1		
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3		
4	IN THE CIRCUIT COURT	OF THE STATE OF OREGON
5	FOR THE COUNT	Y OF MULTNOMAH
6	IN THE MATTER OF:	Case No.
7	INTUIT INC.,	ASSURANCE OF VOLUNTARY COMPLIANCE
8	Respondent.	COMPLIANCE
9		
10		
11		1.
12	This Assurance of Voluntary Compliand	ce (the "Assurance") is entered into by the
13	Attorney General of Oregon and Intuit Inc. ("In	tuit") and are Parties to this Assurance. This
14	Assurance resolves an investigation of the State	es and Commonwealths of Alaska, Alabama,
15	Arkansas, Arizona, California, Colorado, Conn	ecticut, Delaware, Florida, Georgia, Illinois,
16	Iowa, Idaho, Indiana, Kansas, Kentucky, Louis	iana, Massachusetts, Maryland, Maine, Michigan,
17	Minnesota, Missouri, Mississippi, Montana, No	orth Carolina, North Dakota, Nebraska, New
18	Hampshire, New Jersey, New Mexico, Nevada	New York, Ohio, Oklahoma, Oregon,
19	Pennsylvania, Rhode Island, South Carolina, So	outh Dakota, Tennessee, Texas, Utah, Virginia,
20	Vermont, Washington, Wisconsin, West Virgin	ia, and Wyoming, the District of Columbia, and
21	the Executive Director of the State of Hawaii C	office of Consumer Protection (the "Attorneys
22	General" or the "States") into Intuit's marketing	g, advertising, promotion, and sale of certain
23	online tax preparation products and whether Int	uit's conduct constituted deceptive or unfair
24	business acts or practices in violation of the Sta	tes' consumer protection laws. ¹ In consideration
25		

 ¹ See generally N.Y. EXEC. LAW § 63(12); N.Y. GEN. BUS. LAW §§ 349-50; TENN. CODE ANN. §§ 47-18-104;
 FLORIDA DECEPTIVE AND UNFAIR TRADE PRACTICES ACT, CHAPTER 501, PART II, FLORIDA STATUTES; ILLINOIS CONSUMER FRAUD AND DECEPTIVE BUSINESS PRACTICES ACT, 815 ILCS 505/1, et seq.; N.C.G.S. § 75-1.1; N.J.S.A.

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of their mutual agreements to the terms of this Assurance, and such other consideration as
described herein, the sufficiency of which is hereby acknowledged, the Parties hereby enter into
this Assurance and agree as follows:
PROCEDURE
2.
This Assurance is a settlement of a disputed matter and an agreement between Intuit and
the Attorney General acting pursuant to ORS 646.632.
3.
Intuit waives receipt of notice from the Attorney General pursuant to ORS 646.632(2) of
the alleged unlawful trade practice and relief to be sought.
4.
Intuit understands and agrees that this Assurance will be submitted to the Circuit Court of
the State of Oregon for Multnomah County for approval, and, if approved will be filed with the
court pursuant to ORS 646.632.
///
///
56:8-2; P.A. UNFAIR TRADE PRACTICES AND CONSUMER PROTECTION LAW, 73 P.S. §§ 201-1 – 201-9.2; TEX. BUS. & COM. CODE ANN. §§ 17.41 through 17.63; RCW 19.86.020; ALASKA STAT. § $45.50.471$; ALA. CODE § $8-19-1$ et seq.; ARKANSAS CODE ANNOTATED § $4-88-107(A)$; ARIZ. REV. STAT. §§ $44-1521$ TO 1534; CAL. BUS. & PROF. CODE § 17200 et seq.; § 17500 et seq.; C.R.S. § $6-1-101$ et seq.; C.R.S. § $6-1-105(1)$; CONN. GEN. STAT. § $42-110b$ (a); D.C. CODE 28-3904; 6 DEL. C. § 2513 ; O.C.G.A. § $10-1-390$ et seq.; HAW. REV. STAT. CHPTS. 480 AND $481A$; IOWA CODE § 714.16 ; IDAHO CONSUMER PROTECTION ACT, TITLE 48, CHAPTER 6, IDAHO CODE; IND. CODE § $24-5-0.5-0.1$, et seq.; K.S.A. § $50-623$ et seq.; KENTUCKY REVISED STATUTES 367.170 ; UNFAIR TRADE PRACTICES AND CONSUMER PROTECTION LAW, LA. R.S. §§ $51:1401$ et seq.; M.G.L. C. $93A$, SECS 2 & 4 .; MD. CODE ANN., COM. LAW §§ $13-101$ through $13-501$; 5 M.R.S.A. § $205-A$ ET SEQ; MICH. COMP. LAWS § 445.903 ; MICH. COMP. LAWS § 445.901 et seq.; MINN. STAT. §§ $325D.44$; $325F.69$, SUBD. 1; $$407.020$ RSMO; MISSISSIPPI CONSUMER PROTECTION ACT, MS CODE ANN. § $75-24-1$ et seq.; MONT. CODE ANN. § $30-14-103$; N.D. CENT. CODE § $51-15-01$ et seq.; NEB. REV. STAT. §§ $59-1601$ to $59-1622$ AND NEB. REV. STAT. §§ $87-301$ to $87-306$.; N.H. REV. STAT. ANN. § $358-A:1-7$; NEW MEXICO UNFAIR PRACTICES ACT ("CSPA"), OHIO REVISED CODE 1345.01 et seq.; OREGON'S UNLAWFUL TRADE PRACTICES ACT, ORS 646.605 to 646.652 ; ORS $646.608(1)(b)$, (c), (e), and (s); R.I. GEN. LAWS § $6-13.1-1$ et seq.; SOUTH CAROLINA CODE § $39-5-10$ et seq.; SDCL CHAPTER $37-24$; UTAH CODE § $13-11-4$; VA. CODE ANN. §§ $59.1-196$ to $59.1-207; 9$ V.S.A. § 2453 ; FRAUDULENT REPRESENTATIONS. WIS. STAT. § $100.18(1)$; W. VA. CODE §§ $46A-1-101$, et seq.; WYO. STAT. ANN. § $40-12-101$ through -114 (the "CONSUMER PROTECTION ACTS").

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1	5.
2	Intuit waives any further notice of submission to and filing with the court of this
3	Assurance.
4	6.
5	Intuit understand that, in addition to any other sanctions which may be imposed under
6	this Assurance, the Attorney General reserves all statutory and legal remedies for violation of the
7	terms of this Assurance pursuant to ORS 646.632(4) and ORS 646.642.
8	DEFINITIONS
9	7.
10	For the purpose of this Assurance, the following definitions apply:
11	8.
12	"Advertisement" or "Advertising" means any written or verbal statement, illustration,
13	or depiction that promotes the sale or use of a consumer good or service, or is designed to
14	increase consumer interest in a brand, good, or service. Advertising media includes, but is not
15	limited to promotional materials; print; television; radio; and Internet, Paid Display
16	Advertisements, Paid Search Advertisements, display, social media, and other digital content.
17	9.
18	"Clearly and Conspicuously" means that a required disclosure is difficult to miss (i.e.,
19	easily noticeable) and easily understandable by ordinary consumers, including in all of the
20	following ways:
21	(a) In any communication that is solely visual or solely audible, the disclosure must
22	be made through the same means through which the communication is presented. In any
23	communication made through both visual and audible means, such as a television Advertisement,
24	the disclosure must be presented in both the visual and audible portions of the communication
25	even if the representation requiring the disclosure is made in only one means (the disclosures in
26	

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the visual and audible portions of the communication in Space-Constrained Video
 Advertisements are not required to be identical).

3 (b) A visual disclosure, by its size, contrast, location, the length of time it appears,
4 and other characteristics, must stand out from any accompanying text or other visual elements so
5 that it is easily noticed, read, and understood.

6 (c) An audible disclosure, including by telephone or streaming video, must be
7 delivered in a volume, speed, and cadence sufficient for ordinary consumers to easily hear and
8 understand it.

9 (d) In any communication using an interactive electronic medium, such as the
10 Internet or software, the disclosure must be unavoidable.

(e) The disclosure must use diction and syntax understandable to ordinary consumersand must appear in each language in which the representation that requires disclosure appears.

13 (f) The disclosure must comply with these requirements in each medium through
14 which it is received, including all electronic devices and face-to- face communications.

(g) The disclosure must not be contradicted or mitigated by, or inconsistent with,anything else in the communication.

(h) When the representation or sales practice targets a specific audience, such as
children, the elderly, or the terminally ill, "ordinary consumers" includes reasonable members of
that group.

20

10.

21 "Close Proximity" means that the disclosure is very near the triggering representation 22 and that the disclosure is made simultaneously with the triggering representation and remains or 23 is repeated throughout the duration of the Advertisement. For example, a disclosure made 24 through a hyperlink, pop-up, interstitial, or other similar technique is not in Close Proximity to 25 the triggering representation.

26 ///

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1	11.
2	"Effective Date" means the date on which all of the Parties have signed this Assurance.
3	12.
4	"Intuit IRS Free File Product" means Intuit's TurboTax Free File Program, TurboTax
5	Freedom Edition, IRS Free File Program delivered by TurboTax or any other Intuit product or
6	service that was or in the future may be provided pursuant to a memorandum of understanding or
7	an agreement between Free File, Inc. (or any successor entity) and the IRS for the provision of
8	free online tax preparation and e-filing services.
9	13.
10	"Oversight Committee" shall mean the following Attorneys General: Florida, Illinois,
11	New Jersey, New York, North Carolina, Pennsylvania, Tennessee, Texas, and
12	Washington.
13	14.
14	"Paid Display Advertisement" means an online Advertisement in which Intuit
15	pays, or causes another to pay, to have an Advertisement displayed on a website and pays for the
16	Advertisement, regardless of whether consumers click on the Advertisement.
17	15.
18	"Paid Search Advertisement" means an online Advertisement in which Intuit
19	pays, or causes another to pay, to have an Advertisement displayed with search engine results for
20	a particular search term and pays for the Advertisement only when consumers click on the
21	Advertisement.
22	16.
23	"Covered Consumer" means any individual, or individuals if a joint return was filed,
24	who in Tax Years 2016, 2017, or 2018 was (1) eligible to use an Intuit IRS Free File
25	Product; (2) began his or her tax returns using a TurboTax Free Edition Product; (3) was
26	

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informed that he or she was ineligible to use a TurboTax Free Edition Product; (4) subsequently
 paid to use a TurboTax Paid Product, and (5) had not used the Intuit IRS Free File Product in a
 previous tax year.

