Document 111-1 ID #:5006

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9	UNITED STATES	DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11		
12	FEDERAL TRADE COMMISSION,	No. LA CV 24-07660-SPG(JPRx)
13	Plaintiff,	
14	V.	
15		[PROPOSED] STIPULATED ORDER FOR PERMANENT
16	ASCEND CAPVENTURES INC., et al.,	INJUNCTION AND MONETARY
17	Defendants.	JUDGMENT AS TO ASCEND CAPVENTURES INC., ASCEND
18		ECOMMERCE, INC., ASCEND ADMINISTRATION, INC.,
19		ASCEND ECOM LLC, ASCEND DISTRIBUTION LLC, WILLIAM
20		MICHAEL BASTA, AND JEREMY
21		KENNETH LEUNG
22		
23		
24 25	Plaintiff, the Federal Trade Comm	ission ("Commission" or "FTC"), filed its
25 26	Complaint for Permanent Injunction, Mo	netary Judgment, and Other Equitable
26 27	Relief ("Complaint") pursuant to Section	s 13(b) and 19 of the Federal Trade
27	Commission Act ("FTC Act"), 15 U.S.C.	§§ 53(b), 57b, the FTC's Trade
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Regulation Rule entitled "Disclosure Requirements and Prohibitions Concerning
Business Opportunities" ("Business Opportunity Rule"), 16 C.F.R. Part 437, as
amended, and the Consumer Review Fairness Act of 2016 ("CRFA"), 15 U.S.C. §
45b (ECF No. 1). The Commission and Defendants Ascend Capventures Inc.,
Ascend Ecommerce Inc., Ascend Administration Inc., Ascend Ecom LLC, Ascend
Distribution LLC, William Michael Basta, and Jeremy Kenneth Leung
(collectively, "Defendants") stipulate to the entry of this Stipulated Order for
Permanent Injunction and Monetary Judgment ("Order") to resolve all matters in
dispute in this action between them.
THEREFORE, IT IS ORDERED as follows:
FINDINGS
A. This Court has jurisdiction over this matter.
B. The Complaint alleges that Defendants participated in deceptive and
unfair acts or practices that violate Section 5(a) of the FTC Act, 15 U.S.C. § 45(a),
the Business Opportunity Rule, and the CRFA, in the marketing and promotion of
their online e-commerce store business opportunities.
C. The FTC alleges that there is good cause to believe that Defendants
have taken at least \$25 million from consumers in connection with their unlawful
practices.
D. Defendants neither admit nor deny any of the allegations in the
Complaint, except as specifically stated in this Order. Only for purposes of this
action, Defendants admit the facts necessary to establish jurisdiction.
E. Defendants waive any claim that they may have under the Equal
Access to Justice Act, 28 U.S.C. § 2412, concerning the prosecution of this action
through the date of this Order, and agree to bear their own costs and attorney fees.
F. Defendants and the Commission waive all rights to appeal or
otherwise challenge or contest the validity of this Order.

1		DEFINITIONS
2	Fo	or the purpose of this Order, the following definitions apply:
3	A. "A	Assisting Others" includes the following:
4	1.	performing customer service functions, including receiving or
5		responding to consumer complaints;
6	2.	formulating or providing, or arranging for the formulation or
7		provision of, any advertising or marketing material, including
8		any telephone sales script, direct mail solicitation, or the design,
9		text, or use of images of any Internet website, email, or other
10		electronic communication;
11	3.	formulating or providing, or arranging for the formulation or
12		provision of, any marketing support material or service,
13		including web or Internet Protocol addresses or domain name
14		registration for any Internet websites, affiliate marketing
15		services, or media placement services;
16	4.	providing names of, or assisting in the generation of, potential
17		customers;
18	5.	performing marketing, billing, payment processing, or payment
19		services of any kind; or
20	6.	acting or serving as an owner, officer, director, manager, or
21		principal of any entity.
22	B. " I	Business Coaching Program" means any program, plan, good, or
23	service, includi	ing those related to business opportunities, that represents, expressly
24	or by implication	on, to coach, train, or teach a participant or Purchaser how to
25	establish, opera	ate, or improve the Purchaser's business.
26	C. " H	Business Opportunity" means a commercial arrangement in which:
27	1.	A Seller solicits a prospective Purchaser to enter into a new
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1			busir	ness; and
2		2.	The j	prospective Purchaser makes a required payment; and
3		3.	The S	Seller, expressly or by implication, orally or in writing,
4			repre	sents that the Seller or one or more Designated Persons
5			will:	
6			(i)	Provide locations for the use or operation of equipment,
7				displays, vending machines, or similar devices, owned,
8				leased, controlled, or paid for by the Purchaser; or
9			(ii)	Provide outlets, accounts, or customers, including
10				Internet outlets, accounts, or customers, for the
11				Purchaser's goods or services; or
12			(iii)	Buy back any or all of the goods or services that the
13				Purchaser makes, produces, fabricates, grows, breeds,
14				modifies, or provides, including providing payment for
15				such services as, for example, stuffing envelopes from
16				the Purchaser's home.
17	D.	"Cor	porat	e Defendants" means Ascend Capventures Inc., Ascend
18	Ecommerce	e Inc.,	Ascene	d Administration Inc., Ascend Ecom LLC, and Ascend
19	Distributior	n LLC	, and e	ach of their subsidiaries, affiliates, successors, and assigns.
20	E.	"Cov	vered o	communication" means a written, oral, or pictorial review,
21	performanc	e asse	ssment	, or other similar analysis, including by electronic means,
22	of goods, se	ervices	, or co	nduct.
23	F.	"Def	endan	ts" means the Corporate Defendants and the Individual
24	Defendants	, indiv	idually	y, collectively, or in any combination.
25	G.	"Ear	nings	Claim(s)" means any oral, written, or visual representation
26	to a prospec	ctive p	urchas	er that conveys, expressly or by implication, a specific
27	level or ran	ge of a	ctual o	or potential sales, or gross or net income or profits,
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revenues, financial gains, percentage gains, or return on investment. Earnings 1 Claims include, but are not limited to: (1) any chart, table, or mathematical 2 3 calculation that demonstrates possible results based upon a combination of 4 variables; and (2) any statements from which a prospective purchaser can reasonably infer that he or she will earn a minimum level of income (e.g., "earn 5 enough money to buy a Porsche," "earn a six-figure income," or "earn your 6 investment back within one year"); (3) references to quitting one's job, not having 7 8 to work, or living off income from online sales; (4) references to increased 9 purchases or savings, including a home, cars, boats, vacations, or travel; (5) any 10 statements, claims, success stories, endorsements, or testimonials about the 11 performance or profitability of representatives, endorsers, instructors, or 12 customers; and (6) any representation, even hypothetical, of how much money a 13 consumer could or would earn. "Individual Defendants" means William Basta and Jeremy Leung, 14 H. 15 individually or collectively. I. "Prohibited contract provision" means a standard contract provision 16 used in the course of selling or leasing goods or services that: 17 1. prohibits or restricts the ability of a Person who is a party to the 18 19 contract to engage in a Covered communication; or 20 2. imposes a penalty or fee against a Person who is a party to the 21 contract for engaging in a Covered communication; or 22 3. transfers, or requires a person who is a party to the contract to 23 transfer, to any other person any intellectual property rights in a 24 Covered Communication, with the exception of a non-exclusive 25 license to lawfully use a Covered Communication about a 26 Defendant's goods, services, or conduct. 27 28

