

1 VANITA GUPTA  
Principal Deputy Assistant Attorney General

2 Civil Rights Division  
STEVEN H. ROSENBAUM

3 Chief  
COTY R. MONTAG

4 Deputy Chief  
CA Bar No. 255703

5 BURTIS M. DOUGHERTY  
DC Bar No. 225003

6 E-mail: [Burtis.M.Dougherty@usdoj.gov](mailto:Burtis.M.Dougherty@usdoj.gov)  
Trial Attorney

7 Housing and Civil Enforcement Section  
Civil Rights Division

8 U.S. Department of Justice  
950 Pennsylvania Avenue, N.W. - NWB

9 Washington, DC 20530  
Tel: (202) 514-4713

10 Fax: (202) 514-1116

11 MELINDA HAAG  
United States Attorney

12 ALEX G. TSE  
Chief, Civil Division

13 MELANIE L. PROCTOR  
Assistant United States Attorney

14 CA Bar No. 228971

E-mail: [Melanie.Proctor@usdoj.gov](mailto:Melanie.Proctor@usdoj.gov)

15 450 Golden Gate Avenue  
San Francisco, CA 94102

16 Tel: (415) 436-6730

Fax: (415) 436-7200

17 Attorneys for Plaintiff  
United States of America

18 PATRICE ALEXANDER FICKLIN

19 Fair Lending Director

ANTHONY ALEXIS

20 Enforcement Director

REBECCA J.K. GELFOND

21 Deputy Fair Lending Director

JEFFREY PAUL EHRLICH

22 Deputy Enforcement Director

VINCENT HERMAN

23 Fair Lending Counsel

E-mail: [Vincent.Herman@cfpb.gov](mailto:Vincent.Herman@cfpb.gov)

24 D.C. Bar No. 974596

Office of Fair Lending and Equal Opportunity

25 BENJAMIN KONOP

Enforcement Attorney

26 Bar No. 0073458

E-mail: [Benjamin.Konop@cfpb.gov](mailto:Benjamin.Konop@cfpb.gov)

27 Office of Enforcement

Consumer Financial Protection Bureau

28 1700 G Street, NW

1 Washington, DC 20552  
2 Tel: 202-435-9599  
3 Attorneys for Plaintiff  
4 Consumer Financial Protection Bureau

5 UNITED STATES DISTRICT COURT  
6 NORTHERN DISTRICT OF CALIFORNIA

7 UNITED STATES OF AMERICA, and )  
8 CONSUMER FINANCIAL )  
9 PROTECTION BUREAU, )  
10 Plaintiffs, )  
11 v. )  
12 PROVIDENT FUNDING ASSOCIATES, )  
13 L.P., )  
14 Defendant. )

Case No. 15-2373

**JOINT MOTION FOR ENTRY  
OF CONSENT ORDER**

15 Plaintiffs United States of America and Consumer Financial Protection Bureau and Defendant  
16 Provident Funding Associates, L.P. (collectively “the Parties”) have resolved all issues in this matter  
17 by the proposed Consent Order, attached as Exhibit A, memorialized by the signatures at pages 19 -  
18 20. In light of this agreed-upon resolution of this action, the Parties respectfully request the Court’s  
19 consideration and approval of the attached Consent Order and entry of the attached Proposed Order.

20 Dated: May 28, 2015.

Respectfully submitted,

21 **FOR THE CONSUMER FINANCIAL**  
22 **PROTECTION BUREAU:**

**FOR THE UNITED STATES OF AMERICA:**

23 PATRICE FICKLIN  
24 Fair lending Director

VANITA GUPTA  
Principal Deputy Assistant Attorney General  
Civil Rights Division

25 ANTHONY ALEXIS  
26 Enforcement Director

MELINDA HAAG  
United States Attorney  
Northern District of California

1 REBECCA J. K. GELFOND  
Deputy Fair Lending Director

STEVEN H. ROSENBAUM  
Chief

2 JEFFREY PAUL EHRLICH  
3 Deputy Enforcement Director

COTY R. MONTAG  
Deputy Chief

4  
5 /s/Vincent Herman  
VINCENT HERMAN  
6 Fair Lending Senior Counsel  
7 Email: [Vincent.Herman@cfpb.gov](mailto:Vincent.Herman@cfpb.gov)  
Phone: 202-435-9599