4

17.

5 "Space-Constrained Advertisement" means any online Advertisement (including but 6 not limited to Paid Display Advertisements and Paid Search Advertisements) or any Video 7 Advertisement that has space, time, format, size, or technological restrictions that limit Intuit 8 from being able to make the disclosures required by this Assurance. Intuit bears the burden of 9 showing that there is a constraint or insufficient space and time to make a required disclosure 10 that is Clear and Conspicuous and in Close Proximity to the triggering term. Space-Constrained 11 Advertisements do not include Advertisements on a TurboTax Website.

12

18.

"TurboTax Free Edition Product" means any online software product offered by Intuit
that allows consumers, without paying a fee, to prepare and file federal tax returns, state tax
returns, or both, including but not limited to "TurboTax Free Edition" and "Federal Free
Edition." "TurboTax Free Edition Product" does not include any Intuit IRS Free File Product,
any TurboTax Paid Product, TurboTax Live, or any products sold or offered within the
TurboTax Free Edition Product, such as Audit Defense.

19

19.

20 "TurboTax Paid Product" means the online tax preparation software products offered
21 by Intuit that allow consumers, for a fee, to prepare and file federal tax returns, state tax returns,
22 or both, for themselves. "TurboTax Paid Product" does not include products sold or offered in
23 addition to a TurboTax Paid Product.

24 ///

25 ///

26 ///

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1	20.
2	"TurboTax Website" means turbotax.intuit.com, any subdomain of turbotax.intuit.com,
3	and any other website owned, operated, or controlled partially or wholly by Intuit that provides
4	or offers TurboTax Paid Products or TurboTax Free Edition Products.
5	21.
6	"Upgrade Screen" means any display within the product flow of the TurboTax Free
7	Edition Product that appears when consumers using that product indicate they have income,
8	credits, deductions, or other tax situations not covered by the TurboTax Free Edition Product,
9	and offers consumers the option of using a TurboTax Paid Product to prepare and file their
10	federal and/or state tax returns.
11	22.
12	"Video Advertisement" means any Advertisement made via television or made online
13	using video.
14	FINDINGS
15	23.
16	Intuit is a Delaware corporation with its principal place of business in Mountain View,
17	California.
18	24.
19	Intuit transacts or has transacted business in each State and throughout the United States.
20	At all times relevant to this Assurance, acting alone or in concert with others, Intuit has
21	advertised, marketed, distributed, or sold TurboTax, a tax preparation software that enables users
22	to prepare and file their taxes through the internet, to consumers throughout the United States.
23	///
24	///
25	///
26	///
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1	(INTUIT'S FREE TURBOTAX PRODUCTS)
2	25.
3	From at least 2016 to October 2021, Intuit offered two TurboTax online tax filing
4	products that were available for free to consumers who met certain eligibility requirements. Each
5	of these products had different eligibility requirements.
6	(TurboTax's "Freemium" Product: TurboTax Free Edition)
7	26.
8	Since at least 2016, Intuit has engaged in what it calls a "freemium" business strategy that
9	monetizes free products.
10	27.
11	This "freemium" business strategy involves, in part, growing Intuit's customer base by
12	offering free products to consumers to whom Intuit sells separate add-on products and inducing
13	customers to upgrade to paid versions of TurboTax.
14	28.
15	Since at least 2017, Intuit has called its "freemium" product "TurboTax Free Edition." In
16	2016, Intuit called its "freemium" product "Federal Free Edition."
17	29.
18	This TurboTax "freemium" product is only available to consumers with "simple" tax
19	returns, as defined by Intuit; other consumers are required to upgrade to paid products to file
20	through Intuit.
21	30.
22	For consumers filing their 2016 and 2017 taxes, Intuit defined a "simple" tax return as a
23	return that could be filed using a 1040A or 1040EZ tax form.
24	31.
25	Since 2019, when consumers filed tax returns for Tax Year ("TY") 2018 income,
26	
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100 SW Market Street Portland, OR 97201 Phone: (971) 673-1880 / Fax: (971) 673-1884

1	Intuit has defined a "simple" tax return as a return that could be filed on a Form 1040, with no
2	attached schedules, regardless of the consumer's income.
3	(Intuit's Free File Product)
4	32.
5	From 2003 to October 2021, Intuit offered a free version of its online tax preparation
6	products through its participation in the United States Internal Revenue Service ("IRS") Free File
7	Program, a public-private partnership formed in 2002 between a consortium of tax preparation
8	software companies and the IRS pursuant to a Memorandum of Understanding ("MOU"). Under
9	the MOU, participating companies offer free online tax preparation products to low- and middle-
10	income Americans. In exchange, the IRS agreed not to compete with the participating companies
11	in providing free, online tax return preparation and filing services to American consumers.
12	33.
13	Historically, consumer participation in the IRS Free File Program has been low.
14	34.
15	The IRS has set eligibility thresholds for participation in the Free File Program based on
16	consumers' adjusted gross income ("AGI"). Consumers with an AGI equal to or less than 70% of
17	the U.S. consumer population are meant to be eligible for the program. The MOU, however,
18	requires that no company offer its Free File product to more than 50%, or less than
19	10%, of eligible consumers. Each company is free to set its own eligibility requirements to stay
20	within that range.
21	35.
22	From 2017 (filings on TY 2016 income) to 2021 (filings on TY 2020 income), Intuit
23	made its Free File product available to all consumers who were eligible for the earned income
24	tax credit.
25	///
26	///

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1		36.	
2	From	2017 to 2021, Intuit also made its Free	File product available to all con
3		loes not exceed specified AGI threshold	-
		ites not exceed specified ACI uneshold	15.
4		Tax Year	Maximum AGI
5		2016 (returns filed in 2017)	\$33,000
6		2017 (returns filed in 2018)	\$33,000
7		2018 (returns filed in 2019)	\$34,000
·		2019 (returns filed in 2020)	\$36,000
8		2020 (returns filed in 2021)	\$39,000
9			
10		37.	
11			
11	From	2017 to 2021, Intuit also made its Free	File product available to all acti
12	military servi	ice members with an AGI that does not	exceed specified AGI thresholds
12 13	military servi	ce members with an AGI that does not	exceed specified AGI thresholds
	military servi	ice members with an AGI that does not one of the second se	exceed specified AGI thresholds Maximum AGI
13 14	military servi		-
13	military servi	Tax Year	Maximum AGI
13 14	military servi	Tax Year2016 (returns filed in 2017)	Maximum AGI \$64,000
13 14 15	military servi	Tax Year 2016 (returns filed in 2017) 2017 (returns filed in 2018) 2018 (returns filed in 2019) 2019 (returns filed in 2020)	Maximum AGI \$64,000 \$66,000 \$66,000 \$66,000 \$66,000 \$66,000
 13 14 15 16 17 	military servi	Tax Year 2016 (returns filed in 2017) 2017 (returns filed in 2018) 2018 (returns filed in 2019)	Maximum AGI \$64,000 \$66,000 \$66,000
 13 14 15 16 17 18 	military servi	Tax Year 2016 (returns filed in 2017) 2017 (returns filed in 2018) 2018 (returns filed in 2019) 2019 (returns filed in 2020)	Maximum AGI \$64,000 \$66,000 \$66,000 \$66,000 \$66,000 \$66,000
 13 14 15 16 17 		Tax Year 2016 (returns filed in 2017) 2017 (returns filed in 2018) 2018 (returns filed in 2019) 2019 (returns filed in 2020) 2020 (returns filed in 2021) 38.	Maximum AGI \$64,000 \$66,000 \$66,000 \$66,000 \$66,000 \$67,000 \$72,000
 13 14 15 16 17 18 	Altho	Tax Year2016 (returns filed in 2017)2017 (returns filed in 2018)2018 (returns filed in 2019)2019 (returns filed in 2020)2020 (returns filed in 2021)38.ugh consumers primarily accessed Intui	Maximum AGI \$64,000 \$66,000 \$66,000 \$66,000 \$69,000 \$72,000 it's Free File product via IRS.go
 13 14 15 16 17 18 19 20 	Altho	Tax Year 2016 (returns filed in 2017) 2017 (returns filed in 2018) 2018 (returns filed in 2019) 2019 (returns filed in 2020) 2020 (returns filed in 2021) 38.	Maximum AGI \$64,000 \$66,000 \$66,000 \$66,000 \$69,000 \$72,000 it's Free File product via IRS.go
 13 14 15 16 17 18 19 20 21 	Altho also accessed	Tax Year2016 (returns filed in 2017)2017 (returns filed in 2018)2018 (returns filed in 2019)2019 (returns filed in 2020)2020 (returns filed in 2021)38.ugh consumers primarily accessed Intui	Maximum AGI \$64,000 \$66,000 \$66,000 \$69,000 \$72,000 it's Free File product via IRS.go page for the product, which is di
 13 14 15 16 17 18 19 20 	Altho also accessed	Tax Year2016 (returns filed in 2017)2017 (returns filed in 2018)2018 (returns filed in 2019)2019 (returns filed in 2020)2020 (returns filed in 2021)38.sugh consumers primarily accessed Intuit1 it directly via Intuit's internet landing page for its "freemium" and paid product	Maximum AGI \$64,000 \$66,000 \$66,000 \$69,000 \$72,000 it's Free File product via IRS.go page for the product, which is di
 13 14 15 16 17 18 19 20 21 	Altho also accessed the landing p	Tax Year2016 (returns filed in 2017)2017 (returns filed in 2018)2018 (returns filed in 2019)2019 (returns filed in 2020)2020 (returns filed in 2021)38.sugh consumers primarily accessed Intuit1 it directly via Intuit's internet landing page for its "freemium" and paid product39.	Maximum AGI \$64,000 \$66,000 \$66,000 \$69,000 \$72,000 it's Free File product via IRS.go page for the product, which is di ts.
 13 14 15 16 17 18 19 20 21 22 23 	Altho also accessed the landing p	Tax Year2016 (returns filed in 2017)2017 (returns filed in 2018)2018 (returns filed in 2019)2019 (returns filed in 2020)2020 (returns filed in 2021)38.sugh consumers primarily accessed Intuit1 it directly via Intuit's internet landing page for its "freemium" and paid product	Maximum AGI \$64,000 \$66,000 \$66,000 \$69,000 \$72,000 it's Free File product via IRS.go page for the product, which is di ts.
 13 14 15 16 17 18 19 20 21 22 23 24 	Altho also accessed the landing p Intuit	Tax Year2016 (returns filed in 2017)2017 (returns filed in 2018)2018 (returns filed in 2019)2019 (returns filed in 2020)2020 (returns filed in 2021)38.sugh consumers primarily accessed Intuit1 it directly via Intuit's internet landing page for its "freemium" and paid product39.	Maximum AGI \$64,000 \$66,000 \$66,000 \$66,000 \$66,000 \$66,000 \$67,000 \$72,000 it's Free File product via IRS.go page for the product, which is di ts. uct several times. Intuit also used
 13 14 15 16 17 18 19 20 21 22 23 	Altho also accessed the landing p Intuit	Tax Year2016 (returns filed in 2017)2017 (returns filed in 2018)2018 (returns filed in 2019)2019 (returns filed in 2020)2020 (returns filed in 2021)38.sugh consumers primarily accessed Intuit1 it directly via Intuit's internet landing page for its "freemium" and paid product39.changed the name of its Free File product	Maximum AGI \$64,000 \$66,000 \$66,000 \$66,000 \$66,000 \$66,000 \$67,000 \$72,000 it's Free File product via IRS.go page for the product, which is di ts. uct several times. Intuit also used