J. "Provide locations, outlets, accounts, or customers" means 1 2 furnishing the prospective purchaser with existing or potential locations, outlets, 3 accounts, or customers; requiring, recommending, or suggesting one or more 4 locators or lead-generating companies; providing a list of locator or leadgenerating companies; collecting a fee on behalf of one or more locators or lead-5 6 generating companies; offering to furnish a list of locations; or otherwise assisting 7 the prospective purchaser in obtaining his or her own locations, outlets, accounts, 8 or customers.

K. "Receiver" means Stephen Donell, the receiver appointed in Section
XI of the Preliminary Injunction entered as to each Defendant (ECF 82), and any
deputy receivers that shall be, or have been, named by the Receiver.

L. "Receivership Entities" means Corporate Defendants and their
successors and assigns, as well as any other entity that has conducted any business
related to the marketing and sale of Defendants' products or services, including
receipt of assets derived from any activity that is the subject of the Complaint in
this matter, and that the Receiver determines is controlled or owned by any
Defendant.

18 M. "Receivership Estate" means the assets identified in Section IV.B of this Order and all assets of the Receivership Entities, including: (a) any assets of 19 20 the Receivership Entities currently in the possession of the Receiver; (b) all the 21 funds, property, premises, accounts, documents, mail, and all other assets of, or in the possession or under the control of the Receivership Entities, wherever situated, 22 23 the income and profits therefrom, all sums of money now or hereafter due or owing 24 to the Receivership Entities, and any other assets or property belonging or owed to 25 the Receivership Entities; (c) any assets of the Receivership Entities held in asset 26 protection trusts; (d) any reserve funds or other accounts associated with any 27 payments processed on behalf of any Receivership Entities, including such reserve

funds held by a payment processor, credit card processor, or bank; and (e) all 1 2 proceeds from the sale of such assets, except those assets the sale of which the 3 Receiver determines will not add appreciably to the value of the estate. **ORDER** 4 I. **BUSINESS OPPORTUNITY AND BUSINESS COACHING BAN** 5 IT IS THEREFORE ORDERED that Defendants are permanently restrained 6 and enjoined from advertising, marketing, distributing, promoting, or offering for 7 sale, or Assisting Others in the advertising, marketing, distributing, promoting, or 8 offering for sale of, any Business Opportunity or Business Coaching Program. 9 II. **PROHIBITED BUSINESS ACTIVITIES** 10 IT IS FURTHER ORDERED that Defendants, Defendants' officers, agents, 11 employees, and attorneys, and all other persons in active concert or participation 12 with them, who receive actual notice of this Order, whether acting directly or 13 indirectly, in connection with the advertising, marketing, promoting, or offering for 14 sale of any goods or services, are permanently restrained and enjoined from: 15 A. Making any Earnings Claims or Assisting Others in making any 16 Earnings Claims, unless the Earnings Claim is non-misleading and, at the time the 17 Earnings Claim is made, Defendants (1) have a reasonable basis for the claim; 18 (2) have in their possession written materials that substantiate the claimed earnings 19 and that the claimed earnings are typical for consumers similarly situated to those 20 to whom the claim is made; and (3) make the written substantiation for Earnings 21 Claims available upon request to the consumer, potential purchaser or investor, and 22 the FTC; 23 Β. Misrepresenting or Assisting Others in misrepresenting, expressly or 24 by implication, that Defendants' products or services: 25 1. Will allow purchasers to earn a specific level or range of actual 26 or potential sales, or gross or net income or profits, revenues, 27

