

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

Bureau of Consumer Financial  
Protection, et al.,

Plaintiffs,

v.

Consumer Advocacy Center Inc., d/b/a  
Premier Student Loan Center, et al.,

Defendants.

CASE NO. 8:19-cv-01998 MWF (KSx)

**STIPULATED FINAL  
JUDGMENT AND ORDER AS TO  
RELIEF DEFENDANT SARAH KIM**

Court: Hon. Michael W. Fitzgerald  
Courtroom 5A

**STIPULATED FINAL JUDGMENT AND ORDER AS TO RELIEF  
DEFENDANT SARAH KIM**

Plaintiffs the Bureau of Consumer Financial Protection (Bureau), the State of Minnesota, the State of North Carolina, and the People of the State of California (collectively, Plaintiffs) commenced this civil action on October 21, 2019, filed an

1 amended complaint on February 24, 2020, a second amended complaint on April  
 2 20, 2021, and a third amended complaint (Third Amended Complaint) on August  
 3 5, 2021, to obtain permanent injunctive relief, damages, rescission or reformation  
 4 of contracts, refunds of moneys paid, restitution, disgorgement or compensation for  
 5 unjust enrichment, civil money penalties, and other monetary and equitable relief  
 6 from: (1) Defendants Consumer Advocacy Center Inc., d/b/a Premier Student Loan  
 7 Center; True Count Staffing Inc., d/b/a SL Account Management; Prime  
 8 Consulting LLC, d/b/a Financial Preparation Services; TAS 2019 LLC, d/b/a  
 9 Trusted Account Services; Horizon Consultants LLC; First Priority LLC, d/b/a  
 10 Priority Account Management; Albert Kim; Kaine Wen in his individual capacity  
 11 and as trustee of the Kaine Wen 2017 Trust; and Tuong Nguyen; and (2) Relief  
 12 Defendants Infinite Management Corp., f/k/a Infinite Management Solutions Inc.;  
 13 Hold the Door, Corp.; TN Accounting Inc.; Mice and Men LLC; Sarah Kim; 1st  
 14 Generation Holdings, LLC; Anan Enterprise, Inc.; and Judy Dai in her individual  
 15 capacity and as trustee of the Judy Dai 2017 Trust.

16 The Third Amended Complaint alleges violations of sections 1031(a) and  
 17 1036(a) of the Consumer Financial Protection Act of 2010, 12 U.S.C. §§ 5531(a),  
 18 5536(a); the Telemarketing and Consumer Fraud and Abuse Prevention Act,  
 19 15 U.S.C. § 6102(c)(2), based on alleged violations of the Telemarketing Sales  
 20 Rule, 16 C.F.R. pt. 310; the Minnesota Prevention of Consumer Fraud Act, Minn.  
 21 Stat. §§ 325F.68-.694; the Minnesota Uniform Deceptive Trade Practices Act,  
 22 Minn. Stat. §§ 325D.43-.48; the North Carolina Debt Adjusting Act, N.C. Gen.  
 23 Stat. § 14-423 *et seq.*; the North Carolina Telephonic Seller Registration Act, N.C.  
 24 Gen. Stat. § 66-260 *et seq.*; the North Carolina Unfair and Deceptive Practices Act,  
 25 N.C. Gen. Stat. § 75-1.1; and the California Unfair Competition Law, Cal. Bus. &  
 26 Prof. Code § 17200 *et seq.* in connection with the above-named defendants'  
 27 marketing and sale of debt-relief services. The Third Amended Complaint also

1 includes claims for avoidance of fraudulent transfers under the Federal Debt  
2 Collection Procedures Act, 28 U.S.C. §§ 3001-3308, and the California Uniform  
3 Voidable Transactions Act, Cal Civ. Code §§ 3439-3439.14.

4 The Plaintiffs and Relief Defendant Sarah Kim (Settling Relief Defendant)  
5 agree to entry of this Stipulated Final Judgment and Order (Order), without  
6 adjudication of any issue of fact or law, to settle and resolve all matters in dispute  
7 between them arising from the conduct alleged against her in the Third Amended  
8 Complaint.

9 **THEREFORE, IT IS ORDERED:**

10 **FINDINGS**

11 1. This Court has jurisdiction over the parties and the subject matter of  
12 this action.