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1	40.
2	Prior to TY 2018, Intuit called its Free File product "TurboTax Freedom Edition."
3	41.
4	For TY 2018, Intuit changed the name of its Free File product to "TurboTax Free File
5	Program."
6	42.
7	From at least TY 2016 through and including TY 2018, Intuit used a different name to
8	market its Free File product on the IRS.gov website. On the IRS.gov website, Intuit marketed its
9	Free File product as "TurboTax All Free SM ."
10	43.
11	For TY 2019 and 2020, Intuit changed the name of its Free File product to "IRS Free File
12	Program Delivered by TurboTax." This change was required by an amendment to the MOU
13	between the IRS and the participating tax preparation companies that required uniform naming
14	of all IRS Free File Program products.
15	(The Tension Between Intuit's Free File and "Freemium"
16	Products and Related Consumer Confusion)
17	44.
18	Intuit's Free File product yielded benefits to the company as part of its efforts to avoid
19	government "encroachment" into the tax preparation industry.
20	45.
21	Indeed, Intuit has acknowledged publicly the competitive threat of a government-run free
22	e-filing system, including in Securities and Exchange Commission filings.
23	46.
24	Intuit has recognized that high participation in the IRS Free File Program would dent its
25	bottom line, but that, at the same time, it had to keep Free File enrollments above a certain level
26	to prevent government "encroachment."

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1	47.
2	For several years prior to TY 2018, Intuit employees tasked with overseeing the
3	marketing strategy for both Intuit's Free File and "freemium" products considered changing the
4	name of Intuit's Free File product.
5	48.
6	Intuit knew that consumers were confused by the similarity of the names of these
7	products. Intuit chose to name its commercial freemium product TurboTax "Free Edition," even
8	though it is only free for approximately one-third of taxpayers, while it named its Free File
9	product "Freedom Edition," which does not indicate that it is free despite being part of a program
10	that is free for 70 percent of taxpayers.
11	49.
12	In 2018, Intuit knew that consumers were still confused about the differences between its
13	Free File and "freemium" products.
14	50.
15	Although Intuit changed the name of its Free File product to TurboTax Free File Program
16	for TY 2018, it continued to market its Free File product on the IRS.gov website using the
17	trademarked name TurboTax All Free. Moreover, Intuit was aware that changing the name to
18	TurboTax Free File Program would not create any additional clarity for its customers and that
19	consumers would be confused between the Free File Program and TurboTax Free Edition,
20	especially due to the company's focus on the use of "free" in marketing its products.
21	51.
22	In 2019, this time pursuant to the MOU with the IRS, Intuit again changed the name of its
23	Free File product, renaming it to IRS Free File Program Delivered by TurboTax.
24	(ONLINE SEARCH PRACTICES)
25	(For TY 2018, Intuit Hid Its Free File Landing Page from Search Engines for
26	Approximately Five Months During the Peak of Tax Season)

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1	52.
2	In 2018, Intuit employees responsible for marketing strategy feared the name change of
3	Intuit's Free File product could negatively impact the ranking of the company's "freemium"
4	product in online search engine results, leading to a loss in revenue.
5	53.
6	For TY 2018, Intuit blocked the landing page for its newly named Free File product so
7	that it would not be indexed (listed) by internet search engines. That block was in place from
8	November 13, 2018, to April 26, 2019. This timeframe covered the vast majority of Intuit's 2019
9	tax filing season, which is the time it received revenue from consumers using TurboTax products
10	to file tax returns for TY 2018.
11	54.
12	For TY 2019, Intuit stopped blocking its Free File product landing page from online
13	search engines, and 2,070,778 consumers filed their federal tax returns using Intuit's Free File
14	product, representing growth of 73% over TY 2018.
15	(Intuit Used Paid Search Terms to Direct Consumers Searching for the IRS Free File Program
16	to Intuit's "Freemium" and Paid Products)
17	55.
18	As part of its advertising and marketing practices, Intuit has bid on paid search terms with
19	search engines such as Google and Bing. When a consumer queried a search engine
20	for a search term and Intuit won the search engine's instant auction for that paid search term, the
21	consumer would be served an ad selected by Intuit that included a hyperlink directing the
22	consumer to a specific website.
23	56.
24	For many years, including TY 2018 while Intuit had blocked the landing page for its Free
25	File product from appearing in online search results, Intuit bid on search terms relevant to the
26	IRS Free File Program.

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1	57.
2	In many instances, these search terms indicated consumers were likely searching for
3	information about, or links to reach the website for, the IRS Free File Program. For example,
4	Intuit bid on the following 13 search terms:
5	
6	 free file free file irs irs.gov/freefile irs.gov/freefile.
7	 free file taxes irs.gov free file
8	 free file taxes online free file turbotax irs.gov/free file turbo tax free file
9	 free file turbo tax turbotax free file program
10	• irs free file
11	
12	58.
13	For each of the 13 search terms referenced in paragraph 35, during TY 2018— while
13	Intuit had blocked the landing page for its Free File product from appearing in search results—
	Intuit's online ads directed consumers to Intuit's commercial website with its "freemium"
15	product, rather than the IRS.gov website for the IRS Free File Program or the landing page for
16	Intuit's Free File product.
17	59.
18	During TY 2018, Intuit directed consumers towards the website for "freemium" and paid
19	products when consumers searched for its Free File product by its exact name: Turbo Tax Free
20	File Program.
21	60.
22	If a taxpayer knew to type "TurboTax Freedom" in a search engine, she would receive a
23	paid advertisement which, during the 2019 filing season, would direct her to a landing page with
24	a button link that said "See If You Qualify" that eventually lead to the Freedom
25	Edition website. However, the landing page also included a prominent link that said "Start for
26	Free," which directed the user to TurboTax's commercial and paid products.

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1	61.
2	Intuit knew that some of its customers were misled by these practices.
3	(ADVERTISING PRACTICES: INTUIT'S ADVERTISEMENTS MISREPRESENTED THAT
4	CONSUMERS WERE ELIGIBLE FOR A FREE VERSION OF ITS PRODUCTS)
5	62.
6	Since at least 2016, Intuit has extensively promoted its TurboTax products through
7	advertising in a variety of mediums touting that it offers a free service.
8	63.
9	Among its "do-it-yourself" online software products, Intuit used ads, including television
10	and social media ads, to promote its "freemium" TurboTax product.
11	64.
12	Intuit also has engaged in an ad campaign it calls "Free, Free, Free" in which "free" is
13	essentially the only word spoken by the actors in the commercials, until the voice over at the end
14	of the advertisement. Intuit used at least six different advertisements in this campaign.
15	65.
16	Many of Intuit's ads contain a fine print disclaimer at the end of the commercial
17	informing consumers that the offer is limited to consumers with "simple tax returns" or "simple
18	U.S. returns only." This fine print disclaimer was not conveyed audibly.
19	66.
20	The disclaimers are inadequate to cure the express representation that the advertised
21	products are free.
22	67.
23	A reasonable consumer could believe that the products Intuit advertises as free are free
24	for them, given that online products in many industries, including in online tax preparation, are
25	routinely offered to consumers completely free of any charge.
26	///