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financial gains, percentage gains, or return on investment with 1 2 little to no effort on their part; and 3 2. Will use artificial intelligence (AI) to maximize revenues or 4 otherwise enhance the profitability or effectiveness of the good 5 or service; C. 6 Misrepresenting or Assisting Others in misrepresenting, expressly or 7 by implication, any other fact material to consumers concerning any good or 8 service, such as: the total costs; any material restrictions, limitations, or 9 conditions; or any material aspect of its performance, efficacy, nature, or central 10 characteristics; or any material aspect of the nature or terms of the refund, 11 cancellation, exchange, repurchase, or remedy policies; and 12 D. Prohibiting or restricting any consumer, potential purchaser, or 13 investor from communicating reviews, performance assessments, and similar 14 analyses about Defendants' products or services, or the conduct of Defendants; or threatening or imposing a penalty or fee against any consumer, potential purchaser, 15 16 or investor who engages in such communications. 17 III. INJUNCTION AGAINST SUPPRESSING COVERED 18 **COMMUNICATIONS THROUGH PROHIBITED CONTRACT** PROVISIONS 19 20 IT IS FURTHER ORDERED that Defendants, Defendants' officers, agents, 21 employees, and attorneys, and all other persons in active concert or participation 22 with any of them, who receive actual notice of this Order, whether acting directly 23 or indirectly, are hereby permanently restrained and enjoined from offering, 24 attempting to enforce, or asserting the validity of, any Prohibited contract 25 provision. Nothing in this Section shall affect any other legal duty of a party to a contract or affect any cause of action arising from the breach of such duty. 26 27 28

IV. MONETARY JUDGMENT AND PARTIAL SUSPENSION AS TO INDIVIDUAL DEFENDANTS

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IT IS FURTHER ORDERED that:

A. Judgment in the amount of Twenty-five Million Dollars (\$25,000,000)
is entered in favor of the Commission against Defendants, jointly and severally, as
monetary relief.

Β. Within 7 days of entry of this Order, Individual Defendant William 7 Basta is ordered to take all necessary steps to liquidate the real property located at 8 and commonly known as 2304 119th Street North, Seminole, FL 33778 [APN 04-9 30-15-74790-003-0150] ("Seminole Property"), titled in the name of 89CLTV 10 LLC, a limited liability corporation solely owned and controlled by Individual 11 Defendant Basta, whether through an arms-length sale at his own expense or by 12 allowing a foreclosure action to proceed. Time is of the essence for such 13 liquidation. Individual Defendant Basta is ordered to pay to the Commission all 14 proceeds due to him or due to 89CLTV LLC from such liquidation by electronic 15 fund transfer in accordance with instructions to be provided by a representative of 16 the Commission. Individual Defendant Basta is ordered to forward to the 17 Commission all documentation of such liquidation in accordance with instructions 18 to be provided by a representative of the Commission. 19

C. Within 7 days of entry of this Order, Defendants are ordered to
surrender to Receiver all control, title, dominion, and interest each has to the
following assets:

- All interest the Defendants have in funds in any accounts in the
 name of the Receivership Entities;
 - 2. All cash held by the Receiver;
- 3. All assets owned by the Receivership Entities, including any
 real, personal, or intellectual property, chattel, goods,
 instruments, equipment, fixtures, general intangibles, effects,

leaseholds, contracts, mail, or other deliveries, shares or stock, securities, inventory, checks, notes, accounts, credits, receivables, insurance policies, lines of credit, cash, trusts (including asset protection trusts), lists of consumer names and reserve funds or any other accounts associated with any payments processed by, or on behalf of, any Corporate Defendants.

8 As previously ordered on February 24, 2025 [ECF 82], Individual D. 9 Defendants are ordered to cooperate fully with the Receiver in connection with the 10 Receiver's efforts to liquidate the real property located at and commonly known as 11 2010 Linden Ave., Venice, California 90291 [APN 4241-030-027] ("Linden 2"). If 12 the Receiver provides written notice to Individual Defendants that he will not 13 liquidate Linden 2, Individual Defendants are ordered to take all necessary steps to 14 liquidate Linden 2, whether through an arms-length sale at their own expense or by 15 allowing a foreclosure action to proceed. Individual Defendants are ordered to 16 initiate such steps with 7 days of receiving such notice. Time is of the essence for such liquidation. Individual Defendants are ordered to pay to the Commission all 17 proceeds due to them from such liquidation by electronic fund transfer in 18 19 accordance with instructions to be provided by a representative of the Commission. 20 Individual Defendants are ordered to forward to the Commission all documentation 21 of such liquidation in accordance with instructions to be provided by a 22 representative of the Commission. For clarity, this subsection is in addition to and 23 not in lieu of any prior court order regarding Linden 2.

E. Immediately upon entry of this Order, Individual Defendants are
ordered to surrender to the FTC all control, title, dominion, and interest each has to
the assets in the accounts identified in Subsection F, below.