/s/Burtis M. Dougherty  
BURTIS M. DOUGHERTY  
Trial Attorney  
Housing and Civil Enforcement Section  
United States Department of Justice  
Housing and Civil Enforcement Section  
950 Pennsylvania Ave., NW – G St.  
Washington, DC 20530  
Fax: (202) 514-1116  
Phone: 202-514-4737  
Email: [Burtis.M.Dougherty@usdoj.gov](mailto:Burtis.M.Dougherty@usdoj.gov)

8 BENJAMIN KONOP  
9 Enforcement Attorney  
10 Email: [Benjamin.Konop@cfpb.gov](mailto:Benjamin.Konop@cfpb.gov)  
Phone: 202-435-7265

11 Consumer Financial Protection Bureau  
12 1700 G Street NW  
13 Washington, DC 20552  
Fax: (202) 435-7722

ALEX G. TSE  
Assistant United States Attorney  
Chief, Civil Division

15 /s/Melanie L. Proctor  
16 MELANIE L. PROCTOR<sup>1</sup>  
17 Assistant United States Attorney  
18 United States Attorney’s Office  
19 Northern District of California  
20 450 Golden Gate Avenue  
San Francisco, CA 94102  
Telephone: (415) 436-6730  
Facsimile: (415) 436-6748  
[Melanie.Proctor@usdoj.gov](mailto:Melanie.Proctor@usdoj.gov)

26 \_\_\_\_\_

27 <sup>1</sup> I, Melanie L. Proctor, hereby attest that I gained the concurrence of all signatories whose signatures  
28 are represented by /s/ in the filing of this document.

1 **FOR THE DEFENDANT PROVIDENT**  
2 **FUNDING ASSOCIATES, L.P.:**

3 /s/Neil R. O'Hanlon

4 Neil R. O'Hanlon, Esq.

5 Timothy P. Tobin, Esq.

6 J. Evans Rice, Esq.

Hogan Lovells, US LLP

1999 Avenue of the Stars, Suite 1400

7 Los Angeles, CA 90067

8 [neil.ohanlon@hoganlovells.com](mailto:neil.ohanlon@hoganlovells.com)

9 [tim.tobin@hoganlovells.com](mailto:tim.tobin@hoganlovells.com)

[evans.rice@hoganlovells.com](mailto:evans.rice@hoganlovells.com)

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

1  
2 UNITED STATES OF AMERICA, and )  
3 CONSUMER FINANCIAL )  
4 PROTECTION BUREAU, )  
5 Plaintiffs, )  
6 v. )  
7 PROVIDENT FUNDING ASSOCIATES, )  
8 L.P., )  
9 Defendant. )

Case No.

**[PROPOSED] ORDER GRANTING JOINT  
MOTION FOR ENTRY OF CONSENT  
ORDER**

10 The Court has before it the Joint Motion for Entry of Consent Order. Upon consideration of the  
11 terms of the Consent Order, and in light of the agreement of all the parties thereto, it is this \_\_\_\_ day  
12 of \_\_\_\_\_, 2015, hereby ORDERED that:

- 13 1. The Joint Motion for Entry of Consent Order is GRANTED;
- 14 2. The clerk shall enter the Order as a separate docket entry;
- 15 3. The clerk shall enter the signed Consent Order as a separate docket entry;
- 16 4. The Court shall retain jurisdiction over the Consent Order for its duration, four years and  
17 ninety days, to enforce the terms of the Order; and
- 18 5. Accordingly, this case shall be dismissed, subject to being reopened upon motion of any  
19 party during its term.