13 2. Settling Relief Defendant neither admits nor denies the allegations in  
14 the Third Amended Complaint, except as specifically stated herein. For purposes  
15 of this Order, Settling Relief Defendant admits the facts necessary to establish the  
16 Court's jurisdiction over Settling Relief Defendant and the subject matter of this  
17 action.

18 3. Settling Relief Defendant waives all rights to seek judicial review or  
19 otherwise challenge or contest the validity of this Order and any claim she may  
20 have under the Equal Access to Justice Act, 28 U.S.C § 2412, concerning the  
21 prosecution of this action to the date of this Order. Each Party agrees to bear its  
22 own costs and expenses, including, without limitation, attorneys' fees.

23 4. Entry of this Order is in the public interest.

24 **DEFINITIONS**

25 The following definitions apply to this Order:

26 5. "Affected Consumers" includes any consumer who paid Defendants  
27 or their officers, agents, servants, employees, or attorneys for any Debt-Relief  
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1 Service from November 2, 2015, to October 23, 2019.

2 6. “Assets” means any legal or equitable interest in, right to, or claim to  
3 any real, personal, or intellectual property owned or controlled by, or held, in  
4 whole or in part for the benefit of, or subject to access by any Defendant or Relief  
5 Defendant, wherever located, whether in the United States or abroad. This  
6 includes, but is not limited to, chattel, goods, instruments, equipment, fixtures,  
7 general intangibles, effects, leaseholds, contracts, mail or other deliverables, shares  
8 of stock, commodities, futures, inventory, checks, notes, accounts, credits,  
9 receivables (as those terms are defined in the Uniform Commercial Code), funds,  
10 cash, and trusts.

11 7. “Bureau” means the Bureau of Consumer Financial Protection.

12 8. “Defendants” means Corporate Defendants and Individual  
13 Defendants, individually, collectively, or in any combination, and each of them by  
14 whatever names each might be known;

15 a. “Corporate Defendants” means Consumer Advocacy Center  
16 Inc., True Count Staffing Inc., Prime Consulting LLC, TAS 2019  
17 LLC, Horizon Consultants LLC, and First Priority LLC, collectively,  
18 or in any combination, and their successors and assigns, and each of  
19 them by any other names by which they might be known, including  
20 South Coast Financial Center, Direct Account Services, Financial  
21 Loan Advisors, Account Preparation Services, Administrative  
22 Financial, Tangible Savings Solutions, Coastal Shores Financial  
23 Group, First Choice Financial Centre (a/k/a First Choice Financial  
24 Center), Administrative Account Services, Primary Account  
25 Solutions, Prime Document Services, Financial Accounting Center,  
26 Doc Management Solutions, ALW Loans, Administrative Accounting  
27 Center, Best Choice Financial Center, First Document Services,  
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1 Global Direct Accounting Solutions, Keystone Document Center,  
2 Pacific Palm Financial Group, Pacific Shores Advisory, Sequoia  
3 Account Management, Signature Loan Solutions, Yellowstone  
4 Account Services, ClearStudentLoanDebt, Clear Student Loan Debt,  
5 Trusted Account Services, Premier Student Loan Center, and Priority  
6 Account Management;

7 b. “Individual Defendants” means Albert Kim, a/k/a Albert King;  
8 Kaine Wen, a/k/a Wenting Kaine Dai, Wen-Ting Dai, Wen Ting Dai,  
9 Kaine Dai, and Kaine Wen Dai, in his individual capacity and as  
10 trustee of the Kaine Wen 2017 Trust; and Tuong Nguyen, a/k/a Tom  
11 Nelson, collectively, or in any combination, and each of them by any  
12 other names by which they might be known;

13 c. “Receivership Defendants” means True Count Staffing Inc.,  
14 Prime Consulting LLC, TAS 2019 LLC, Horizon Consultants LLC,  
15 and First Priority LLC, collectively, or in any combination, and their  
16 successors and assigns;

17 d. “Relief Defendants” means:

18 i. Infinite Management Corp., f/k/a Infinite Management  
19 Solutions Inc.; Hold the Door, Corp.; TN Accounting Inc.; Mice  
20 and Men LLC; 1st Generation Holdings, LLC; and Anan  
21 Enterprise, Inc., collectively, or in any combination, and their  
22 successors and assigns, and each of them by any other names by  
23 which they might be known; and

24 ii. Sarah Kim and Judy Dai, in her individual capacity and  
25 as trustee of the Judy Dai 2017 Trust, and any other names by  
26 which each of them might be known.

