STATE OF NORTH CAROLINA
COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE

JUL 20 AM SUPERIOR COURT DIVISION

WAKE COUNTY, C.S.C. File No. 09 CVS 013407

STATE OF NORTH CAROLINA,

ex rel. ROY COOPER,

ATTORNEY GENERAL, and

ELAINE F. MARSHALL,

SECRETARY OF STATE,

Plaintiff,

v.

CONSENT ORDER

CORPORATE SERVICES, INC., d/b/a

COMPLIANCE SERVICES and

CORPSRVC.COM, and SELWYN J.

MONARCH, individually and as

agent and principal officer of

CORPORATE SERVICES, INC.,

Defendant.

THIS MATTER coming before the undersigned Judge presiding over the July 20, 2009 civil session of Wake County Superior Court upon joint application by the parties for a ten-day continuance of today's hearing on plaintiff's application for a Preliminary Injunction so that defendants might have additional time to retain North Carolina counsel; and the parties indicating to the Court, by their signatures below, that they consent to a ten-day renewal and extension of the terms and conditions contained in the Temporary Restraining Order that was entered herein on July 9, 2009; and it appearing to the Court from the record in this cause and the representations of the parties that their joint request should be granted;

IT IS THEREFORE ORDERED that defendants, their employees, corporate officers, agents, representatives, private mailbox services, commercial mail receiving agencies, successors and assigns, together with any other party acting in concert with either defendant having knowledge hereof, continue to be and hereby are Temporarily Restrained and Prohibited from:

- 1) Billing or invoicing or seeking payment from any business that is located in North Carolina or registered to do business in the state;
- 2) Cashing, negotiating, depositing, forwarding, or otherwise processing for payment any check, bank draft, credit card debit authorization or bank account debit authorization obtained from any business that is located in North Carolina or registered to do business in the state
- Sending notices, letters, invoices, solicitation materials, collection letters or similar communications to any business that is located in North Carolina or registered to do business in the state;
- 4) Opening, forwarding or transferring any item of mail that was sent to defendants or their agents in care of 324 South Wilmington Street, Box 407, Postal Mail Box 407 or suite number 407, Raleigh, NC 27601; or
- 5) Doing anything with the items or information mentioned in the three preceding subparagraphs, other than hold and maintain them in their own possession and in the items' current locations, pending further orders from this Court. The parties subject to this Temporary Restraining Order shall not exchange those items between or among themselves.

IT IS FURTHER ORDERED that defendants appear before this Count at
9:30 o'clock $9:m$ on July 30 , 2009, in Courtroom $5:8$ of
the Wake County Courthouse In Raleigh, North Carolina, if they wish to be heard on
plaintiff State of North Carolina's application to have the terms and conditions of this
Temporary Restraining Order continued in the form of a Preliminary Injunction pending
final adjudication of this cause.
SO ORDERED, this the 20 day of July, 2009 at 10:10 o'clock
<u>A</u> .m.
SUPERIOR COURT JUDGE
We Consent:
Selvon J. Monarch, Individually
Selwyn J. Monarch, as President
of defendant Compliance Services, Inc.
of defendant Compliance Services, Inc. For Plaintiff
of defendant Compliance Services, Inc. For Plaintiff