20  
21 \_\_\_\_\_  
22 UNITED STATES DISTRICT JUDGE  
23  
24  
25  
26  
27  
28

1 VANITA GUPTA  
Principal Deputy Assistant Attorney General  
2 Civil Rights Division  
STEVEN H. ROSENBAUM  
3 Chief  
COTY R. MONTAG  
4 Deputy Chief  
CA Bar No. 255703  
5 BURTIS M. DOUGHERTY  
DC Bar No. 225003  
6 E-mail: [Burtis.M.Dougherty@usdoj.gov](mailto:Burtis.M.Dougherty@usdoj.gov)  
Trial Attorney  
7 Housing and Civil Enforcement Section  
Civil Rights Division  
8 U.S. Department of Justice  
950 Pennsylvania Avenue, N.W. - NWB  
9 Washington, DC 20530  
Tel: (202) 514-4713  
10 Fax: (202) 514-1116

11 MELINDA HAAG  
United States Attorney  
12 ALEX G. TSE  
Chief, Civil Division  
13 MELANIE L. PROCTOR  
Assistant United States Attorney  
14 CA Bar No. 228971  
E-mail: [Melanie.Proctor@usdoj.gov](mailto:Melanie.Proctor@usdoj.gov)  
15 450 Golden Gate Avenue  
San Francisco, CA 94102  
16 Tel: (415) 436-6730  
Fax: (415) 436-7200  
17 Attorneys for Plaintiff  
United States of America  
18

PATRICE ALEXANDER FICKLIN  
19 Fair Lending Director  
ANTHONY ALEXIS  
20 Enforcement Director  
REBECCA J.K. GELFOND  
21 Deputy Fair Lending Director  
JEFFREY P. EHRLICH  
22 Deputy Enforcement Director  
VINCENT HERMAN  
23 Senior Fair Lending Enforcement Counsel  
E-mail: [Vincent.Herman@cfpb.gov](mailto:Vincent.Herman@cfpb.gov)  
24 D.C. Bar No. 974596  
Office of Fair Lending and Equal Opportunity  
25 BENJAMIN KONOP  
Enforcement Attorney  
26 Bar No. 0073458  
E-mail: [Benjamin.Konop@cfpb.gov](mailto:Benjamin.Konop@cfpb.gov)  
27 Office of Enforcement  
Consumer Financial Protection Bureau  
28 1700 G Street, NW

1 Washington, DC 20552  
2 Tel: 202-435-9599  
3 Attorneys for Plaintiff  
4 Consumer Financial Protection Bureau

5 UNITED STATES DISTRICT COURT  
6 NORTHERN DISTRICT OF CALIFORNIA

7 UNITED STATES OF AMERICA, and )  
8 CONSUMER FINANCIAL )  
9 PROTECTION BUREAU, )  
10 Plaintiffs, )  
11 v. )  
12 PROVIDENT FUNDING ASSOCIATES, )  
13 L.P., )  
14 Defendant. )

Case No. 15-2373

**[PROPOSED] CONSENT ORDER**

15 This Consent Order is submitted jointly by the parties for the approval of and entry by the  
16 Court, simultaneously with the filing of the Complaint of the United States and the Consumer  
17 Financial Protection Bureau (“CFPB”) (collectively, “the Plaintiffs”) in this matter. This Consent  
18 Order resolves the Plaintiffs’ claims that Defendant, Provident Funding Associates, L.P. (“Provident”  
19 or “the lender”), has engaged in a pattern or practice of lending discrimination in violation of the Fair  
20 Housing Act, 42 U.S.C. §§ 3601-3619 (“FHA”), and the Equal Credit Opportunity Act, 15 U.S.C. §§  
21 1691-1691f (“ECOA”), by allowing its wholesale mortgage brokers to charge African-American and  
22 Hispanic borrowers higher broker fees for residential real estate-related loans than non-Hispanic white  
23 (“white”) borrowers.

24 There has been no factual finding or adjudication with respect to any matter alleged by  
25 Plaintiffs. The parties have entered into this agreed Order to resolve voluntarily the claims asserted by  
26 Plaintiffs in order to avoid the risks and burdens of litigation.

**I. BACKGROUND**

27 Provident is a nationwide wholesale mortgage lender established in 1992 and headquartered in  
28 San Bruno, California. Currently, Provident has over 50 offices nationwide and is licensed to originate  
loans in 25 states. At various times in the past, it has also been licensed to do business in numerous

1 other states and the District of Columbia. Provident is the second largest private mortgage company  
2 and the fourteenth-largest wholesale mortgage lender in the country. The CFPB has supervisory  
3 authority over Provident.