1           9.     “Debt-Relief Service” means any program or service represented,  
2 directly or by implication, to renegotiate, settle, or in any way alter the terms of  
3 payment or other terms of the debt between a consumer and one or more unsecured  
4 creditors or debt collectors, including but not limited to, a reduction in the balance,  
5 interest rate, or fees owed by a consumer to an unsecured creditor or debt collector.

6           10.    “Effective Date” means the date on which this Order is entered by the  
7 Court.

8           11.    “Enforcement Director” means the Assistant Director of the Office of  
9 Enforcement for the Bureau of Consumer Financial Protection, or his or her  
10 delegate.

11          12.    “Person” means an individual, partnership, company, corporation,  
12 association (incorporated or unincorporated), trust, estate, cooperative  
13 organization, or other entity.

14          13.    “Plaintiffs” means the Bureau of Consumer Financial Protection, the  
15 State of Minnesota, the State of North Carolina, and the People of the State of  
16 California, collectively, or in any combination.

17          14.    “Receiver” means Thomas W. McNamara.

18          15.    “Related Consumer Action” means a private action by or on behalf of  
19 one or more consumers or an enforcement action by another governmental agency  
20 brought against Settling Relief Defendant based on substantially the same facts as  
21 described in the Third Amended Complaint.

22          16.    “Settling Relief Defendant” means Relief Defendant Sarah Kim, and  
23 any other names by which she may be known.  
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**MONETARY PROVISIONS**

**I**

**Order to Pay Redress**

**It is FURTHER ORDERED that:**

17. A judgment for monetary relief is entered in favor of the Bureau and against Settling Relief Defendant in the amount of \$483,662.60.

18. Within 21 days of the Effective Date, Settling Relief Defendant must pay to the Bureau, by wire transfer to the Bureau or to the Bureau's agent, and according to the Bureau's wiring instructions, \$85,000 in partial satisfaction of the judgment as ordered in Paragraph 17.

19. Settling Relief Defendant hereby grants to the Bureau all rights and claims she has to the following Assets, as described in the Financial Disclosure Form for Individual Defendant Sarah Kim, executed on September 20, 2020, and submitted to the Bureau on October 9, 2020, including attachments:

- a. Bentley Continental 2016, VIN ending in 2027;
- b. 2016 Mercedes-Benz G550w4, VIN ending in 5457;
- c. Rolex Day-Date Presidential watch;
- d. 3 carat solitaire diamond engagement ring; and
- e. Gucci earrings.

20. Within 7 days of entry of this Order, Settling Relief Defendant is ordered to deliver and relinquish to the Receiver, or to his designated agent, possession, custody, and control of Settling Relief Defendant's Assets identified in Paragraph 19.

21. Settling Relief Defendant shall cooperate fully with the Receiver and shall execute any instrument or document presented by the Receiver, and take any other actions the Receiver deems necessary or appropriate to effect the transfers

1 and liquidation required by Paragraphs 19-20, and 44. All property described in  
2 Paragraph 19 shall constitute Assets of the receivership estate.

3 22. Settling Relief Defendant's full compliance with Paragraphs 18-21  
4 shall fully satisfy the judgment entered against her in Paragraph 17.

5 23. Any funds received by the Bureau in satisfaction of this judgment will  
6 be deposited into a fund or funds administered by the Bureau or to the Bureau's  
7 agent according to applicable statutes and regulations to be used for redress for  
8 Affected Consumers, including, but not limited to, refund of moneys, restitution,  
9 damages, or other monetary relief, and for any attendant expenses for the  
10 administration of any such redress.

11 24. If the Bureau determines, in its sole discretion, that providing redress  
12 to consumers is wholly or partially impracticable or if funds remain after the  
13 administration of redress is completed, the Bureau will deposit any remaining  
14 funds in the U.S. Treasury as disgorgement. Defendant will have no right to  
15 challenge the Bureau's choice of remedies under this Section, and will have no  
16 right to contest the manner of distribution chosen by the Bureau.

17 25. Payment of redress to any Affected Consumer under this Order may  
18 not be conditioned on that Affected Consumer waiving any right.