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1	68.
2	Intuit's false statements or representations that TurboTax is free, without adequately
3	disclosing the limitations of its free offer, have induced consumers to begin using TurboTax and,
4	after discovering they are not eligible for Intuit's "freemium" product (as described below), to
5	pay for paid TurboTax products.
6	(WEBSITE PRACTICES)
7	(Intuit's TurboTax Home Page Misled Consumers into Believing They Were Eligible for Its
8	"Freemium" Product)
9	69.
10	When consumers who saw Intuit's advertisements visited the TurboTax website, the
11	website's home page failed to adequately disclose the limitations on eligibility for Intuit's
12	"freemium" product.
13	70.
14	For example, for TY 2018, the TurboTax home page contained a screen that mimicked
15	the "free, free free" ad campaign.
16	71.
17	The screen failed to disclose adequately the limitations on eligibility.
18	72.
19	Consumers who proceeded with the "freemium" product would be brought to a login
20	screen and then start an online, automated "interview" to begin entering information to file their
21	taxes. Consumers who were not eligible for Intuit's "freemium" TurboTax product would not
22	learn they were ineligible until they had already invested significant time and effort creating an
23	account and inputting their personal tax information into the TurboTax product.
24	73.
25	For TY 2019, the TurboTax home page used a similar screen, with an even greater
26	emphasis that consumers were "guaranteed" a free product. Again, consumers who were not
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1	eligible for Intuit's "freemium" TurboTax product would not learn they were ineligible until they
2	had already invested significant time and effort creating an account and inputting their personal
3	tax information into the TurboTax product.
4	74.
5	For TY 2020 and 2021, Intuit has continued to employ a customer interview model in
6	which consumers who were not eligible for Intuit's "freemium" TurboTax product would not
7	learn they were ineligible until they had already invested significant time and effort creating an
8	account and inputting their personal tax information into the TurboTax product.
9	(Intuit's TurboTax Products and Pricing Screen Failed to Disclose Intuit's Free File Product,
10	Further Impeding Consumers from Learning of Its Existence)
11	75.
12	Intuit's TurboTax website has featured a screen Intuit calls its "Products and Pricing"
13	screen. For TY 2018, the headline on this screen informed consumers: "Tell us about you - we'll
14	recommend the right tax solution."
15	76.
16	When consumers clicked on one of the options on this screen, the TurboTax website
	When consumers clicked on one of the options on this screen, the TurboTax website would then recommend one of four products: (1) its "freemium" product, marketed as Free
16	
16 17	would then recommend one of four products: (1) its "freemium" product, marketed as Free
16 17 18	would then recommend one of four products: (1) its "freemium" product, marketed as Free Edition; (2) Deluxe; (3) Premier; or (4) Self-Employed—the latter three being Intuit's paid do-it-
16 17 18 19	would then recommend one of four products: (1) its "freemium" product, marketed as Free Edition; (2) Deluxe; (3) Premier; or (4) Self-Employed—the latter three being Intuit's paid do-it- yourself tax products. At the bottom of the screen, all four products were displayed, with the
16 17 18 19 20	would then recommend one of four products: (1) its "freemium" product, marketed as Free Edition; (2) Deluxe; (3) Premier; or (4) Self-Employed—the latter three being Intuit's paid do-it- yourself tax products. At the bottom of the screen, all four products were displayed, with the recommended product highlighted.
16 17 18 19 20 21	would then recommend one of four products: (1) its "freemium" product, marketed as Free Edition; (2) Deluxe; (3) Premier; or (4) Self-Employed—the latter three being Intuit's paid do-it- yourself tax products. At the bottom of the screen, all four products were displayed, with the recommended product highlighted. 77.
 16 17 18 19 20 21 22 	would then recommend one of four products: (1) its "freemium" product, marketed as Free Edition; (2) Deluxe; (3) Premier; or (4) Self-Employed—the latter three being Intuit's paid do-it- yourself tax products. At the bottom of the screen, all four products were displayed, with the recommended product highlighted. 77. This screen never displayed or recommended the TurboTax Free File product to
 16 17 18 19 20 21 22 23 	would then recommend one of four products: (1) its "freemium" product, marketed as Free Edition; (2) Deluxe; (3) Premier; or (4) Self-Employed—the latter three being Intuit's paid do-it- yourself tax products. At the bottom of the screen, all four products were displayed, with the recommended product highlighted. 77. This screen never displayed or recommended the TurboTax Free File product to consumers, even when they were ineligible for the "freemium" product, TurboTax Free Edition.
 16 17 18 19 20 21 22 23 24 	would then recommend one of four products: (1) its "freemium" product, marketed as Free Edition; (2) Deluxe; (3) Premier; or (4) Self-Employed—the latter three being Intuit's paid do-it- yourself tax products. At the bottom of the screen, all four products were displayed, with the recommended product highlighted. 77. This screen never displayed or recommended the TurboTax Free File product to consumers, even when they were ineligible for the "freemium" product, TurboTax Free Edition. 78.

1 Products and Pricing screen, which did not disclose Intuit's Free File product. Likewise, during 2 TY 2020, the TurboTax app contained a similar list of "all products" that did not include Intuit's 3 Free File product. 4 79. 5 For eligible consumers based on their AGI, Intuit's former Free File product covered all tax situations, forms, and deductions, thus providing coverage equal to Intuit's most expensive 6 7 TurboTax online product, Self-Employed. 8 (The TurboTax Interview Process Used "Hard Stops" to Induce 9 Consumers to Upgrade from Free to Paid Products) 10 80. 11 Intuit represented to consumers who are not eligible for the "freemium" product that they 12 must provide their payment information and pay Intuit in order to file their tax returns online 13 with TurboTax, even if the consumer was eligible to file for free through Intuit's former Free 14 File product. Intuit informed consumers of these required upgrades using screens its employees 15 call "Hard Stops." Intuit still employs Hard Stops in its "freemium" product. 81. 16 17 When consumers use the TurboTax "freemium" product, Intuit's software asks them a 18 series of questions on successive webpages about their financial situation. These questions 19 enable Intuit to determine whether consumers are eligible for the "freemium" product and 20 include, among other things, whether the consumer paid student loan interest or was self-21 employed. 22 82. 23 After supplying the information, consumers are prompted to input their income by 24 category. When consumers indicate that they need to report income on a Form 1099-MISC (for 25 example, because entities that paid them classified them as independent contractors), the TurboTax "freemium" product displays a Hard Stop informing them that they cannot proceed for 26

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1	free. For example, Intuit's TY 2019 "Business Income Upgrade" Hard Stop told consumers: "To
2	accurately report this income, you'll need to upgrade."
3	83.
4	Hard Stop screens then offer consumers the option to upgrade and pay for a paid
5	TurboTax product, such as TurboTax Deluxe or TurboTax Self-Employed. At various times
6	during TY 2018 and 2017, Intuit charged \$59.99 for TurboTax Deluxe and \$119.99 for
7	TurboTax Self-Employed.
8	84.
9	The Business Income Hard Stop was likely to deceive or mislead consumers who were
10	eligible for Intuit's former Free File product.
11	85.
12	The headline in the Business Income Hard Stop states that consumers must upgrade to a
13	paid product to "accurately report this income." That statement was false at the time for a large
14	percentage of TurboTax customers-those who were eligible for Intuit's Free File product.
15	86.
16	The Business Income Hard Stop was also misleading because it included a button that
17	says "keep free" below the column for TurboTax Free Edition, even though the consumer could
18	not actually continue using TurboTax Free Edition and report all of her income to the IRS.
19	87.
20	Upon clicking on the "keep free" button, consumers were put into a feedback loop that
21	ended only if they upgraded to a paid product or chose not to report their 1099 income.
22	88.
23	Intuit has used and is using many other Hard Stops to induce consumers to upgrade based
24	on certain types of income, such as income from a farm, farm rental or farm equipment; selling a
25	home; a prior year state tax refund; or investments. All of these Hard Stops misled consumers
26	

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eligible for Intuit's former Free File product to provide their payment information and buy paid
 TurboTax products.

3 89. Overall, for all Hard Stops from TY 2016 through TY 2018, millions of consumers 4 5 started in "freemium," encountered a Hard Stop, and then upgraded to and filed in a paid product. Many of those who were shown a Hard Stop were eligible at the time for Intuit's Free 6 7 File product. These Free File-eligible consumers who upgraded in response to a Hard Stop paid 8 Intuit more than \$100 million to file their federal tax returns. 9 90. 10 From at least 2017 to October 2021, when consumers encountered these Hard Stops, Intuit failed to disclose to consumers that they may have been or were eligible to use Intuit's 11 12 Free File product to accurately report their income or claim certain tax deductions. 13 (CONCLUSION) 14 91. 15 Based on these Findings, the Attorneys General have reason to believe that Intuit has 16 engaged in deceptive and unfair acts and practices in violation of the States' Consumer Protection Acts, in the marketing, advertising, promotion, and sale of online tax preparation 17 18 products. 19 92. Intuit voluntarily withdrew from the IRS Free File Program effective October 2021 and 20 21 would be able to seek to rejoin the IRS Free File Program at any time but for the provisions of 22 this Assurance. Intuit could not rejoin the IRS Free File Program without approval of the IRS 23 and the Director of the Free File Alliance. 24 93. 25 Solely for purposes of this Assurance, Intuit neither admits nor denies any of the Findings 26 in paragraphs 23 through 92 of this Section.

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1	INJUNCTIVE RELIEF
2	(GENERAL COMPLIANCE)
3	94.
4	Intuit shall comply with the Consumer Protection Acts and any amendments to those
5	laws, regulations, and rules that may be adopted by the States subsequent to the Effective Date of
6	this Assurance.
7	(PROHIBITION AGAINST MISREPRESENTATIONS)
8	95.
9	Intuit, Intuit's officers, agents, employees, and attorneys, and all other persons in active
10	concert or participation with any of them, who receive actual notice of this Assurance, whether
11	acting directly or indirectly, in connection with promoting or offering any online tax preparation
12	products, must not misrepresent, expressly or by implication:
13	a. That consumers can only file their taxes online accurately if they use a TurboTax
14	Paid Product or TurboTax Free Edition Product.
15	b. That consumers can only claim a tax credit or tax deduction if they use a
16	TurboTax Paid Product or TurboTax Free Edition Product.
17	c. That consumers must upgrade to a TurboTax Paid Product to file their taxes
18	online if they are eligible to use the TurboTax Free Edition Product.
19	d. That consumers can continue using and file their taxes for free with the TurboTax
20	Free Edition Product when that is not the case, including by stating expressly or impliedly to
21	consumers on an Upgrade Screen that they can continue using the TurboTax Free Edition
22	Product through a "keep free" button or another button using similar language. Intuit may give
23	consumers the option of continuing to use the TurboTax Free Edition Product on an Upgrade
24	Screen, so long as a disclosure is made, Clearly and Conspicuously on the Upgrade Screen and in
25	Close Proximity to any button, link, or option on the Upgrade Screen that permits the consumer
26	to exercise the option of continuing to use the TurboTax Free Edition Product, that the current

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tax information entered by the consumer indicates that the consumer will need to upgrade to a
 TurboTax Paid Product to file his or her taxes.

e. Any other fact material to consumers concerning any tax preparation product or
service, such as the price; total cost; any material restrictions, limitations, or conditions; or any
material aspect of its performance, efficacy, nature, or central characteristics.

6 (REQUIRED DISCLOSURES AND BUSINESS PRACTICES FOR ADVERTISING AND 7 MARKETING OF FREE PRODUCTS)

96.

