UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 18-61017-CIV-ALTONAGA/Seltzer

FEDERAL TRADE COMMISSION,

Plaintiff,

v.

POINTBREAK MEDIA, LLC; et al.,

Defendants.

<u>STIPULATED ORDER OF PERMANENT INJUNCTION AND MONETARY</u> JUDGMENT AS TO RELIEF DEFENDANT STEPHANIE WATT

Plaintiff, the Federal Trade Commission ("FTC" or "Commission"), filed its First Amended Complaint for Permanent Injunction and Other Equitable Relief [ECF No. 109] ("First Amended Complaint") under section 13(b) of the Federal Trade Commission Act ("FTC Act"), 15 U.S.C. section 53(b). The Commission and Relief Defendant Stephanie Watt stipulate to entry of this Stipulated Order of Permanent Injunction and Monetary Judgment ("Order") to resolve all matters in dispute in this action between them.

Having carefully reviewed the parties' stipulation and the record, it is

ORDERED AND ADJUDGED as follows:

FINDINGS

A. The Court has jurisdiction over this matter.

B. The First Amended Complaint charges that the Defendants participated in deceptive acts or practices in violation of section 5 of the FTC Act, 15 U.S.C. section 45, in the marketing and sale of Google "claiming and verification" and search engine optimization services.

Case 0:18-cv-61017-CMA Document 271 Entered on FLSD Docket 04/25/2019 Page 2 of 9 CASE NO. 18-61017-CIV-ALTONAGA/Seltzer

C. The First Amended Complaint also charges that Relief Defendant Stephanie Watt has received assets from the Defendants, that she has no legitimate claim to those assets, that such assets are subject to a constructive trust, and that she will be unjustly enriched if she is not required to disgorge the assets or the value thereof.

D. Relief Defendant Stephanie Watt neither admits nor denies any of the allegations in the First Amended Complaint, except as specifically stated in this Order. Only for purposes of this action, Relief Defendant Stephanie Watt admits the facts necessary to establish jurisdiction.

E. Relief Defendant Stephanie Watt waives any claim that she may have under the Equal Access to Justice Act, 28 U.S.C. section 2412, concerning the prosecution of this action through the date of this Order, and agrees to bear her own costs and attorney fees.

F. Relief Defendant Stephanie Watt and the Commission waive all rights to appeal or otherwise challenge or contest the validity of this Order.

DEFINITIONS

For purposes of this Order, the following definitions apply:

A. "**Defendants**" means all of the Individual Defendants and the Corporate Defendants, individually, collectively, or in any combination.

B. "**Individual Defendants**" means Dustin Pillonato; Justin Ramsey; Aaron Michael Jones, a/k/a Michael Aaron Jones and Mike Jones; Ricardo Diaz; Michael Pocker; Steffan Molina; Vincent Yates; and Daniel Carver; individually, collectively, or in any combination.

C. "**Corporate Defendants**" means Pointbreak Media, LLC; DCP Marketing, LLC,; Modern Spotlight LLC; Modern Spotlight Group LLC; Modern Internet Marketing LLC; Modern Source Media, LLC; Perfect Image Online LLC; Allstar Data, LLC; National Business Listings,

2

Case 0:18-cv-61017-CMA Document 271 Entered on FLSD Docket 04/25/2019 Page 3 of 9 CASE NO. 18-61017-CIV-ALTONAGA/Seltzer

LLC; and Pinnacle Presence LLC; and their successors and assigns, individually, collectively, or in any combination.

D. "Settling Defendant" means Relief Defendant Stephanie Watt.

E. "**Receiver**" means Jonathan E. Perlman, Esq., whom the Court appointed as Receiver in Section XI of the Preliminary Injunction as to Defendants Dustin Pillonato; Justin Ramsey; Aaron Michael Jones; Michael Pocker; Pointbreak Media, LLC; DCP Marketing, LLC; Modern Spotlight LLC; Modern Spotlight Group LLC; Modern Internet Marketing LLC; and Modern Source Media, LLC (*see* [ECF No. 64]); in Section XI of the Preliminary Injunction as to Defendants Steffan Molina and Perfect Image Online LLC [ECF No. 58]; and in Section XI of the Preliminary Injunction as to Defendants Allstar Data, LLC; National Business Listings, LLC; Pinnacle Presence LLC; Vincent Yates; and Daniel Carver [ECF No. 169].

ORDER

I. MONETARY JUDGMENT

A. Judgment in the amount of **\$62,279.00** is entered in favor of the Commission and against Settling Defendant as equitable monetary relief.