## 19 II

### 20 Additional Monetary Provisions

21 **It is FURTHER ORDERED that:**

22 26. In the event of any default on Settling Relief Defendant's obligations  
23 to make payment under this Order, interest, computed under 28 U.S.C. § 1961, as  
24 amended, will accrue on any outstanding amounts not paid from the date of default  
25 to the date of payment, and will immediately become due and payable.

26 27. Settling Relief Defendant relinquishes all dominion, control, and title  
27 to the funds and all other Assets transferred or paid under this Order to the fullest  
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1 extent permitted by law and no part of the funds or other Assets may be returned to  
2 Settling Relief Defendant.

3 28. The facts alleged in the Third Amended Complaint will be taken as  
4 true and given collateral estoppel effect, without further proof, in any proceeding  
5 based on the entry of the Order, or in any subsequent civil litigation by or on behalf  
6 of the Plaintiffs, including in a proceeding to enforce their rights to any payment or  
7 monetary judgment under this Order, such as a non-dischargeability complaint in  
8 any bankruptcy case.

9 29. The facts alleged in the Third Amended Complaint establish all  
10 elements necessary to sustain an action by the Plaintiffs under section 523(a)(2)(A)  
11 of the Bankruptcy Code, 11 U.S.C. § 523(a)(2)(A), and for such purposes this  
12 Order will have collateral estoppel effect against Settling Relief Defendant, even in  
13 her capacity as a debtor-in-possession.

14 30. Under 31 U.S.C. § 7701, Settling Relief Defendant, unless she has  
15 already done so, must furnish to Plaintiffs any taxpayer-identification numbers  
16 associated with her, which may be used for purposes of collecting and reporting on  
17 any delinquent amount arising out of this Order.

18 31. Within 30 days of the entry of a final judgment, order, or settlement in  
19 a Related Consumer Action, Settling Relief Defendant must notify the  
20 Enforcement Director of the final judgment, order, or settlement in writing. That  
21 notification must indicate the amount of redress, if any, that the Settling Relief  
22 Defendant paid or is required to pay to consumers and describe the consumers or  
23 classes of consumers to whom that redress has been or will be paid.

### 24 III

#### 25 Lifting of Asset Freeze

26 **It is FURTHER ORDERED that:**

27 32. The freeze on the Assets listed in Paragraphs 18 and 19 is modified to

1 permit payment of the judgment identified in Section I of this Order. Upon Settling  
2 Relief Defendant's completion of all payments and other obligations identified in  
3 Section I of this Order, the freeze of the Assets listed at Paragraphs 18 and 19  
4 pursuant to the Preliminary Injunction entered on November 15, 2019 (ECF No.  
5 103), shall be dissolved.

## 6 COMPLIANCE PROVISIONS

### 7 IV

#### 8 Reporting Requirements

9 **It is FURTHER ORDERED that:**

10 33. Within seven days of the Effective Date, Settling Relief Defendant  
11 must designate at least one telephone number and email, physical, and postal  
12 address as points of contact, which the Bureau may use to communicate with her.

13 34. For three years from the Effective Date, Settling Relief Defendant  
14 must report any change in the information required to be submitted under  
15 Paragraph 33 at least 30 days before the change or as soon as practicable after  
16 learning about the change, whichever is sooner.

### 17 V

#### 18 Recordkeeping

19 **It is FURTHER ORDERED that:**

20 35. Settling Relief Defendant must create and maintain records necessary  
21 to demonstrate full compliance with each provision of this Order, including related  
22 to the liquidation of Assets for payment toward the judgment under Paragraph 17.  
23 Settling Relief Defendant must retain these records for at least five years after  
24 creation and make them available to any Plaintiff upon request.