8

9 As soon as reasonably practicable, but no later than August 1, 2022, in connection with 10 advertising, marketing, promoting, offering, naming, or describing, or assisting in the 11 advertising, marketing, promotion, offering, naming, or describing of any tax preparation 12 products as free, whether directly or indirectly, Intuit must make the following disclosures about 13 taxpayer eligibility for such free products and comply with the following terms:

(a) In any non-Space-Constrained Advertisement of free tax preparation products
other than on a TurboTax Website, Intuit must disclose, Clearly and Conspicuously, and in Close
Proximity to the representation that the product is free: (1) the existence and category of material
limitations on a consumer's ability to use that free product; and (2) that not all taxpayers qualify
for the free product.

(b) In any Space-Constrained Advertisement of free tax preparation products other
than Space-Constrained Video Advertisements, Intuit must disclose that eligibility requirements
apply. If made online, Intuit must also (1) Clearly and Conspicuously include a hyperlink to a
landing page or webpage on a TurboTax Website that Clearly and Conspicuously contains full
disclosure of all material eligibility restrictions or (2) link by clicking on the Advertisement itself
to a landing page or webpage on a TurboTax Website that Clearly and Conspicuously sets forth
full disclosure of all material eligibility restrictions.

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1 (c) For a period of ten (10) years, in any Space-Constrained Video Advertisements of 2 free tax preparation products, Intuit must visually disclose, Clearly and Conspicuously, and in 3 Close Proximity to the representation that the product is free: (1) the existence and category of 4 material limitations on a consumer's ability to use that free product; and (2) that not all taxpayers 5 qualify for the free product. In addition, for a period of ten (10) years, in any Space-Constrained 6 Video Advertisements of free tax preparation products except for such Advertisements that are 8 7 seconds or shorter, Intuit must verbally disclose, Clearly and Conspicuously and in Close 8 Proximity to the representation that the product is free, that not all taxpayers qualify.

9 (d) In any Advertisement of free tax preparation products on a TurboTax Website, 10 and any space on a TurboTax Website listing, describing, offering, or promoting such free 11 products, Intuit must disclose (1) Clearly and Conspicuously and very near to the representation 12 all material limitations on a consumer's ability to use that free product, including, but not limited 13 to, eligibility criteria for that free product, or (2) through a hyperlink (i) that is very near to the 14 representation, (ii) that indicates that there are material limitations on a consumer's ability to use 15 that free product, and (iii) that links to a landing page or webpage that Clearly and 16 Conspicuously sets forth all material limitations on a consumer's ability to use that free product, 17 including, but not limited to, eligibility criteria for that free product.

(e) Intuit must disclose Clearly and Conspicuously to consumers, at the earliest point
at which it is reasonably possible to determine, that they do not qualify to file a tax return for free
with the TurboTax Free Edition Product.

(f) Intuit must take reasonable steps to design all TurboTax products to inform, at the
earliest point it is reasonably possible, consumers using the TurboTax Free Edition Product
whether they will or will not be able to file for free using that product.

(g) Intuit must not publish, or cause to be published, in any medium (1) its "free, free,
free" Video Advertisements (see Appendix A for a list of such advertisements) and (2) Video
Advertisements that are substantially similar in their repetition of the word free. Intuit must

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1	comply with this Section III.G immediately upon the Effective Date, notwithstanding any
2	contradictory language in the introduction to Section III above.
3	(PROHIBITION AGAINST DATA-CLEARING PRACTICES)
4	97.
5	Effective December 1, 2022, Intuit must permit consumers who enter a TurboTax Paid
6	Product through an Upgrade Screen to return to the TurboTax Free Edition Product without
7	being required to re-enter the data they provided when using the TurboTax Free Edition Product.
8	(VOLUNTARY WITHDRAWAL FROM AND INJUNCTION AGAINST REJOINING THE
9	IRS FREE FILE PROGRAM)
10	98.
11	In recognition of Intuit's voluntary withdrawal from the IRS Free File Program effective
12	October 2021 and Intuit's representation and commitment that it will not rejoin the IRS Free File
13	Program, and in lieu of this Assurance containing specific injunctive provisions concerning
14	Intuit's potential future participation in the IRS Free File Program and conduct related thereto:
15	(a) Intuit must not seek to rejoin or participate in the IRS Free File Program.
16	(b) This term may only be modified by amending this Assurance pursuant to
17	paragraph 135.
18	(PAYMENT TO THE SETTLEMENT FUND AND ADMINISTRATION FUND)
19	99.
20	Within thirty (30) days of the Effective Date, Intuit shall pay the total sum of One
21	Hundred Forty-One Million Dollars (\$141,000,000) ² (the "Required Payment") as described
22	herein. The Required Payment shall be made in two installments: (1) the first payment, in the
23	
24	² From this amount, a total of Two Hundred and Fifty Thousand Dollars (\$250,000) will be
25	allocated for fees and costs to a certain previously designated State. This Two Hundred and Fifty

²⁵ Thousand Dollars (\$250,000) will be paid into the Settlement Fund by Intuit and will distributed by the Oversight Committee.

26

1 amount of Two Million Five Hundred Thousand Dollars (\$2,500,000) (the "Administration 2 Fund"), shall be made by Intuit to an account for the payment of costs and expenses incurred or 3 charged by the Fund Administrator in administering the Settlement Fund; (2) the second payment, in the amount of One Hundred Thirty-Eight Million Two Hundred and Fifty Thousand 4 5 Dollars (\$138,250,000) (the "Settlement Fund"), shall be made by Intuit to an account for the use of the fund administrator selected by the Oversight Committee (the "Fund Administrator"), for 6 7 the purpose of providing restitution to Covered Consumers as described hereunder, who shall be 8 responsible for the administration of the Settlement Fund. The Required Payment installments 9 shall be made by wire transfer in accordance with instructions provided by the Oversight 10 Committee. After transfer of the Required Payment, Intuit shall have no right, title, interest or 11 other legal claim in the transferred funds.

12

100.

13 The Oversight Committee shall have sole discretion concerning the administration and 14 distribution of the Settlement Fund, which may include determining the Covered Consumers 15 who are entitled to payments from the Settlement Fund; the nature, timing, and amount of such 16 payment; directing the Fund Administrator to make payments to these consumers; the timing and 17 content of communications from the Fund Administrator to Covered Consumers concerning the 18 Settlement Fund; directing the Fund Administrator to make payments of fees or costs from the 19 Settlement Fund to one or more Attorneys General; and transferring funds from the Settlement 20 Fund to the Administration Fund. Attached for informational purposes only as Appendix C is a 21 preliminary calculation of each States' percentage of the total population of Covered Consumers; 22 the Oversight Committee is not required to distribute the Settlement Fund according to these 23 preliminary percentages. If the Oversight Committee directs the Fund Administrator to make a 24 payment of fees or costs to a State, that payment shall be deducted from the share of the 25 Settlement Fund that is allocated to that State. Individual States may, at their discretion, append a 26 State-specific appendix to their copy of this Assurance that sets forth the payment from the

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Settlement Fund that has been allocated to the Covered Consumers in that State and any payment
 of fees or costs to that State.

3

101.

All costs and expenses incurred or charged by the Fund Administrator in administering 4 5 the Settlement Fund shall be paid out of the Administration Fund. The Oversight Committee shall have sole discretion concerning the administration and distribution of any money that 6 7 remains in the Administration Fund after payment of all costs and expenses incurred or charged 8 by the Fund Administrator in administering the Settlement Fund. In no event shall the Attorneys 9 General be liable for any costs associated with administering the Settlement Fund. The 10 administration of the Settlement Fund shall, include, but not be limited to, the following: 11 Identifying the current mailing address of each Covered Consumer, which shall be (a) 12 provided by Intuit and/or through the use of publicly-available databases, commercially-

13 available databases, and public records;

(b) Preparing and sending, by mail and email, communications to Covered
Consumers relating to the settlement, including notice of the settlement and reminder notices to
all Covered Consumers who had been sent a check but not yet cashed it;

17 (c) Distributing restitution to each Covered Consumer by check, and reissuing checks
18 as necessary, including for checks that have been returned;

(d) Establishing a process by which Covered Consumers may elect to receive their
payments through an electronic payment processor such as Venmo, PayPal, or Zelle instead of
by check;

22 (e) Maintaining a website that contain the terms and conditions of the settlement;

(f) Providing and hosting a toll free number to provide information to Covered
Consumers relating to the settlement during distribution of the restitution;

25 (g) Contacting, by mail, email, or phone, Covered Consumers regarding uncashed

26 checks;

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(h) Reporting to the Oversight Committee on the status of the administration of the
 Settlement Fund and responding to requests by the Oversight Committee for documentation and
 information necessary to confirm the proper administration of the Settlement Fund; and

4 (i) Providing all other services necessary for the proper administration of the5 Settlement Fund.

6

102.

7 Within sixty (60) days of the Effective Date, Intuit must submit to the Oversight 8 Committee for review and non-objection its proposed contract with the Fund Administrator that 9 includes a comprehensive Statement of Work consistent with paragraph 101 and all other terms 10 of this Assurance. The Oversight Committee will have the discretion to make a determination of 11 non-objection to the Statement of Work or direct Intuit to revise it. If the Oversight Committee 12 directs Intuit to revise the Statement of Work, Intuit must revise and resubmit the contract to the 13 Oversight Committee within thirty (30) days. After receiving notification that the Oversight 14 Committee has made a determination of non-objection to the Statement of Work, Intuit and the 15 Settlement Administrator must implement and adhere to the steps, recommendations, deadlines, and timeframes outlined in the Statement of Work. 16

17

103.

18 Intuit shall promptly provide the Fund Administrator (and the Oversight Committee, if 19 requested by the Oversight Committee) with all information the Oversight Committee deems necessary to permit the Fund Administrator to distribute funds to Covered Consumers as directed 20 21 by the Oversight Committee, including, but not limited to, the following for each consumer: full 22 name; last known and prior mailing addresses, email addresses, and 23 telephone numbers; and for each of Tax Years 2016, 2017, and 2018, the TurboTax Paid Product 24 used by the consumer, if any, the amount the consumer paid to Intuit for said TurboTax Paid 25 Product, and the amount of any credits, chargebacks, or settlement amounts already paid by 26 Intuit or received by such consumer for the TurboTax Paid Product. In carrying out the

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foregoing, Intuit agrees to provide such information as soon as possible but in no event more
 than thirty (30) calendar days of the Oversight Committee's request.