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1	F.	The	followi	ng entities, within 7 days of entry of this Order, are
2	ordered to t	ransfe	r to the	Commission frozen funds that they hold in accounts
3	pursuant to	the As	set Fre	eeze:
4		1.	Bank	of America, N.A. is ordered to transfer the following:
5			a.	Account ending in 1470 in the name of Grand B
6				Investments LLC;
7			b.	Account ending in 1496 in the name of Essence & Mar
8				LLC;
9			c.	Account ending in 1519 in the name of Sir Buster Inc.;
10		2.	Apex	Fintech Solutions is ordered to transfer all funds in the
11			name	of William Basta, including all funds held in accounts
12			endir	ng in 27602 and 35440;
13		3.	Choi	ce Bank, N.A. and/or Mercury Technologies Inc. is ordered
14			to tra	nsfer all funds in the name of:
15			a.	89CLTV, including funds held in the accounts ending in
16				1677;
17			b.	Bunnie M Inc., including accounts held in the account
18				ending in 8708;
19			c.	Grand B Investments LLC, including funds held in the
20				account ending in 5216;
21			d.	JeTu Wholesale, including funds held in the account
22				ending in 3908;
23			e.	Lodge Store LLC, including funds held in the account
24				ending in 6935; and
25			f.	Sir Buster Inc. (dba 89 Collective), including funds held
26				in the account ending in 3996.
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1	4.	Crypto.com is ordered to transfer all fund	s in the name of
2		Villiam Basta, including funds held in the	e account ending in
3		309853.	
4	5.	Aetropolitan Commercial Bank and/or R	evolut Technologies
5		nc. is ordered to transfer all funds in the	name of:
6		. William Basta, including all funds	held in the account
7		ending in 5097; and	
8		Jeremy Leung, including all funds	held in the account
9		ending in 6920.	
10	6.	Aiddlesex Federal Savings, F.A. is ordered	ed to transfer all funds
11		n the name of Grand B Investments LLC	, including funds held
12		n the account ending in 3919.	
13	7.	Navy Federal Credit Union is ordered to t	ransfer all funds in the
14		ame of:	
15		. William Basta, including funds hel	d in the accounts
16		ending in 1308 and 6861; and	
17		Jeremy Leung, including funds hele	d in the accounts
18		ending in 0837 and 4616.	
19	8.	ayoneer Inc. is ordered to transfer all fur	nds in the name of
20		Bunnie Management Fzco, including all f	funds in the account
21		nding in 5355.	
22	9.	PayPal, Inc. is ordered to transfer all fund	s in the name of
23		eremy Leung, including all funds in the	account ending in
24		575.	
25	The paymer	and transfers ordered in this subsection	must be made by
26	electronic fund tra	fer in accordance with instructions to be	provided by a
27	representative of t	Commission.	
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G. To the extent they are not already in the possession of the Receiver, 1 Defendants shall deliver the assets identified in Subsection C above to the 2 3 Receiver's possession within 7 days of the entry of this Order. Except for the lists of consumer names and customer information identified in Section VI below, the 4 Receiver shall, as soon as practicable, commence the sale of the unliquidated assets 5 6 identified in Subsection C above and surrendered pursuant to this Order using a 7 commercially reasonable procedure. The Receiver shall hold the surrendered 8 assets, and the proceeds from the sale of the unliquidated assets, for future transfer 9 in accordance with further instructions from the Court. 10 H. Upon the completion of all payments and transfers specified in Subsections B, C, D, E, and F above, the remainder of the judgment is suspended 11 12 as to Individual Defendants, subject to Subsections I-K, below. I. The Commission's agreement to the suspension of part of the 13 14 judgment is expressly premised upon the truthfulness, accuracy, and completeness 15 of Defendants' sworn financial statements and related Documents (collectively, 16 "financial representations") submitted to the Commission, namely: the deposition of Jeremy Leung taken on October 7, 2024; 17 1. 2. the deposition of William Basta taken on October 16, 2024; 18 19 3. the information and documentation sent by Defendants' counsel 20 to Commission Counsel on October 3, 2024, in a folder entitled "Production 3," including the documents in a subfolder entitled 21 "Basta Taxes" and identified as follows: 22 23 4. 1040 2021 Basta, William; 5. 24 1040 2022 Basta; 25 6. 1040_2021 ASCEND_ADMIN_Basta; 26 7. 1040_2021_HelloJoy_Inc_Basta; 201912_Wage and Income_BAST_1009333427774 (1); 8. 27 28