B. Settling Defendant is ordered to pay to the Receiver **\$20,000.00**. Such payment must be made within seven days of entry of this Order by electronic fund transfer in accordance with instructions provided by a representative of the Receiver. Upon such payment, the remainder of the judgment is suspended, subject to the Subsections below.

C. The Commission's agreement to the suspension of part of the judgment is expressly premised upon the truthfulness, accuracy, and completeness of Settling Defendant's sworn financial statements and related documents (collectively, "financial representations") submitted to the Commission, namely:

Case 0:18-cv-61017-CMA Document 271 Entered on FLSD Docket 04/25/2019 Page 4 of 9 CASE NO. 18-61017-CIV-ALTONAGA/Seltzer

1. the Financial Statement of Stephanie Watt signed on August 30, 2018, including all attachments and other documentation provided by Settling Defendant's counsel on September 18, 2018 with this Financial Statement;

2. the Declaration of Stephanie Watt signed on September 24, 2018;

3. the information and documents submitted by Settling Defendant's counsel on November 6, 2018 to counsel for the Federal Trade Commission; and

4. the information and documents submitted by Settling Defendant's counsel on December 4, 2018 to counsel for the Federal Trade Commission.

D. The suspension of the judgment will be lifted as to Settling Defendant if, upon motion by the Commission, the Court finds that Settling Defendant failed to disclose any material asset, materially misstated the value of any asset, or made any other material misstatement or omission in the financial representations identified above.

E. If the suspension of the judgment is lifted, the judgment becomes immediately due as to Settling Defendant in the amount specified in Subsection A above (which the parties stipulate only for purposes of this Section represents the unjust enrichment received by Settling Defendant, as alleged in the First Amended Complaint), less any payment previously made pursuant to this Section, plus interest computed from the date of entry of this Order.

II. ADDITIONAL MONETARY PROVISIONS

A. Settling Defendant relinquishes dominion and all legal and equitable right, title, and interest in all assets transferred pursuant to this Order and may not seek the return of any assets.

4

Case 0:18-cv-61017-CMA Document 271 Entered on FLSD Docket 04/25/2019 Page 5 of 9 CASE NO. 18-61017-CIV-ALTONAGA/Seltzer

B. The facts alleged in the First Amended Complaint will be taken as true, without further proof, in any subsequent civil litigation by or on behalf of the Commission, including in a proceeding to enforce its rights to any payment or monetary judgment pursuant to this Order, such as a nondischargeability complaint in any bankruptcy case.

C. The facts alleged in the First Amended Complaint establish all elements necessary to sustain an action by the Commission pursuant to section 523(a)(2)(A) of the Bankruptcy Code, 11 U.S.C. section 523(a)(2)(A), and this Order will have collateral estoppel effect for such purposes.

D. Settling Defendant acknowledges that her Taxpayer Identification Numbers (Social Security Numbers or Employer Identification Numbers), which Settling Defendant previously submitted to the Commission, may be used for collecting and reporting on any delinquent amount arising out of this Order, consistent with 31 U.S.C. section 7701.

E. All money paid to the Commission under this Order may be deposited into a fund administered by the Commission or its designee to be used for equitable relief, including consumer redress and any attendant expenses for the administration of any redress fund. If a representative of the Commission decides that direct redress to consumers is wholly or partially impracticable or money remains after redress is completed, the Commission may apply any remaining money for such other equitable relief (including consumer information remedies) as it determines to be reasonably related to Defendants' practices alleged in the First Amended Complaint. Any money not used for such equitable relief is to be deposited to the United States Treasury as disgorgement. Settling Defendant has no right to challenge any actions the Commission or its representatives may take under this Subsection. Case 0:18-cv-61017-CMA Document 271 Entered on FLSD Docket 04/25/2019 Page 6 of 9 CASE NO. 18-61017-CIV-ALTONAGA/Seltzer

III. LIFTING OF ASSET FREEZE

The freeze against the assets of Settling Defendant pursuant to the August 31, 2018 Stipulated Preliminary Injunction [ECF No. 170] is modified to permit the payment identified in the Monetary Judgment Section. Upon completion of that payment, the asset freeze is dissolved as to Settling Defendant only.

IV. COOPERATION

The Settling Defendant must fully cooperate with representatives of the Commission and the Receiver in this case and in any investigation related to or associated with the transactions or the occurrences that are the subject of the First Amended Complaint in this matter. Settling Defendant must provide truthful and complete information, evidence, and testimony. Settling Defendant must appear for interviews, discovery, hearings, trials, and any other proceedings that a Commission representative or Receiver representative may reasonably request upon 14 days written notice, or other reasonable notice, at such places and times as a Commission representative or Receiver representative of a subpoena. This section does not abrogate Settling Defendant's right to assert any applicable legal privilege.

