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5		DISTRICT COURT
6		T OF WASHINGTON COMA
7	AMRISH RAJAGOPALAN, MARIE]
8	JOHNSON-PEREDO, ROBERT HEWSON, DONTE CHEEKS, DEBORAH HORTON, RICHARD PIERCE, ERMA SUE CLYATT,	No. 12-cv-05657-BHS
9	ROBERT JOYCE, AMY JOYCE, ARTHUR	
10	FULLER, DAWN MEADE, WAHAB EKUNSUMI, KAREN HEA, and ALEX	FINAL JUDGMENT AND ORDER GRANTING PLAINTIFFS' MOTION
11	CASIANO on behalf of themselves and all others similarly situated,	FOR DEFAULT FINAL JUDGMENT
12	Plaintiffs, v.	
13	V. MERACORD, LLC,	
14	Defendant.	
15	and FIDELITY AND DEPOSIT COMPANY OF	
16	MARYLAND and PLATTE RIVER INSURANCE COMPANY,	
17	Proposed Defendant- Intervenors.	
18	Intervenors.	
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	FINAL JUDGMENT AND ORDER GRANTING PLAINTIFFS' MOTION FOR DEFAULT FINAL JUDGMENT	Docket

1	This matter comes before the Court on Plaintiffs' Motion for Default Final Judgment
2	("Motion"). Upon consideration of the foregoing Motion, the papers submitted in support and
3	opposition thereto, and good cause appearing, Plaintiffs' Motion is GRANTED, and IT IS
4	HEREBY ORDERED that:
5	In accordance with Rule 23(a), 23(b)(1)(B) and 23(g) of the Federal Rules of Civil
6	Procedure a class ("Judgment Class" or "Class") is hereby certified as follows:
7	All persons in a Surety State who established an account with Meracord LLC (formerly NoteWorld) or any subsidiary thereof
8 9	from which Meracord processed any payments related to debt settlement, including MARS, within the Bond Period of their state of residence.
10	Surety States and respective Bond Periods are defined as set forth in Appendix A.
11	Excluded from the Class are Defendant, its officers and directors, members of their
12	immediate families and their legal representatives, heirs, successors, or assigns, and any entity in
13	which Defendant has or had a controlling interest. Also excluded are (1) Meracord customers in
14	Washington state whose debt settlement accounts were opened between July 26, 2007, and
15	October 18, 2011 (those within the Class Period covered by the settlement in Wheeler v.
16	NoteWorld, 2:10-cv-00202-LRS (E.D. Wash.)); (2) Meracord customers in Georgia whose debt
17	settlement accounts were opened between July 26, 2007, and July 28, 2011 (those within the
18	Class Period covered by the settlement in Morefield v. NoteWorld, Case No. 1:10-CV-00117
19	(S.D. Ga.)); and (3) Meracord customers who signed agreements with Debt Shield as their Front
20	DRC, and whose accounts were opened between July 26, 2007, and September 25,
21	2013 (those within the Class Period covered by the settlement in Haile v. Debt Shield, Case
22	No. 2:08-CV-04295 (W.D. Mo.)).
23	With respect to the Judgment Class, the Court finds that class-wide application of
24	Washington law is appropriate.
25	With respect to the Judgment Class, the requirements of Rules 23(a) have been met in that:
26	(1) the number of Judgment Class Members, over 130,000, is so numerous that joinder is
	impracticable and members of the Class are ascertainable through Meracord's customer
	FINAL JUDGMENT AND ORDER GRANTING PLAINTIFFS' MOTION FOR DEFAULT FINAL JUDGMENT - 1

database; (2) there are questions of law and fact common to the class; (3) the claims of the
twelve Class representatives are typical of the claims of the Class; and (4) the twelve Class
representatives will fairly and adequately protect the interests of the Class.

Certification is appropriate under Rule 23(b)(1) because there are limited and insufficient funds available to compensate the Class. All of the available funds will be devoted to compensating Class members, less allowances for costs and attorneys' fees. Certification is necessary to ensure that all similarly situated Class members are treated equitably.

Pursuant to Rule 23(c)(2)(A), in light of the Defendant's limited resources, the Court determines that notice at this juncture would diminish funds that might later be available to the Class. In the event of a recovery on behalf of the Class, the Court will direct appropriate notice.

Rule 23(g) is satisfied because Plaintiffs' counsel will fairly and adequately represent the interests of the Judgment Class. The Court therefore appoints Hagens Berman Sobol Shapiro LLP and The Paynter Law Firm PLLC as class counsel.

Judgment against Defendant on behalf of the Judgment Class is granted on all causes of action asserted in the Complaint, except for Count IX.

Based on the review of the April 9, 2015 Declaration of Lorraine M. Tafoya, the Court
finds that the judgment class is entitled to damages of \$484,757,939.30. Pursuant to Section
1964(c) of RICO, this amount will be trebled for a total judgment of \$1,454,273,818.90. The
Court orders that this judgment amount be allocated as described in Appendix A attached hereto.
There is no reason for delay in the entry of judgment against Defendant and final judgment
is appropriately entered pursuant to Federal Rule of Civil Procedure 54(b).