3

4

104.

Intuit shall warrant to the Oversight Committee at the time of supplying information to

5 the Fund Administrator that the information is complete and accurate to the best of its knowledge

6 and capability. Intuit's duty to provide complete and accurate information regarding Covered

7 Consumers shall continue throughout the administration process.

8

105.

9 After the Fund Administrator has completed the administration of the Settlement Fund

10 (including making reasonable attempts to contact payees of uncashed checks and waiting a

11 reasonable period of time not less than ninety (90) calendar days), all uncashed checks may be

12 voided. Once such uncashed checks have been voided, these funds shall be distributed to state

13 unclaimed property funds, to any other fund or agency if so required by law, or to any other fund

14 or agency as lawfully directed by the Attorney General of the respective state³, based on the last

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any portion of those funds is not distributed to eligible consumers, such portion will be deposited by the Arizona

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 ³ For Arizona: Any funds distributed to the Arizona Attorney General's Office shall be deposited into the Consumer
 Restitution and Remediation Revolving Fund, pursuant to A.R.S. § 44-1531.02(B). The Arizona Attorney General's Office will have sole discretion as to how and when restitution funds are distributed to consumers. In the event that

Attorney General's Office into the Consumer Protection-Consumer Fraud Revolving Fund, pursuant to A.R.S. § 44-18 1531.02(B), and used for the purposes specified in A.R.S. § 44-1531.01.

¹⁹ Example 19 Examp

²⁰ certified check, cashier's check, or money order made payable to the "Colorado Department of Law," shall reference "Intuit-TurboTax" and shall be delivered to: Emily Lujan, Program Assistant, Consumer Protection Section,

²¹ Colorado Department of Law, 1300 Broadway, 7th Floor, Denver, Colorado 80203. Such payments shall be held, along with any interest thereon, in trust by the Colorado Attorney General to be used in the Colorado Attorney

General's sole discretion for reimbursement of attorneys' fees and costs, the payment of consumer restitution, if any, and for consumer or creditor educational purposes, for future consumer credit or consumer protection enforcement, or public welfare purposes.

 ²⁵ of public wenarc purposes.
 <u>For Delaware</u>: All payments to the Delaware Attorney General pursuant to this Assurance shall be made to
 24 the Consumer Protection Unit of the Delaware Department of Justice ("CPU"). The CPU shall place all funds

received in the State of Delaware's Consumer Protection Fund, and such funds may be utilized for any lawful
 purpose.

^{26 &}lt;u>For New Mexico</u>: For those funds allocated to New Mexico, such funds shall be directed to the New Mexico Office of the Attorney General's ("NMOAG's") consumer settlement fund. The funds shall be expended, at the sole discretion of the NMOAG, (i) to enhance the NMOAG's law enforcement efforts to prevent and prosecute

1 known state residence of the payee. The Fund Administrator must distribute uncashed funds, or 2 any other remaining funds in the Settlement Fund, pursuant to instructions provided by the 3 Oversight Committee. 4 106. 5 Covered Consumers who receive a payment from the Settlement Fund shall not be 6 required to return or discontinue the use of any Intuit goods or services, and receipt of any such 7 payment shall not be tied to any other commitment. 8 107. 9 To the extent not already provided elsewhere, Intuit shall, upon request by the Oversight 10 Committee, provide all documentation and information necessary for the Oversight Committee 11 to confirm compliance with the Assurance. To the extent not already provided elsewhere, Intuit shall ensure that all communications with the Fund Administrator regarding the administration of 12 13 the Settlement Fund shall include at least one representative of the Oversight Committee. 14 111 15 elder fraud, consumer fraud, and/or other unfair or deceptive acts or practices, (ii) to investigate, enforce, and prosecute other illegal conduct related to deceptive online advertising, deceptive use of "dark patterns," and/or 16 violations of other consumer protection laws, and/or (iii) for any other lawful purpose, at the sole discretion of the NMOAG. 17 For Ohio: After the Fund Administrator has completed the administration of the Settlement Fund (including making reasonable attempts to contact payees of uncashed checks and waiting a reasonable period of time not less 18 than ninety (90) calendar days), all uncashed checks may be voided. Once such uncashed checks have been voided, these funds shall be distributed and delivered to the office of the Ohio Attorney General. The money received by the 19 office of the Ohio Attorney General pursuant to this paragraph may be used by the office of the Ohio Attorney General for purposes that may include, but are not limited to, attorney's fees and other costs of investigation and 20 litigation, or may be placed in, or applied to, any consumer protection law enforcement fund, consumer education, litigation or local consumer aid fund, or for such other uses permitted by Ohio law, at the sole discretion of the Ohio 21 Attorney General. For Washington: The total amount of any and all uncashed checks that had been direct to a payee whose 22 last known residence was in the State of Washington that remain outstanding shall be paid to the Washington

2000, Seattle, WA 981104. Such payments shall be used for recovery of the state's fees and costs in investigating this matter, monitoring compliance with this Assurance of Discontinuance, future enforcement of the Consumer

25 Protection Act, or for any lawful purpose in the discharge of the state's Attorney General's duties at the sole discretion of the Attorney General.

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Attorney General's Office. For any such payments to the Washington Attorney General, they shall be made in good 23 funds by wire transfer or valid check payable to "State of Washington Attorney General's Office," delivered to the Office of the Attorney General, Attention: Margaret Farmer, Litigation Support Manager, 800 Fifth Avenue, Suite 24

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108. 2 The Attorneys General shall have no liability whatsoever to Intuit, the Fund 3 Administrator, or any Covered Consumer in connection with the administration of the Settlement Fund or for any action by Intuit or the Claims Administrator with respect to the monies 4 5 deposited. 109. 6 7 The Attorney General of the State of New York shall satisfy the reporting obligations of 8 the States under Section 6050X of the Internal Revenue Code of 1986, as amended, with respect 9 to Intuit's payments hereunder. Intuit is fully responsible for the payment of its taxes, including 10 in the event any deductions for amounts paid under this settlement agreement are disallowed, as well as any fines or penalties imposed by the Internal Revenue Service with respect to such 12 taxes. 13 (ASSURANCE ACKNOWLEDGEMENTS) 14 110. 15 Intuit, within seven (7) days of the Effective Date, (1) must submit to the Oversight 16 Committee an acknowledgment of receipt of this Assurance sworn under penalty of perjury; and 17 (2) must identify to the Oversight Committee the primary physical, postal, and email address and 18 telephone number, as designated points of contact, that the Oversight Committee may use to 19 communicate with Intuit. 20 111. For five (5) years after the Effective Date, Intuit must deliver a copy of this Assurance to 22 (1) all principals, officers, and directors; (2) all employees having managerial responsibilities for 23 Advertisements for any TurboTax Free Edition Product; the online search and search engine 24 optimization strategies and practices for any TurboTax Free Edition Product and any TurboTax 25 Paid Product; the representations made on the TurboTax Website regarding any TurboTax Free Edition Product; and customer service inquiries regarding any TurboTax Free Edition Product; 26

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1	and (3) any business entity resulting from any change in structure as set forth in the Section titled
2	Compliance Reporting. Delivery must occur within seven (7) days of the Effective Date for
3	current personnel. For all others, delivery must occur before they assume their responsibilities.
4	112.
5	From each individual or entity to which Intuit delivered a copy of this Assurance, Intuit
6	must obtain, within thirty (30) days, a signed and dated acknowledgment of receipt of this
7	Assurance.
8	(COMPLIANCE REPORTING)
9	113.
10	One (1) year after the Effective Date, Intuit must submit to the Oversight Committee a
11	compliance report, sworn under penalty of perjury, in which Intuit must identify all of Intuit's
12	tax preparation businesses by all of their names, telephone numbers, and physical, postal, email,
13	and Internet addresses and describe in detail whether and how Intuit is in compliance with each
14	Section of this Assurance.
15	114.
16	For five (5) years after the Effective Date, Intuit must submit to the Oversight Committee
17	a compliance notice, sworn under penalty of perjury, within fourteen (14) days of any change in
18	the following: (a) any designated point of contact; or (b) the structure of Intuit that may affect
19	compliance obligations arising under this Assurance, including: creation, merger, sale, or
20	dissolution of the entity or any subsidiary, parent, or affiliate that engages in any acts or practices
21	subject to this Assurance.
22	115.
23	Intuit must submit to the Oversight Committee notice of the filing of any bankruptcy
24	petition, insolvency proceeding, or similar proceeding by or against Intuit within fourteen (14)
25	days of its filing.
26	///

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1	116.
2	Any submission to the Oversight Committee required by this Assurance to be sworn
3	under penalty of perjury must be true and accurate, such as by concluding: "I declare under
4	penalty of perjury under the laws of the United States of America that the foregoing is true and
5	correct. Executed on: " and supplying the date, signatory's full name, title (if applicable),
6	and signature.
7	117.
8	Unless otherwise directed by a representative of the Oversight Committee in writing, all
9	submissions to the Oversight Committee pursuant to this Assurance must be made in accordance
10	with the terms in paragraphs 139 and 140. All submissions shall have a subject line that must
11	begin: Attorneys General v. Intuit Inc.
12	(RECORDKEEPING)
13	118.
14	Intuit must create certain records for ten (10) years after the Effective Date, and retain
15	each such record for five (5) years. Specifically, Intuit must create and retain the following
16	records:
17	119.
18	Accounting records showing: (1) the revenues from all TurboTax Paid Products and any
19	add-on products such as Audit Defense; and (2) the revenues from all TurboTax Paid Products
20	and any add-on products such as Audit Defense that were received from consumers who began
21	the process of preparing their returns in any TurboTax Free Edition Product;
22	120.
23	Records of all consumer complaints and refund requests concerning the subject matter of
24	this Assurance, whether received directly or indirectly, such as through a third party, and any
25	response;
26	///