1	I	0	202012 W 11 DAGE 100022245005 (1)
1		9.	202012_Wage and Income_BAST_100933345086 (1);
2		10.	US_W-2_7757616923746861;
3		11.	W2 2022 Basta;
4		12.	W2 2023 Basta, William;
5		13.	W2; and
6		14.	W2_2021_RIPPLING PEO1 Basta;
7		15.	the information and documentation sent by Defendants' counsel
8			to Commission Counsel on October 3, 2024, in a folder entitled
9			"Production 3," including the documents in a subfolder entitled
10			"Leung Taxes" and identified as follows:
11			a. 1040 2021 Leung, Jeremy;
12			b. US_W-2_7757616924608196 (1);
13			c. US_W-2_7757616924608196;
14		16.	the information and documentation sent by Defendants' counsel
15			to Commission Counsel on October 3, 2024, in a folder entitled
16			"Production 3," including the documents in a subfolder entitled
17			"Ascend Administration" and identified as follows:
18			a. 1120 2022 Ascend Admin;
19			b. 1120 2023 Ascend Administration, Inc; and
20			c. 1120_2021_FYE12.31 Ascend Administration
21			Inc_5.25.2022;
22		17.	the information and documentation sent by email from
23			Defendants' counsel to Commission Counsel on October 11,
24			2024, in a folder entitled "Ascend Production 4 (SENT
25			10.11.24)," including the documents identified as follows:
26			a. Attachment A to Discl. of W. Basta (DATED 10.11.24);
27			b. J. Leung Individual Disclosures (DATED 10.10.24);
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1		c.	Attachment A to Discl. of J. Leung (DATED 10.11.24);
2		d.	Account Transcript 2022 Leung;
3		e.	Special Group Banking Information Re Brooks Ave
4			Deposit;
5		f.	W2 2022 Leung;
6		g.	Wage and Income Transcript 2022 Leung; and
7		h.	Wage and Income Transcript Unmasked 2022 Leung;
8		i.	Corporate Financial Form - Ascend Administration Inc.
9			(DATED 10.11.24);
10		j.	Attachment A to Corp Form – Ascend Administration
11			Inc. (DATED 10.11.24);
12		k.	Corporate Financial Form - Ascend Capventures Inc.
13			(DATED 10.11.24);
14		1.	Corporate Financial Form - Ascend Distribution Inc.
15			(DATED 10.11.24);
16		m.	Corporate Financial Form - Ascend Ecom LLC (DATED
17			10.11.24); and
18		n.	Corporate Financial Form - Ascend Ecommerce Inc.
19			(DATED 10.11.24);
20	18.	the de	ocument entitled "Reprinted Basta Financial Disclosures
21		(DAT	TED 10.14.24)" sent by email from Defendants' counsel to
22		Com	mission Counsel on October 14, 2024;
23	19.	the in	formation and documentation regarding William Basta's
24		stude	nt loan (entitled "Student Loan") submitted by email from
25		Defe	ndants' counsel to Commission counsel on October 18,
26		2024	,
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containing the following documents:

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"statement loan"; b.

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"Leung - Commonwealth Bank" with documents "AccountStatement – 2024-09-12" and monthly statements for an account ending in 9514 with Commonwealth Bank of Australia from December 12,

the information and documentation submitted by email from

Defendants' counsel to Commission counsel on October 30,

2024, in a folder entitled "Production 6," including subfolders

"Basta - Loan Info" with documents "LOAN" and

"Leung - Financial Account Records" and monthly c. statements for Navy Federal Credit Union accounts ending in 0837 and 4616 covering the period from February 28, 2022 to December 12, 2023; and

2021 through June 12, 2024;

"Leung – Mashreq" and a statement for a saving account d. ending in 1100 with Mashreq Bank in the United Arab Emirates covering the period of January 4, 2024 to March 4, 2024;

21. the financial statement executed by Jeremy Leung on October 23, 2024, described as "Leung Multi Co – Corporate Financial Forms," for Arturo LLC, Mr. Woof LLC, Scotch Enterprises, Wynton Enterprises, and Jaxon LLC, which was sent by email from Defendants' counsel to Commission counsel on October 31, 2024;

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1	22.	the document entitled "Decl of W. Basta re. TRO (SIGNED
2		11.11.24)" sent by email from Defendants' counsel to
3		Commission counsel on November 12, 2024;
4	23.	the document entitled "Decl of J. Leung re. TRO (FINAL
5		11.14.24)" sent by email from Defendants' counsel to
6		Commission counsel by email on November 15, 2024;
7	24.	the information and documents sent by email from Defendants'
8		counsel to Commission counsel on December 6, 2024, in a
9		folder entitled "ACV Production 10," including the documents
10		identified as follows:
11		a. Supp. Decl. of J. Leung (DATED 12.6.24);
12		b. Supp. Decl. of W. Basta (DATED 12.6.24);
13		c. Leung Att C (DATED 12.6.24);
14		d. Leung Att D (DATED 12.6.24);
15		e. Basta Att C (DATED 126.24);
16		f. Basta Att D (DATED 12.6.24);
17		g. Ascend Administration Att C (DATED 12.6.24);
18		h. Ascend Capventures Att C (DATED 12.6.24);
19		i. Ascend Distribution Att C (DATED 12.6.24);
20		j. Ascend Ecom Att C (DATED 12.6.24); and
21		k. Ascend Ecommerce Att C (DATED 12.6.24); and
22	25.	the email from Defendants' Counsel to Commission Counsel
23		dated January 16, 2024;
24	26.	the email from Defendants' Counsel to Commission Counsel
25		dated February 14, 2025, including the attached statement from
26		Shellpoint to 89CLTV LLC dated January 19, 2025 for the
27		account ending in 3285 relating to the Seminole Property;
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27. the email from Defendants' Counsel to Commission Counsel 1 2 dated May 9, 2025, including the attached statement from 3 Shellpoint to 89CLTV LLC dated April 18, 2025 for the 4 account ending in 3285 relating to the Seminole Property; 28. The declaration signed by Jeremy Leung on May 10, 2025, and 5 6 filed by the Receiver as Docket No. 101-3; and 7 29. The declaration signed by Jeremy Leung on June 6, 2025. 8 J. The suspension of the judgment will be lifted as to any Defendant if, 9 upon motion by the Commission, the Court finds that Defendant failed to disclose 10 any material Asset, materially misstated the value of any Asset, or made any other 11 material misstatement or omission in the financial representations identified above. 12 K. If the suspension of the judgment is lifted, the judgment becomes 13 immediately due as to that Defendant in the amount specified in Subsection A 14 above (which the parties stipulate only for purposes of this Section represents the consumer injury alleged in the Complaint), less any payments previously made 15 16 pursuant to this Section, plus interest computed from the date of entry of this 17 Order. **ADDITIONAL MONETARY PROVISIONS** V. 18 19 IT IS FURTHER ORDERED that: 20 A. Defendants relinquish dominion and all legal and equitable right, title, 21 and interest in all assets transferred pursuant to this Order and may not seek the 22 return of any assets. 23 Β. The facts alleged in the Complaint will be taken as true, without 24 further proof, in any subsequent civil litigation by or on behalf of the FTC, 25 including in a proceeding to enforce its rights to any payment or monetary 26 judgment pursuant to this Order, such as a nondischargeability complaint in any 27 bankruptcy case.