The Court reserves jurisdiction over this action including all proceedings on behalf of the Class concerning the collection or enforcement of this judgment. In the event that the Class representatives, on behalf of the Class, seek to satisfy this judgment from Meracord's surety bonds, Class representatives, on behalf of the Class, shall file a complaint against Meracord's sureties within thirty (30) days of this Order.

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1	IT IS SO ORDERED.
2	Dated: May 14, 2015
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4	AWX X XALABO
5	BENJAMIN H. SETTLE
6	United States District Judge
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9	Presented By:
10	HAGENS BERMAN SOBOL SHAPIRO LLP
11	By: /s/ Steve W. Berman
12	By: <u>/s/ Thomas E. Loeser</u> Steve W. Berman, WSBA# 12536
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24	
25	
26	
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APPENDIX A

Surety States	Bond Period	Damages	Trebled Damage
ALABAMA	July 24, 2009–Present	\$8,401,551.06	\$25,204,653.18
ALASKA	August 5, 2009–Present	\$1,898,430.86	\$5,695,292.58
ARIZONA	November 29, 2008–Present	\$16,968,239.23	\$50,904,717.69
ARKANSAS	July 31, 2010–Present	\$3,741,038.29	\$11,223,114.87
CALIFORNIA	April 15, 2012–Present	\$43,310,443.64	\$129,931,330.92
COLORADO	August 6, 2008–Present	\$8,363,590.85	\$25,090,772.55
CONNECTICUT	November 1, 2007–Present	\$7,496,231.23	\$22,488,693.69
DELAWARE	September 21, 2009–Present	\$1,706,170.25	\$5,118,510.75
WASHINGTON, D.C.	October 19, 2009–Present	\$644,912.56	\$1,934,737.68
FLORIDA	February 1, 2009–Present	\$46,680,334.98	\$140,041,004.94
GEORGIA	January 12, 2009–Present	\$188,360.75	\$565,082.25
HAWAII	July 9, 2009–Present	\$2,885,833.25	\$8,657,499.75
IDAHO	August 3, 2009–Present	\$3,652,248.65	\$10,956,745.95
ILLINOIS	October 27, 2010–Present	\$16,376,224.92	\$49,128,674.76
INDIANA	February 5, 2009–Present	\$13,372,177.89	\$40,116,533.67
IOWA	March 1, 2009–Present	\$6,248,808.75	\$18,746,426.25
KANSAS	July 15, 2009–Present	\$2,151,401.30	\$6,454,203.90
KENTUCKY	October 19, 2009–Present	\$4,086,811.33	\$12,260,433.99
LOUISIANA	March 20, 2009–Present	\$8,293,679.83	\$24,881,039.49
MAINE	July 24, 2009–Present	\$2,369,514.51	\$7,108,543.53
MARYLAND	January 1, 2009–Present	\$15,776,570.67	\$47,329,712.01
MICHIGAN	December 31, 2010–Present	\$14,222,259.40	\$42,666,778.20
MINNESOTA	February 13, 2009–Present	\$11,326,539.60	\$33,979,618.80
MISSISSIPPI	May 5, 2009–Present	\$2,729,093.96	\$8,187,281.88
MISSOURI	October 10, 2010–Present	\$9,430,734.00	\$28,292,202.00
NEBRASKA	May 29, 2009–Present	\$3,508,251.64	\$10,524,754.92
NEVADA	May 5, 2009–Present	\$8,622,199.63	\$25,866,598.89

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TOTAL FEES		\$484,757,939.30	\$1,454,273,817.9
WYOMING	October 22, 2009–Present	\$988,125.14	\$2,964,375.42
WISCONSIN	June 3, 2009–Present	\$7,571,680.50	\$22,715,041.50
WEST VIRGINIA	March 20, 2009–Present	\$2,060,221.61	\$6,180,664.83
WASHINGTON	September 29, 2008–Present	\$49,706.58	\$149,119.74
VIRGINIA	August 27, 2009–Present	\$141,593.26	\$424,779.78
VERMONT	September 21, 2009–Present	\$682,327.37	\$2,046,982.11
TEXAS	October 3, 2007–Present	\$53,460,876.24	\$160,382,628.72
TENNESSEE	September 22, 2010–Present	\$6,507,283.81	\$19,521,851.43
SOUTH DAKOTA	August 5, 2009–Present	\$1,004,159.76	\$3,012,479.28
RHODE ISLAND	June 23, 2009–Present	\$2,575,094.09	\$7,725,282.27
PENNSYLVANIA	June 27, 2008–Present	\$37,269,259.79	\$111,807,779.37
OKLAHOMA	March 23, 2009–Present	\$5,752,789.17	\$17,258,367.51
OHIO	April 1, 2009–Present	\$26,807,867.56	\$80,423,602.68
NORTH DAKOTA	September 23, 2009–Present	\$817,831.82	\$2,453,495.46
NORTH CAROLINA	March 5, 2009–Present	\$9,732,260.47	\$29,196,781.41
NEW YORK	July 2, 2009–Present	\$43,671,792.60	\$131,015,377.80
NEW JERSEY	November 30, 2008–Present	\$19,610,666.43	\$58,831,999.29
NEW HAMPSHIRE	November 30, 2008–Present	\$1,602,750.07	\$4,808,250.21

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