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1	121.
2	All records necessary to demonstrate full compliance with each provision of this
3	Assurance, including all submissions to the Oversight Committee; and
4	122.
5	To the fullest extent possible, a copy of each unique Advertisement or other marketing
6	material relating to any TurboTax Free Edition Product.
7	(COMPLIANCE MONITORING)
8	123.
9	For a period of five (5) years, and for the purpose of monitoring Intuit's compliance with
10	this Assurance: Within thirty (30) days of receipt of a written request from the Oversight
11	Committee, Intuit must submit additional compliance reports or other requested information,
12	which must be sworn under penalty of perjury.
13	124.
14	Nothing in this Assurance limits any State's lawful use of compulsory process, pursuant
15	to applicable state law.
16	RELEASES
17	125.
18	By execution of this Assurance, and upon Intuit's compliance with its terms including the
19	payments required in paragraphs 99 – 124, the States release and forever discharge Intuit and its
20	past and present officers, directors, employees, agents, affiliates, parents, subsidiaries, operating
21	companies, predecessors, assigns, and successors from all civil consumer-protection or unfair-
22	trade-practices claims each Attorneys General is authorized by law to bring that arise from or
23	relate to the findings contained herein.
24	///
25	///
26	///
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1	126.
2	Nothing contained in this Assurance shall be construed to limit the ability of any
3	Attorney General to enforce the obligations that Intuit has under this Assurance. Further, nothing
4	in this Assurance shall be construed to waive or limit any private rights of action.
5	127.
6	Notwithstanding the releases in paragraph 125, or any other term of this Assurance, the
7	following claims are specifically reserved and not released by this Assurance: (1) claims based
8	on violations of securities laws, including claims based on the offer, sale, or purchase of
9	securities; (2) claims of regulatory agencies having specific regulatory jurisdiction that are
10	separate and independent from the regulatory enforcement of the Attorneys General; and (3)
11	claims that arise from Intuit's actions that take place after the Effective Date.
12	GENERAL PROVISIONS
13	128.
14	The Parties understand and agree that the Attorneys General have defined jurisdiction
15	under the laws, or assert jurisdiction under the common law, of their respective States for the
16	enforcement of state Consumer Protection Acts.
17	129.
18	The Parties understand and agree that this Assurance shall not be construed as an
19	approval or sanction by the Attorney General of Intuit's business practices, nor shall Intuit
20	represent that this Assurance constitutes an approval or sanction of its business practices. The
21	Parties further understand and agree that any failure by the Attorney General to take any action
22	in response to information submitted pursuant to this Assurance shall not be construed as an
23	approval or sanction of any representations, acts, or practices indicated by such information, nor
24	shall it preclude action thereon at a later date.
25	///
26	///

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1	130.
2	Nothing in this Assurance shall be construed as relieving Intuit of the obligation to
3	comply with all applicable state and federal laws, regulations, and rules, nor shall any of the
4	provisions of this Assurance be deemed to be permission to engage in any acts or practices
5	prohibited by such laws, regulations, and rules.
6	131.
7	To the extent that there are any, Intuit agrees to pay all court costs associated with the
8	filing (if legally required) of this Assurance by any State. No court costs, if any, shall be taxed
9	against any State.
10	132.
11	This Assurance may be executed by any number of counterparts and by different
12	signatories on separate counterparts, each of which shall constitute an original counterpart
13	thereof and all of which together shall constitute one and the same document. One or more
14	counterparts of this Assurance may be delivered by facsimile or electronic transmission with the
15	intent that it or they shall constitute an original counterpart thereof.
16	133.
17	This Assurance contains the complete agreement between the Parties. The Parties have
18	made no promises, representations, or warranties other than what is contained in this Assurance.
19	This Assurance supersedes any prior oral or written communications, discussions, or
20	understandings.
21	134.
22	For the purposes of construing the Assurance, this Assurance shall be deemed to have
23	been drafted by all Parties
24	135.
25	This Assurance may not be amended except by an instrument in writing signed on behalf
26	of all Parties to this Assurance.

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136. 2 This Assurance is entered into voluntarily and solely for the purpose of resolving the claims and causes of action against Intuit. Each Party and signatory to this Assurance represents 3 4 that it freely and voluntarily enters into this Assurance without any degree of duress or 5 compulsion. 6 137. 7 Any failure by any Party to this Assurance to insist upon the strict performance by any 8 other Party of any of the provisions of this Assurance shall not be deemed a waiver of any of the 9 provisions of this Assurance, and such Party, notwithstanding such failure, shall have the right 10 thereafter to insist upon the specific performance of any and all of the provisions of this 11 Assurance. 12 138. 13 If any clause, provision, or section of this Assurance shall, for any reason, be held illegal, 14 invalid, or unenforceable, such illegality, invalidity, or unenforceability shall not affect any other 15 clause, provision, or section of this Assurance, which shall be construed and enforced as if such 16 illegal, invalid, or unenforceable clause, section, or provision had not been contained herein. 17 139. 18 Whenever Intuit shall provide notice to any Attorneys General under this Assurance, that 19 requirement shall be satisfied by sending notice to the email and postal address for each 20 respective Attorneys General identified in Appendix B in accordance with the following 21 paragraph. 22 140. 23 All notices or other documents to be provided under this Assurance shall be sent by U.S. 24 mail, certified mail return receipt requested, or other nationally recognized courier service that 25 provides for tracking services and identification of the person signing for the notice or document, and shall have been deemed to be sent upon mailing. Additionally, any notices or documents to 26

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1	be provided under this Assurance shall also be sent by electronic mail if an email address has
2	been provided for notice. Any party may update its address by sending written notice to the other
3	party.
4	141.
5	If a court of competent jurisdiction determines that Intuit has breached this Assurance,
6	Intuit shall pay to the Attorney General the cost, if any, of obtaining such determination and of
7	enforcing this Assurance, including without limitation legal fees, expenses, and court costs.
8	APPROVAL BY COURT
9	APPROVED FOR FILING and SO ORDERED. Signed:
10	
11	
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15	IN WITNESS WHEREOF, this Assurance is executed by the Parties hereto on the dates
16	set forth below:
17	[Parties' signature pages continued in the following pages]
18	
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For Intuit Inc.

G By: 28 April, 2022 Date:____

Gregory N. Johnson Executive Vice President and General Manager

1	Acceptance of Oregon Department of	Justice:
2	Date: May 2, 2022	ELLEN ROSENBLUM
3		Attorney General
4		\mathcal{D} / \mathcal{U}
5 6		By: D. Ather Calle
0 7		Althea Cullen, OSB#064901 Assistant Attorney General
, 8		Oregon Department of Justice 100 SW Market Street
9		Portland, OR 97201 Ph: 971-673-1880
10		Email: althea.d.cullen@doj.state.or.us
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APPENDIX A - "FREE, FREE, FREE" ADVERTISEMENTS⁴

<u>"Big Kick"</u>

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• The "Big Kick" advertisement depicts a high school football placekicker and his supportive father. In the moments before an important kick, the son flashes back to a memory from his youth of his father encouraging him; returning to the present, the son converts the field goal attempt while his father looks on. However, instead of featuring conventional dialogue, the characters in "Big Kick" repeat only the word "free" throughout the ad.



 $\frac{1}{4}$ This Appendix addresses all versions of the listed advertisements, *i.e.*, 15-second, 30-second, and 60-second versions of the advertisements, to the extent they exist.

• <u>"Credits"</u>

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• In the "Credits" advertisement, a John McClane-type action hero utters a wisecrack (here, the word "free" several times) as he drops a lighter onto a streak of gasoline, which triggers the explosion of a batter white van. As flames explode into the air, the action hero strides towards the camera in slow motion, prompting the credits to roll on screen, with every actor and role consisting of one or more uses of the word "free."



- "Crossword"
 - In "Crossword," a white-haired couple completes a crossword puzzle in which every clue and every answer is one or more uses of the word "free."



"Game Show"

The "Game Show" advertisement depicts a 70s-era game show in which a woman must guess what activity or concept her male partner is miming. Every one of the woman's answers is correct and consists of one or more uses of the word "free."



- "Lawyer"
 - In "Lawyer," an attorney delivers an impassioned closing argument to the jury as dramatic music swells, with every word of the attorney's argument being "free." After he finishes, a member of the jury leads a standing ovation, as various jurors repeat the word "free" several times.



• <u>"Spelling Bee"</u>

• The "Spelling Bee" advertisement shows a middle school-aged boy correctly spelling the word "free" in a spelling bee. Aside from the boy's spelling out the letters "F-R-E-E," every line dialogue spoken by the boy and by the judge of the spelling bee consists entirely of the word "free."



- <u>"Echo"</u>
 - In "Echo," a hiker shouts "free" from the top of a mountain, with the word "free" reverberating back to her as a result.



<u>"Auctioneer"</u>

• In "Auctioneer," a fleet-tongued auctioneer rattles off prices and bids to a collection of ranchers and cowboys. Instead of conventional dialogue, the auctioneer repeatedly utters the word "free."



<u>"Dance Workout"</u>

• The "Dance Workout" advertisement depicts an instructor leading an enthusiastic dance workout class. Instead of conventional words of encouragement and instruction, the instructor repeats the word "free."