4       Plaintiffs' Complaint alleges that from as early as 2006 to at least 2011, Provident originated  
5 wholesale loans by establishing a base or par rate for each of the types of loans it offered with specific  
6 loan terms for an applicant with specified credit characteristics. Provident allegedly accounted for  
7 numerous objective credit-related characteristics of applicants by setting a variety of par rates for each  
8 of its different loan products. These par rates reflected its assessment of individual applicant  
9 creditworthiness, as well as the current market rate of interest and the price Provident could obtain for  
10 the sale of any such loans to investors. Provident issued par rate sheets, as frequently as several times  
11 each business day, to brokers. The rate sheets listed the par rates based on the loan terms and a  
12 borrower's credit characteristics. Provident also published the yield spread premium ("YSP") it would  
13 pay the broker when the broker submitted a loan application that had an interest rate that exceeded the  
14 par rate and Provident subsequently originated the loan. The Complaint alleges that Provident made  
15 the credit decision and had the sole and absolute discretion to approve or reject any application  
16 submitted to it by a broker.

17       Mortgage brokers who supplied Provident with wholesale loans for origination were  
18 compensated in two ways: through direct fees paid by the borrower to the broker and/or through YSPs  
19 from Provident, collectively referred to as "total broker fees." The Complaint alleges that in pricing its  
20 wholesale loans, Provident permitted mortgage brokers to exercise subjective, unguided discretion in  
21 setting the amount of total broker fees charged to individual borrowers, unrelated to an applicant's  
22 credit risk characteristics or loan product features. From at least 2006 to at least 2011, brokers who  
23 submitted loans to Provident for origination were at liberty to price a loan application at any interest  
24 rate above the par rate and charge any amount of direct fees, as long as the total broker fees did not  
25 exceed Provident's maximum broker compensation caps. These interest rates determined the amount  
26 of YSP Provident would pay and were separate from and not controlled by credit risk factors and loan  
27 characteristics already reflected in the rate sheet prices. Plaintiffs also allege that Provident reviewed  
28



1 the total broker fees that brokers charged to borrowers in the loans submitted to Provident for funding  
2 and had the authority to accept or reject them.

3 Plaintiffs contend that from as early as 2006 through at least 2011, Provident, through  
4 wholesale mortgage brokers, charged thousands of African-American and Hispanic wholesale  
5 borrowers higher total broker fees than white borrowers for home mortgage loans, not based on their  
6 creditworthiness or other objective criteria related to borrower risk and loan characteristics, but  
7 because of their race or national origin. The Complaint alleges that these disparities resulted from the  
8 implementation and operation of Provident's policies that: (a) allowed mortgage brokers subjective  
9 and unguided discretion in setting their compensation for wholesale loans unrelated to borrower credit  
10 risk characteristics and the terms of the loan that it then incorporated into the terms and conditions of  
11 the loans it originated; (b) did not require mortgage brokers to justify or document the reasons for the  
12 amount of total broker fees not based on borrower risk; (c) failed to adequately monitor for or remedy  
13 the effects of racial and national origin disparities in those total broker fees; and (d) created a financial  
14 incentive for mortgage brokers to charge higher interest rates to borrowers by its YSP policy.  
15 Plaintiffs allege that these policies and practices were not justified by the necessity to achieve one or  
16 more substantial, legitimate, nondiscriminatory business interests under the FHA or its regulations, 24  
17 C.F.R. §100.5, or a legitimate business need under the ECOA or Regulation B of the ECOA, 12 C.F.R.  
18 pt. 1002. The Complaint alleges that as a result of Provident's practices, thousands of African-  
19 American and Hispanic borrowers paid, on average, hundreds of dollars more for a Provident loan on  
20 the basis of their race or national origin, in violation of the FHA and ECOA.

## 21 **II. POSITION OF PROVIDENT**

22 Provident asserts that at all times it conducted its lending in compliance with the fair lending  
23 laws and in a non-discriminatory manner. Provident maintains that any of the differences in pricing, as  
24 alleged by Plaintiffs, were attributable to legitimate, non-discriminatory factors.