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

D. Each Defendant acknowledges that Defendant's Taxpayer
Identification Numbers (Social Security Numbers or Employer Identification
Numbers), which Defendants previously submitted to the Commission, may be
used for collecting and reporting on any delinquent amount arising out of this
Order, in accordance with 31 U.S.C. §7701.

10 E. All money paid to the Commission or assets ultimately surrendered to the Commission pursuant to this Order (or any subsequent Court order issued in 11 12 this matter) and further instructions from the Court may be deposited into a fund 13 administered by the FTC or its designee on behalf of the FTC. This fund shall be 14 used for equitable relief, including consumer redress and any attendant expenses 15 for the administration of any redress fund. If a representative of the FTC decides 16 that direct redress to consumers is wholly or partially impracticable or money 17 remains after redress is completed, the Commission may apply any remaining money for such relief (including consumer information remedies) as it determines 18 19 to be reasonably related to Defendants' practices alleged in the Complaint. Any 20 money not used for relief shall be deposited to the U.S. Treasury. Defendants have 21 no right to challenge any actions the Commission or its representatives may take 22 pursuant to this subsection.

F. The asset freeze imposed by the December 3, 2024 Preliminary
Injunction ECF No. 82] is modified to permit the payments and transfers identified
in Section IV, Subsections B, C, D, E, and F, above. Upon completion of those
payments and transfers, the asset freeze as to Defendants is dissolved.

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G. Defendants must fully cooperate with the Commission and the
Receiver as to the asset freeze and the Receivership. Defendants must take all steps
reasonable or necessary to assist in the transfer or liquidation of each asset
identified in the Section IV above. If requested to execute appropriate documents,
such as to liquidate, transfer, or assign any frozen asset, Defendants must execute
such documents within 3 days of a written request from a representative of the
Commission or the Receiver.

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VI. CUSTOMER INFORMATION

9 IT IS FURTHER ORDERED that Defendants, Defendants' officers, agents,
 10 employees, attorneys, and all other persons in active concert or participation with
 11 any of them, who receive actual notice of this Order, whether acting directly or
 12 indirectly, are hereby permanently restrained and enjoined from:

A. Failing to provide sufficient customer information to enable the FTC
to efficiently administer consumer redress. Defendants represent that they have
provided this redress information to the FTC. If a representative of the FTC
requests in writing any information related to redress, Defendants must provide it,
in the form prescribed by the FTC, within 14 days.

B. Selling, renting, leasing, transferring, or otherwise disclosing the
name, address, birth date, telephone number, email address, credit card number,
bank account number, Social Security number, or other financial or identifying
information of any person that any Defendant obtained in connection with any
activity that pertains to the subject matter of this Order;

C. Benefitting from or using the name, address, birth date, telephone
 number, email address, credit card number, bank account number, Social Security
 number, or other financial or identifying information of any person that any
 Defendant obtained in connection with any activity that pertains to the subject
 matter of this Order; and

1	D. Failing to destroy such customer information in all forms in their
2	possession, custody, or control within 30 days after receipt of written direction to
3	do so from a representative of the FTC.
4	Provided, however, that Defendants may disclose such identifying
5	information to a law enforcement agency, including the Plaintiff, as required by
6	any law, regulation, or court order.
7	VII. RECEIVERSHIP TERMINATION
8	IT IS FURTHER ORDERED that:
9	A. The Receivership remains in effect until it is terminated and the
10	Receiver is discharged by further order of this Court.
11	B. The Receiver must complete all duties within 180 days after entry of
12	this Order, but any party or the Receiver may request that the Court extend that
13	Receiver's term for good cause.
14	VIII. RECEIVER'S FINAL REPORT AND DISBURSEMENTS
15	IT IS FURTHER ORDERED that:
16	A. No later than 180 days from the date of the entry of this Order, the
17	Receiver shall file and serve on the parties a report (the "Final Report") to the
18	Court that details the steps taken to dissolve the Receivership Estate. The Final
19 20	Report must include an accounting of the Receivership Estate's finances and total
20	assets and a description of what other actions, if any, must be taken to wind down
21	the Receivership.
22	B. The Receiver shall mail copies of the Final Report to all known
23	creditors of the Receivership Entities with a notice stating that any objections to
24 25	paying any assets of the Receivership Entities to satisfy the Receiver's costs and
25 26	expenses and the monetary judgment set forth in this Order must be submitted to
26 27	the Court and served by mail upon the Receiver and the parties within twenty-eight
27	(28) days of the mailing of the Final Report.
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1	C. No later than fourteen (14) days after submission of the Final Report,
2	the Receiver shall file an application for payment of compensation and expenses
3	associated with his performance of his duties as Receiver.
4	D. The Court will review the Final Report and any objections to the
5	report and, absent a valid objection, will issue an order directing that the Receiver:
6	1. Pay the reasonable costs and expenses of administering the
7	Receivership, including compensation of the Receiver and the
8	Receiver's personnel authorized by Section VIII of this Order
9	or other orders of this Court and the actual out-of-pocket costs
10	incurred by the Receiver in carrying out his duties;
11	2. Pay all remaining funds to the Commission or its designated
12	agent to reduce the monetary judgment in Section IV.
13	E. With Court approval, the Receiver may hold back funds for a
14	specified period as a reserve to cover additional fees and costs related to actions to
15	be addressed in a supplemental application. If the Receiver does not make a
16	supplemental application for fees and expenses within the specified period, or if
17	funds remain in the reserve funds after the payment of fees and expenses approved
18	by the Court in response to such a supplemental application, all funds in the
19	reserve funds shall be immediately paid to the Commission or its designated
20	agents.
21	F. Any and all uncollected judgments obtained for the benefit of the
22	Corporate Defendants shall be assigned to the Commission for further collection
23	efforts.
24	IX. ORDER ACKNOWLEDGEMENTS
25	IT IS FURTHER ORDERED that Defendants obtain acknowledgments of
26	receipt of this Order:
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A. Each Defendant, within 7 days of entry of this Order, must submit to
 the Commission an acknowledgment of receipt of this Order sworn under penalty
 of perjury.