	APPENDIX B – STATE NOTICES
Alaska	1031 West 4th, Ave., Suite 200 Anchorage, AK 99501 consumerprotection@alsaka.gov
Alabama	501 Washington Avenue Montgomery, AL 36130 Olivia.Martin@AlabamaAG.gov
Arkansas	323 Center Street, Suite 200 Little Rock, AR 72201
Arizona	Alyse Meislik Consumer Protection & Advocacy Section 2005 N. Central Ave. Phoenix, AZ 85004 Alyse.Meislik@azag.gov consumer@azag.gov
California	300 South Spring Street, Suite 1702 Los Angeles, CA 90013 bernard.eskandari@doj.ca.gov
Colorado	1300 Broadway Denver, CO 80203 abigail.hinchcliff@coag.gov
Connecticut	Brendan T. Flynn, AAG Office of the Connecticut Attorney General 165 Capital Ave. Hartford, CT 06106 Brendan.Flynn@ct.gov
District of Columbia	Office of Consumer Protection Public Advocacy Division ATTN: Tim Shirey, Investigator D.C. Office of the Attorney General 400 6th Street NW Washington D.C. 20001 Timothy.Shirey@dc.gov
Delaware	820 N. French St., 5th Floor Wilmington, DE 19801 katherine.devanney@delaware.gov

1	Florida	Edward Moffitt
1	Tionda	Chief Investigator, MSPB & Cyber Fraud Bureau
2		Office of the Florida Attorney General 135 West Central Boulevard, Suite 670
3		Orlando, FL 32801
4		Edward.Moffitt@myfloridalegal.com
5	Georgia	2 Martin Luther King, Jr. Drive, Suite 356E Atlanta, GA 30334
6		dzisook@law.ga.gov
7	Hawaii	235 S. Beretania Street #801
8		Honolulu, Hawaii 96813 ltong@dcca.hawaii.gov
9		rtolenti@dcca.hawaii.gov
10	Illinois	100 W. Randolph St., 12th Fl.
11		Chicago, IL 60601 Daniel.edelstein@ilag.gov
12	Iowa	William Pearson
13		Iowa Department of Justice 1305 E. Walnut, 2nd Floor
14		Des Moines, IA 50319 William.pearson@ag.Iowa.gov
15	1.1.1.	
16	Idaho	P.O. Box 83720 Boise, ID 83720-0010
17		stephanie.guyon@ag.idaho.gov
18	Indiana	302 W. Washington St. IGCS, 5th Floor
19		Indianapolis, IN 46204
20		Michelle.Alyea@atg.in.gov
	Kansas	120 SW 10th Avenue, 2nd floor Topeka, KS 66612
21		sarah.dietz@ag.ks.gov
22	Kentucky	1024 Capital Center Drive, Suite 200
23		Frankfort, KY 40601 Christian.Lewis@ky.gov
24	Louisian	
25	Louisiana	1885 N 3rd Street Baton Rouge, LA 70802
26		MughalA@ag.louisiana.gov

1	Massachusetts	One Ashburton Place, 18th Floor
1		Boston, MA 02108
2		Glenn.kaplan@mass.gov
3	Maryland	Consumer Protection Division of the Office of the Attorney General of Maryland
4		Elizabeth Stern
5		Assistant Attorney General 200 Saint Paul Place
6		Baltimore, MD 21202 estern@oag.state.md.us
7		
8		With a copy to:
9		Chief, Consumer Protection Division 200 Saint Paul Place
10		Baltimore, MD 21202
11		consumer@oag.state.md.us
12	Maine	6 State House Station Augusta, Maine 04333-0006
13		christina.moylan@maine.gov
14	Michigan	525 W. Ottawa St.
15		PO Box 30736 Lansing, MI 48909
16		Levina@michigan.gov
17	Minnesota	445 Minnesota Street, Suite 1200
18		Saint Paul, MN 55101 alex.baldwin@ag.state.mn.us
19	Missouri	815 Olive Street, Suite 200
20		St. Louis, MO 63101 Michael.Schwalbert@ago.mo.gov
20		
		with an additional hard copy to: 207 W. High St.
22		P.O. Box 899 Jefferson City, MO 65102
23	Mississippi	Post Office Box 220
24	Mississippi	Jackson, MS 39205
25		caleb.pracht@ago.ms.gov consumer@ago.ms.gov
26	Montana	215 N Sanders Street

1		Helena, MT 59601
1 2		ocpinvestigations@mt.gov
3	North Carolina	PO Box 629 Raleigh, NC 27602
4 5	North Dakota	1720 Burlington Drive, Suite C Bismarck, ND 58504-7736 pgrossman@nd.gov
6 7	Nebraska	2115 State Capitol Building Lincoln, NE 68509 michaela.hohwieler@nebraska.gov
8 9	New Hampshire	33 Capitol St. Concord, NH 03301
10	New Jersey	124 Halsey St 5th Floor
11		P.O. Box 45029 Newark, NJ 07102
12		monica.finke@law.njoag.gov zeyad.assaf@law.njoag.gov
13	New Mexico	Lawrence Otero
14		Brian McMath
15		Assistant Attorneys General Consumer & Environmental Protection Division
16		New Mexico Office of the Attorney General P.O. Box 1508
17		Santa Fe, New Mexico 87504
18		lotero@nmag.gov bmcmath@nmag.gov
19	Nevada	100 North Carson Street
20		Carson City, NV 89701 MNewman@ag.nv.gov
21		and
22		8945 W. Russell Road, Suite 204 Las Vegas NV 89148
23		Sforbes@ag.nv.gov
24	New York	28 Liberty St. New York, NY 10005
25		joseph.mueller@ag.ny.gov clark.russell@ag.ny.gov
26	Ohio	1 Government Center
	L	

1		640 Jackson St., Suite 1340
2		Toledo, Ohio 43604 Timothy.Effler@OhioAGO.gov
3	Oklahoma	313 NE 21st St.
4		Oklahoma City, OK 73105 Malisa.McPherson@oag.ok.gov
5	Oregon	Oregon Department of Justice
6		Attn: Althea Cullen, AAG 100 SE Market Street
7		Portland, OR 97201 Althea.d.cullen@doj.state.or.us
8	Pennsylvania	John Abel
9 10		Assistant Director for Multistate and Special Litigation Pennsylvania Office of Attorney General
10		15th Floor, Strawberry Square Harrisburg, PA 17120
12		jabel@attorneygeneral.gov
13	Rhode Island	150 South Main St. Providence RI 02903
14		sprovazza@riag.ri.gov
15	South Carolina	P.O. Box 11549 Columbia, SC 29211
16		rhartner@scag.gov
17	South Dakota	1302 E. Hwy 14, Suite 1 Pierre, SD 57501
18		Consumerhelp@state.sd.us
19	Tennessee	PO Box 20207 Nashville, TN 37202-0207
20		Kelley.groover@ag.tn.gov
21	Texas	PO Box 12548 (MC-010)
22 23		Austin, Texas 78711 patrick.abernethy@oag.texas.gov
25 24	Utah	160 East 300 South, 5th Floor
25		PO Box 140872 Salt Lake City, UT 84114-0872
26		kmclean@agutah.gov
	Virginia	202 N. 9th St.

1		Richmond, VA 23219 jscott@oag.state.va.us
2 3	Vermont	109 State St. Montpelier, VT 05609
4		james.layman@vermont.gov
5	Washington	Mina Shahin Washington State Attorney General's Office
6 7		800 Fifth Ave, Suite 200 Seattle, WA 98104
7		mina.shahin@atg.wa.gov
8 9	Wisconsin	17 West Main Street, PO Box 7857 Madison WI 53707 myszkowskiga@doj.state.wi.us
10	West Virginia	PO Box 1789
11		Charleston, WV 25326 Ann.L.Haight@wvago.gov
12	Wyoming	2320 Capitol Avenue
13		Cheyenne, WY 82002 william.young@wyo.gov
14		and
15		109 State Capitol Cheyenne, WY 82002
16		misha.westby@wyo.gov
17		
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State	Number of	Percentage of
	Covered	Covered
	Consumers	Consumers
AK	14,135	0.32
AL	53,656	1.20
AR	34,487	0.77
AZ	100,213	2.24
CA	371,403	8.30
СО	82,967	1.85
СТ	39,078	0.87
DC	9,356	0.21
DE	13,247	0.30
FL	335,246	7.50
GA	134,480	3.01
HI	14,521	0.32
IA	33,167	0.74
ID	27,237	0.61
IL	133,990	3.00
IN	94,163	2.11
KS	38,075	0.85
KY	54,406	1.22
LA	55,578	1.24
MA	75,091	1.68
MD	66,669	1.49
ME	22,650	0.51
MI	115,565	2.58
MN	60,322	1.35
МО	81,427	1.82
MS	35,053	0.78
MT	16,072	0.36
NC	139,028	3.11
ND	9,270	0.21
NE	25,780	0.58
NH	22,074	0.49
NJ	70,164	1.57
NM	28,535	0.64
NV	49,883	1.12
NY	176,712	3.95
OH	163,367	3.65
OK	52,399	1.17

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Totals	4,472,788	100.00
Other*	329,199	7.36
WY	8,790	0.20
WV	23,533	0.53
WI	76,682	1.71
WA	121,102	2.71
VT	9,361	0.21
VA	111,613	2.50
UT	44,289	0.99
ТХ	465,793	10.41
TN	111,658	2.50
SD	13,455	0.30
SC	67,238	1.50
RI	13,577	0.30
PA	158,779	3.55
OR	68,253	1.53

* The "Other" category includes Covered Consumers for whom there currently is no information available on their state affiliation and consumers in U.S. territories and foreign countries,
 including U.S. military mail codes.

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1		CERTIFICATE OF READINESS
2	This p	proposed Assurance of Voluntary Compliance is ready for judicial signature
3	because:	
4	1. [X]	Each opposing party affected by this order has stipulated to the order, as shown
5		by each opposing party's signature on the document being submitted.
6	2. []	Each opposing party affected by this order has approved the order, as shown by
7		signature on the document being submitted or by written confirmation of approval
8		sent to me.
9	3. []	I have served a copy of this order on all parties entitled to service and provided
10		written notice of the objection period, and:
11	a. []	No objection has been served on me within that time frame.
12	b. []	I received objections that I could not resolve with the opposing party
13		despite reasonable efforts to do so. I have filed with the court a copy of the
14		objections I received and indicated which objections remain unresolved.
15	c. []	After conferring about objections, [role and name of opposing party]
16		agreed to file any remaining objection with the court by [date], which
17		predated my submission.
18	4. []	The relief sought is against an opposing party who has been found in default.
19	5. []	An order of default is being requested with this proposed judgment.
20	6. []	Service is not required by statute, rule, or otherwise.
21	Dated	May 4, 2022.
22		D. Atthe Culle
23		ALTHEA CULLEN, OSB#064901
24		Assistant Attorney General Oregon Department of Justice
25		100 SW Market Street Portland, OR 97201
26		Phone: (971) 673-1880; Fax: (971) 673-1888 Email: althea.cullen@doj.state.or.us

Page 1 - CERTIFICATE OF READINESS

DEPARTMENT OF JUSTICE 100 SW Market Street Portland, OR 97201 Phone: (971) 673-1880 / Fax: (971) 673-1888