25 Plaintiffs' claim focuses on wholesale loans and arises from the fees that independent mortgage  
26 brokers charged their customers. Provident asserts that these fees were negotiated independently  
27 between the mortgage brokers and their clients. Provident asserts that competitive market conditions  
28 required it to allow independent mortgage brokers to negotiate their compensation directly with their

1 borrower-customers. Provident asserts that it did not receive any of the fees charged by the brokers as  
2 part of the price negotiated directly between the brokers and the borrower. Therefore, Provident  
3 asserts that allowing independent mortgage brokers to set their own compensation was justifiable by a  
4 legitimate business purpose.

5 Provident never had a high concentration of loans from a small group of mortgage brokers.  
6 Rather, it did business with thousands of independent mortgage brokers, who were constantly changing  
7 and who were not employees of Provident. The independent mortgage brokers had a non-exclusive  
8 contractual relationship with Provident. Provident asserts that for the protection of borrowers, it  
9 imposed and enforced a low cap on total broker compensation.

10 Provident asserts that prior to significant regulatory changes in 2010 and 2011 that changed  
11 how mortgage brokers charged borrowers for their services, the imposition of a cap on the maximum  
12 amount of compensation a broker could charge was the primary mechanism for protecting borrowers  
13 from overreaching by its own mortgage brokers, including discriminatory fees.

14 Provident revised how it compensated mortgage brokers in response to regulatory  
15 developments in 2010 and 2011. It continues to impose a low cap on total broker compensation. Its  
16 outside consultant regularly performs a statistical analysis of broker compensation to identify any  
17 apparent compensation differences. This is done under the supervision of Provident's Chief  
18 Compliance Officer, who is part of its enhanced compliance management systems. Provident  
19 maintains that its practice of permitting independent mortgage brokers to set their own compensation  
20 within the cap imposed by Provident was and is justified by business necessity.

### 21 **III. REMEDIAL ORDER**

#### 22 **A. General Prohibitory Injunction**

23 1. Provident, including all of its officers, employees, agents, representatives, assignees,  
24 and all those in active concert or participation with any of them, is hereby enjoined from engaging in  
25 any act or practice that discriminates against residential mortgagors on the basis of race or national  
26 origin in any aspect of the assessment of total broker fees in a residential real estate-related transaction  
27 in violation of the FHA, or in any aspect of a credit transaction in violation of ECOA or Regulation B,  
28 12 C.F.R. pt. 1002. This prohibition includes, but is not limited to the adoption, performance, or

1 implementation of any policy, practice, or act that results in race or national origin discrimination  
2 against residential mortgagors in the assessment of total broker fees.

3       2.       This Order requires that Provident take actions as set forth below to remedy its alleged  
4 discrimination. Provident retains the discretion to take any additional actions that it believes are  
5 appropriate to achieve the goals of this Order. The effective date of this Order shall be the date on  
6 which it is entered by the Court.

7           **B.       Action Plan**

8       3.       For the duration of this Consent Order, Provident shall continue to have a Compliance  
9 Officer or Compliance Committee to be responsible for monitoring and coordinating Provident's  
10 adherence to the provisions of this Consent Order. Provident shall identify in writing to Plaintiffs the  
11 name of the Compliance Officer or each member of its Compliance Committee within fourteen (14)  
12 days of the effective date of this Order. The Compliance Officer or each of the Committee members  
13 shall be at a senior management level within Provident. In the event of any change in the Compliance  
14 Officer or Committee, Provident shall submit the name of the new Compliance Officer or Committee  
15 member(s) to Plaintiffs within fourteen (14) days.