4 Β. For five (5) years after entry of this Order, Defendants William Basta and Jeremy Leung, for any business that such Defendant, individually or 5 6 collectively with any other Defendants, is the majority owner or controls directly 7 or indirectly, and each Corporate Defendant must deliver a copy of this Order to: 8 (1) all principals, partners, officers, directors, and LLC managers and members; (2) 9 all employees, agents, and representatives who participate in conduct related to 10 Business Coaching Programs and Business Opportunities; and (3) any business 11 entity resulting from any change in structure as set forth in the Section titled 12 Compliance Reporting. Delivery must occur within 7 days of entry of this Order for current personnel. For all others, delivery must occur before they assume their 13 14 responsibilities. 15 C. From each individual or entity to which a Defendant delivered a copy 16 of this Order, that Defendant must obtain, within 30 days, a signed and dated acknowledgment of receipt of this Order. 17 X. 18 **COMPLIANCE REPORTING** 19 IT IS FURTHER ORDERED that Defendants make timely submissions to 20 the Commission: 21 A. One year after entry of this Order, each Defendant must submit a 22 compliance report, sworn under penalty of perjury: 23 1. Each Defendant must: (a) identify the primary physical, postal, 24 and email address and telephone number, as designated points 25 of contact, which representatives of the FTC may use to 26 communicate with Defendant; (b) identify all of that 27 Defendant's businesses by all of their names, telephone 28

1	numbers, and physical, postal, email, and Internet addresses; (c)
2	describe the activities of each business, including the goods and
3	services offered, the means of advertising, marketing, and sales,
4	and the involvement of any other Defendant (which Individual
5	Defendants must describe if they know or should know due to
6	their own involvement); (d) describe in detail whether and how
7	that Defendant is in compliance with each Section of this
8	Order; and (e) provide a copy of each Order Acknowledgment
9	obtained pursuant to this Order, unless previously submitted to
10	the FTC.
11	2. Additionally, each Individual Defendant must: (a) identify all
12	telephone numbers and all physical, postal, email and Internet
13	addresses, including all residences; (b) identify all business
14	activities, including any business for which such Defendant
15	performs services whether as an employee or otherwise and any
16	entity in which such Defendant has any ownership interest; and
17	(c) describe in detail such Defendant's involvement in each
18	such business, including title, role, responsibilities,
19	participation, authority, control, and any ownership.
20	B. For 10 years after entry of this Order, each Defendant must submit a
21	compliance notice, sworn under penalty of perjury, within 14 days of any change in
22	the following:
23	1. Each Defendant must report any change in: (a) any designated
24	point of contact; or (b) the structure of any Corporate Defendant
25	or any entity that Defendant has any ownership interest in or
26	controls directly or indirectly that may affect compliance
27	obligations arising under this Order, including: creation,
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merger, sale, or dissolution of the entity or any subsidiary, 1 2 parent, or affiliate that engages in any acts or practices subject 3 to this Order. 2. 4 Additionally, each Individual Defendant must report any change in: (a) name, including aliases or fictitious name, or residence 5 address; or (b) title or role in any business activity, including 6 7 any business for which such Defendant performs services 8 whether as an employee or otherwise and any entity in which 9 such Defendant has any ownership interest, and identify the 10 name, physical address, and any Internet address of the business 11 or entity. 12 C. Each Defendant must submit to the Commission notice of the filing of any bankruptcy petition, insolvency proceeding, or similar proceeding by or against 13 14 such Defendant within 14 days of its filing. 15 Any submission to the Commission required by this Order to be D. 16 sworn under penalty of perjury must be true and accurate and comply with 28 17 U.S.C. § 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. 18 Executed on: _____' and supplying the date, signatory's full name, title (if 19 20 applicable), and signature. 21 E. Unless otherwise directed by an FTC representative in writing, all 22 submissions to the FTC pursuant to this Order must be emailed to DEbrief@ftc.gov 23 or sent by overnight courier (not the U.S. Postal Service) to: Associate Director for 24 Enforcement, Bureau of Consumer Protection, Federal Trade Commission, 600 25 Pennsylvania Avenue NW, Washington, DC 20580. The subject line must begin: 26 FTC v. Ascend Capventures Inc., et al., X240047. 27 28