V. ORDER ACKNOWLEDGMENT

The Settling Defendant, within seven days of entry of this Order, must submit to the Commission an acknowledgment of receipt of this Order sworn under penalty of perjury.

VI. REPORTING REQUIREMENTS

The Settling Defendant must make timely submissions to the Commission as follows:

A. Settling Defendant must submit to the Commission notice of the filing of any bankruptcy petition, insolvency proceeding, or similar proceeding by or against Settling Defendant within 14 days of its filing.

6

Case 0:18-cv-61017-CMA Document 271 Entered on FLSD Docket 04/25/2019 Page 7 of 9 CASE NO. 18-61017-CIV-ALTONAGA/Seltzer

B. Any submission to the Commission required by this Order to be sworn under penalty of perjury must be true and accurate and comply with 28 U.S.C. section 1746, such as by concluding: "I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct," and supplying the date, signatory's full name, title (if applicable), and signature.

C. Unless otherwise directed by a Commission representative in writing, all submissions to the Commission pursuant to this Order must be emailed to DEbrief@ftc.gov or sent by overnight courier (not the U.S. Postal Service) to: Associate Director for Enforcement, Bureau of Consumer Protection, Federal Trade Commission, 600 Pennsylvania Avenue NW, Washington, DC 20580. The subject line must begin: *FTC v. Stephanie Watt*, X180031.

VII. COMPLIANCE MONITORING

For the purpose of monitoring Settling Defendant's compliance with this Order, including the financial representations upon which part of the judgment was suspended and any failure to transfer any assets as required by this Order:

A. Within 14 days of receipt of a written request from a representative of the Commission, Settling Defendant must: submit compliance reports or other requested information, which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court, using any of the procedures prescribed by Federal Rules of Civil Procedure 29, 30 (including telephonic depositions), 31, 33, 34, 36, 45, and 69. Notwithstanding the provisions of Local Rule 26.1(i), the Commission is not required to provide notice to Settling Defendant of, or make available for inspection by

Case 0:18-cv-61017-CMA Document 271 Entered on FLSD Docket 04/25/2019 Page 8 of 9 CASE NO. 18-61017-CIV-ALTONAGA/Seltzer

Settling Defendant, any objections, documents, electronically stored information, or things received in response to a subpoena.

B. For matters concerning this Order, the Commission is authorized to communicate directly with Settling Defendant. Settling Defendant must permit representatives of the Commission to interview any employee or other person affiliated with any Settling Defendant who has agreed to such an interview. The person interviewed may have counsel present.

C. The Commission may use all other lawful means, including posing, through its representatives as consumers, suppliers, or other individuals or entities, to Settling Defendant or any individual or entity affiliated with Settling Defendant, without the necessity of identification or prior notice. Nothing in this Order limits the Commission's lawful use of compulsory process under sections 9 and 20 of the FTC Act, 15 U.S.C. sections 49, 57b-1.

D. Upon written request from a representative of the Commission, any consumer reporting agency must furnish consumer reports concerning Settling Defendant under the Fair Credit Reporting Act, 15 U.S.C. section 1681b(a)(1).

VIII. RETENTION OF JURISDICTION

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

DONE AND ORDERED in Miami, Florida, this 25th day of April, 2019.

ecitiz M. altraga

CECILIA M. ALTONAGA UNITED STATES DISTRICT JUDGE

Case 0:18-cv-61017-CMA Document 271 Entered on FLSD Docket 04/25/2019 Page 9 of 9

CASE NO. 18-61017-CIV-ALTONAGA/Seltzer

SO STIPULATED AND AGREED: FOR PLAINTIFF FEDERAL TRADE COMMISSION:

Evan M. Mendelson, Special Bar No. A5502430 Christopher J. Erickson, Special Bar No. A5502434 Brian M. Welke, Special Bar No. A5502432 Federal Trade Commission 600 Pennsylvania Ave. NW Mailstop CC-9528 Washington, DC 20580 (202) 326-3320; emendelson@ftc.gov (202) 326-3671; cerickson@ftc.gov (202) 326-2897; bwelke@ftc.gov Fax: (202) 326-3197

RELIEF DEFENDANT STEPHANIE WATT:

Stephanie Watt Individually

FOR RELIEF DEFENDANT STEPHANIE WATT:

ANDREW N. COVE, ESQUIRE Florida Bar No.: 0562122 anc@covelaw.com MITCHELL N. ROTH, ESQUIRE Virginia Bar No.: 35863 mroth@rothjackson.com