants plays a role in the
19 common enterprise. Several of the Defendant-entities are marketing affiliates of Future
20 Income Payments. *See* ¶ 12. These entities, as well as FIP, LLC, and Future Income
21 Payments, provide or provided marketing services for the scheme as a whole. Other
22 entities acquire or acquired income streams derived from various pensions, annuities,
23 settlements, or like inflows, which are or were then serviced by Future Income Payments.
24 *See* ¶ 14. Among a variety of administrative and other services that Future Income
25 Payments provides or has provided to those entities that acquire or acquired income
26 streams, it maintains and collects income-stream payments. This involves but is not
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1 limited to sending statements and collecting payments from third parties, as well as
2 initiating collection activity against those who fail to remit payments.

3 49. The corporate Defendants' actions and omissions as set forth herein include
4 the actions and omissions of each Defendant-entity acting jointly and severally.

5 **Count I**

6 **Deceptive Acts or Practices in Violation of the CFPA**

7 **Against All Defendants**

8 50. The Bureau realleges and incorporates by reference paragraphs 1-49 of this
9 Complaint.

10 51. An act or practice is deceptive if it involves a material misrepresentation or
11 omission that is likely to mislead consumers acting reasonably under the circumstances.

12 52. In marketing the loans in question, FIP routinely represents that the product:

13 a. is not a loan;

14 b. does not have an interest rate associated with it; and

15 c. is comparable to or cheaper than credit-card debt.

16 53. In fact, FIP's product is a loan, and what FIP claims is a "discount" is a form
17 of interest associated with its product. In addition, FIP charges consumers the equivalent
18 of rates up to 183%, and potentially more, which is far in excess of a high-interest credit
19 card.

20 54. These material representations are false and misleading. Denying that FIP's
21 product is a loan, that any interest rate applies, and that the cost of the loan is more than
22 the cost of credit-card debt are material misrepresentations because they mischaracterize
23 the nature of the product and render a reasonable consumer unable to compare the cost of
24 the product with other potential sources of credit.

25 55. Therefore, Defendants have engaged in deceptive acts or practices in
26 violation of the CFPA, 12 U.S.C. § 5536(a)(1)(B).

Count II

Violations of TILA

Against All Corporate Defendants

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4 56. The Bureau realleges and incorporates by reference paragraphs 1-49 of this
5 Complaint.

6 57. TILA and Regulation Z require that certain disclosures be provided to a
7 consumer before consummation of a closed-end credit transaction. 15 U.S.C. § 1638(a)-
8 (b); 12 C.F.R. §§ 1026.17(a)-(b)(2015), 1026.18(2015).

9 58. Among the required disclosures in a closed-end credit transaction are the
10 finance charge and APR. 15 U.S.C. §§ 1602(v), 1638(a)(3)-(4); 12 C.F.R. § 1026.18(d)-
11 (e).

12 59. The finance charge is generally “the cost of consumer credit as a dollar
13 amount” and “includes any charge payable directly or indirectly by the consumer and
14 imposed directly or indirectly by the creditor as an incident to or a condition of the
15 extension of credit.” 12 C.F.R. § 1026.4(a)(2011); *see also* 15 U.S.C. § 1605(a).

16 60. Regulation Z requires that a creditor in a closed-end credit transaction
17 disclose the finance charge, “using that term, with a brief description such as ‘the dollar
18 amount the credit will cost you.’” 12 C.F.R. § 1026.18(d).

19 61. The APR is “a measure of the cost of credit, expressed as a yearly rate.” 12
20 C.F.R. § 1026.22(a)(1)(2015); *see also* 15 U.S.C. § 1606(a).

21 62. Regulation Z requires that a creditor in a closed-end credit transaction
22 disclose the APR, “using that term, with a brief description such as ‘the cost of your
23 credit as a yearly rate.’” 12 C.F.R. § 1026.18(e).

24 63. FIP provides consumers closed-end installment loans, which are subject to
25 finance charges and for which an APR is required to be calculated and disclosed, but does
26 not provide the disclosures required by TILA and Regulation Z. FIP therefore violated
27 TILA and Regulation Z.
28

Count III

Violations of the CFPA

Against All Corporate Defendants

64. FIP's violations of TILA and Regulation Z alleged in Count II constitute violations of the CFPA. 12 U.S.C. § 5536(a)(1)(A).

PRAYER FOR RELIEF

Wherefore, the Bureau requests that the Court:

1. award injunctive relief as may be necessary to prevent consumer injury during the pendency of this action and to preserve the possibility of effective final relief;
2. permanently enjoin Defendants from committing future violations of the CFPA or any provision of "Federal consumer financial law," as defined by 12 U.S.C. § 5481(14);
3. grant additional injunctive relief as may be just and proper;
4. award damages or other monetary relief against Defendants;
5. order Defendants to pay redress to harmed consumers;
6. order disgorgement of ill-gotten revenues from Defendants;
7. impose civil money penalties against Defendants;
8. order Defendants to pay the Bureau's costs and fees incurred in connection with prosecuting this action;
9. appoint a receiver to assess the various claims of consumers and non-party investors; and
10. award additional relief as the Court may determine to be just and proper.

Dated: September 13, 2018

Respectfully submitted,

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Enforcement Director

1 Jeffrey Paul Ehrlich (FL Bar #51561)
2 *Deputy Enforcement Director*

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