1	XI. RECORDKEEPING
2	IT IS FURTHER ORDERED that Defendants must create certain records for
3	10 years after entry of the Order, and retain each such record for 5 years.
4	Specifically, Corporate Defendants and each Individual Defendant for any business
5	that such Defendant, individually or collectively with any other Defendants, is a
6	majority owner or controls directly or indirectly, must create and retain the
7	following records:
8	A. Accounting records showing the revenues from all goods or services
9	sold;
10	B. Personnel records showing, for each person providing services,
11	whether as an employee or otherwise, that person's: name; addresses; telephone
12	numbers; job title or position; dates of service; and (if applicable) the reason for
13	termination;
14	C. Records of all consumer complaints and refund requests, whether
15	received directly or indirectly, such as through a third party, and any response;
16	D. A copy of each unique advertisement or other marketing material; and
17	E. All records necessary to demonstrate full compliance with each
18	provision of this Order, including all submissions to the FTC.
19	XII. COMPLIANCE MONITORING
20	IT IS FURTHER ORDERED that, for the purpose of monitoring
21	Defendants' compliance with this Order, including the financial representations
22	upon which part of the judgment was suspended and any failure to transfer any
23	assets as required by this Order:
24	A. Within 14 days of receipt of a written request from a representative of
25	the FTC, each Defendant must: submit additional compliance reports or other
26	requested information, which must be sworn under penalty of perjury; appear for
27	depositions; and produce documents for inspection and copying. The FTC is also
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authorized to obtain discovery, without further leave of court, using any of the 1 2 procedures prescribed by Federal Rules of Civil Procedure 29, 30 (including 3 depositions by remote means), 31, 33, 34, 36, 45, and 69. 4 Β. For matters concerning this Order, the FTC is authorized to communicate directly with each Defendant. Defendants must permit 5 6 representatives of the FTC to interview any employee or other person affiliated 7 with any Defendant who has agreed to such an interview. The person interviewed 8 may have counsel present. C. 9 The FTC may use all other lawful means, including posing, through their representatives, as consumers, suppliers, or other individuals or entities, to 10 11 Defendants or any individual or entity affiliated with Defendants, without the 12 necessity of identification or prior notice. Nothing in this Order limits the FTC's lawful use of compulsory process, pursuant to Sections 9 and 20 of the FTC Act, 13 15 U.S.C. §§ 49, 57b-1. 14 15 Upon written request from a representative of the FTC, any consumer D. reporting agency must furnish consumer reports concerning Individual Defendants, 16 17 pursuant to Section 604(1) of the Fair Credit Reporting Act, 15 U.S.C. §1681b(a)(1). 18 19 **XIII. RETENTION OF JURISDICTION** 20 IT IS FURTHER ORDERED that this Court retains jurisdiction of this 21 matter for purposes of construction, modification, and enforcement of this Order. 22 IT IS SO ORDERED. 23 24 Dated: 25 HON. SHERILYN PEACE GARNETT UNITED STATES DISTRICT JUDGE 26 27 28

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ID #:5033

1 SO STIPULATED AND AGREED: 2 3 FOR PLAINTIFF: 4 FEDERAL TRADE COMMISSION 5 Eloie B. Kapple Dated June 23, 2025 6 Elsie B. Kappler 7 Federal Trade Commission 8 600 Pennsylvania Ave, NW, CC8528 Washington, DC 20580 9 Ekappler@ftc.gov 10 (202) 326-3395 (fax) 11 12 FOR DEFENDANTS: 13 Dated: 6-10-25 14 Karl S. Kronenberger 15 karl@kr.law 16 Ginny Sanderson ginny@kr.law 17 Liana Chen 18 liana@kr.law Jeffrey Rosenfeld 19 jeff@kr.law 20 Kronenberger Rosenfeld LLP 548 Market Street, #85399 21 San Francisco, CA 94104-5401 22 (415) 955-1155 (phone) (415) 955-1158 (fax) 23 Counsel for Defendants Ascend Capventures Inc., Ascend Ecommerce Inc., Ascend 24 Administration Inc., Ascend Ecom LLC, Ascend Distribution LLC, William Michael 25 Basta, and Jeremy Kenneth Leung 26 27 28

1	Dated: 06/10/202
Wi	Iliam Michael Basta, individually
	as an officer and/or owner of
	cend Capventures Inc., Ascend Ecommerce Inc.,
	cend Administration Inc., Ascend Ecom LLC, and cend Distribution LLC
	Dated:
	emy Kenneth Leung, individually
	as officer and/or owner of cend Capventures Inc., Ascend Ecommerce Inc.,
	cend Administration Inc., Ascend Ecom LLC, and
	cend Distribution LLC



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Dated:_____ William Michael Basta, individually and as an officer and/or owner of Ascend Capventures Inc., Ascend Ecommerce Inc., Ascend Administration Inc., Ascend Ecom LLC, and Ascend Distribution LLC Dated: 6 - 10 - 25 V Jeremy Kenneth Leung, individually and as officer and/or owner of Ascend Capventures Inc., Ascend Ecommerce Inc., Ascend Administration Inc., Ascend Ecom LLC, and Ascend Distribution LLC