**VI**

**Notices**

**It is FURTHER ORDERED that:**

36. Unless otherwise directed in writing by the Bureau, Settling Relief Defendant must provide all submissions, requests, communications, or other documents relating to this Order in writing, with the subject line, “*CFPB, et al., v. CAC, et al.*,” Case No. 8:19-cv-01998-MWF-KS” and send them by overnight courier or first-class mail to the below address and contemporaneously by email to Enforcement\_Compliance@cfpb.gov:

Assistant Director for Enforcement  
Bureau of Consumer Financial Protection  
ATTENTION: Office of Enforcement  
1700 G Street, N.W.  
Washington, D.C. 20552

37. Unless otherwise directed by a representative of the State of Minnesota in writing, all submissions to the State of Minnesota pursuant to this Order must be sent by overnight courier or first-class mail to the below address and contemporaneously by email to evan.romanoff@ag.state.mn.us:

Evan Romanoff, Assistant Attorney General  
Office of the Minnesota Attorney General  
445 Minnesota Street, Suite 1200  
St. Paul, Minnesota 55101

38. Unless otherwise directed by a representative of the State of North Carolina in writing, all submissions to the State of North Carolina pursuant to this Order must be sent by overnight courier or first-class mail to the below address and contemporaneously by email to lweaver@ncdoj.gov:

1 M. Lynne Weaver, Special Deputy Attorney General  
2 North Carolina Department of Justice  
3 114 W. Edenton Street  
4 Raleigh, North Carolina 27603

5 39. Unless otherwise directed by the State of California in writing, all  
6 submissions to the State of California pursuant to this Order must be sent by  
7 overnight courier or first-class mail to the below address and contemporaneously  
8 by email to christina.tusan@lacity.org:

9 Christina Tusan  
10 Supervising Deputy City Attorney  
11 Los Angeles City Attorney's Office  
12 200 N. Main Street, 5<sup>th</sup> Floor  
13 Los Angeles, CA 90012

## 14 VII

### 15 Cooperation with Plaintiffs

16 **It is FURTHER ORDERED that:**

17 40. Settling Relief Defendant must cooperate fully to help Plaintiffs  
18 determine the identity, location, and contact information of any Defendant and any  
19 Person who might have contact information for any Defendant or identity and  
20 location of Assets of any Defendant. Settling Relief Defendant must provide such  
21 information in her or her agents' possession or control within 14 days of receiving  
22 a written request from any Plaintiff.

## 23 VIII

### 24 Compliance Monitoring

25 **It is FURTHER ORDERED that,** to monitor Settling Relief Defendant's  
26 compliance with this Order:

27 41. Within 14 days of receipt of a written request from any Plaintiff,  
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1 Settling Relief Defendant must submit the requested information, which must be  
2 made under penalty of perjury; provide sworn testimony; or produce documents.

3 42. For purposes of this Section, Plaintiffs may communicate directly  
4 with Settling Relief Defendant, unless the Settling Relief Defendant retains counsel  
5 related to these communications.

## 6 IX

### 7 Receivership

8 43. The receivership imposed by this Court shall continue in the manner  
9 set forth in the Preliminary Injunction issued on November 15, 2019 (ECF 103), as  
10 to all Defendants and Relief Defendants, except to the extent modified by this  
11 Section and Section III, and the Receiver shall continue to have the full powers of  
12 an equity receiver, as an agent of the Court, pursuant to Sections XIV and XV of  
13 the Preliminary Injunction, which shall remain in effect until further order of the  
14 Court.

15 44. Upon receipt of the Assets identified in Paragraph 19, and subject to  
16 Paragraph 45, the Receiver shall promptly take all steps necessary to liquidate  
17 those Assets using any commercially reasonable means, including auction and/or  
18 private sale, and all such sales shall be deemed authorized and approved under 28  
19 U.S.C. § 2004 without further notice, hearing, or court order. After any such  
20 liquidation, the Receiver shall remit the net proceeds to the Bureau or its  
21 designated representative as payment toward the monetary judgment entered  
22 against Settling Relief Defendant within 21 days of each such sale or liquidation,  
23 subject to Paragraph 46.

24 45. The Receiver may abandon, without further court order, any Asset  
25 identified in Paragraph 19 that he deems in his discretion to be of inconsequential  
26 or no value.

27 46. The Receiver and his representatives shall continue to be entitled to  
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1 reasonable compensation for the performance of their duties pursuant to this Order  
2 from the Assets of the Receivership Defendants. The Receiver and his  
3 representatives shall not increase their hourly rates without prior approval of the  
4 Court.


5 **X**

6 **Retention of Jurisdiction**

7 **It is FURTHER ORDERED that:**

8 47. The Court will retain jurisdiction of this matter for the purpose of  
9 enforcing this Order.

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11 It is **SO ORDERED**, this 24th day of May, 2022.

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14 MICHAEL W. FITZGERALD  
15 United States District Judge  
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