16       4.       Within thirty (30) days of the effective date of this Order, Provident shall submit to  
17 Plaintiffs<sup>1</sup> a plan setting forth the actions that are necessary and appropriate to achieve compliance  
18 with this Order ("Action Plan"), including but not limited to setting forth proposed broker  
19 compensation policies and procedures and a proposed Monitoring Program, as set forth below. The  
20 Action Plan shall specify timelines for completion of each of the requirements of this Order. The  
21

22 \_\_\_\_\_  
23 <sup>1</sup> Any material required to be submitted to the Plaintiffs shall be delivered as follows, unless otherwise  
24 specified in this Order. For the United States, delivery shall be by private (non-USPS) overnight  
25 delivery addressed as follows: Chief, Housing and Civil Enforcement Section, Civil Rights Division,  
26 U.S. Department of Justice, 1800 G Street, NW, Suite 7200, Washington, DC 20006, Attn. DJ #188-  
27 11-19. For the CFPB, delivery shall be by private (non-USPS) overnight delivery addressed as  
28 follows: Assistant Director, Office of Fair Lending and Equal Opportunity, c/o Vincent Herman,  
Consumer Financial Protection Bureau, 1625 Eye Street, NW, ATTN: Office of Enforcement,  
Washington, DC 20552. The parties may also agree to delivery either electronically or by hand-  
delivery to the above address by courier.

1 timelines in the Action Plan shall be consistent with all deadlines in this Order, unless a modification is  
2 agreed to in writing by Plaintiffs.

3         5.       If, after review, Plaintiffs determine that it is necessary for Provident to revise the  
4 Action Plan, Plaintiffs will notify Provident of these proposed revisions. Provident shall make  
5 revisions and resubmit the Action Plan to Plaintiffs within fourteen (14) days of receipt of such notice.  
6 Plaintiffs will notify Provident when they determine there are no further revisions necessary to the  
7 Action Plan.

8         6.       Upon notification that Plaintiffs have no further revisions to the Action Plan, Provident  
9 shall promptly implement and adhere to the steps, recommendations, deadlines, and timeframes set  
10 forth in the Action Plan.

11         7.       The Action Plan shall require that Provident shall continue to maintain a complaint  
12 resolution program to address consumer complaints alleging discrimination regarding loans it  
13 originates or denies. Documentation regarding this complaint resolution program, including  
14 documentation of individual complaints and resolutions, if any, shall be produced to the Plaintiffs on a  
15 semi-annual basis in the reports referenced in Paragraph 36.

16         8.       Any material proposed changes to the approved Action Plan, including changes to  
17 Provident's broker compensation policies and procedures, during the term of this Order shall be  
18 submitted in writing to Plaintiffs for review. If Plaintiffs determine that it is necessary for Provident to  
19 revise the changes to the Action Plan, Provident shall make revisions and resubmit the Action Plan to  
20 Plaintiffs within fourteen (14) days of receipt of such notice. Provident shall not implement the  
21 changes or deviations until Plaintiffs provide notice to Provident that no further revisions are necessary  
22 or until any dispute is resolved by this Court as provided in Paragraph 40.

23         **C.       Broker Compensation Policies and Procedures**

24         9.       Provident has provided to Plaintiffs its current broker compensation policy, which, in  
25 summary, does not allow discretion in borrower- or lender-paid broker compensation because  
26 individual brokers are unable to charge or collect different amounts of fees from different borrowers on  
27 a loan-by-loan basis. Provident's current policy provides that: (a) each broker shall select its  
28 compensation level periodically as a percentage of loan amount, up to a maximum of 2% or \$15,000;

1 (b) each broker shall charge the percentage it has selected to each loan application that it submits to  
2 Provident during the applicable period; and (c) no broker may charge or collect any other fee in  
3 connection with the origination of a Provident loan. Unless modified consistent with this Order,  
4 Provident shall continue to have in place a non-discretionary broker compensation policy, as described  
5 in this Paragraph, subject to change in the maximum percentage cap or dollar limit to be applied for all  
6 brokers, in which case Provident shall notify Plaintiffs upon making the change.

7 10. For the duration of this Order, Provident shall continue to have in place, as part of its  
8 broker compensation policy, specific race- and national origin-neutral standards for the assessment by  
9 the broker of total broker fees on residential real-estate related loans that Provident underwrites,  
10 originates, or funds that are designed to avoid unlawful discrimination by the lender and/or the  
11 mortgage broker. The broker compensation policy shall also require that written documentation of the  
12 amount of such fees, whether lender-paid or borrower-paid, be among the application documents  
13 submitted to Provident and be maintained in each loan file. These requirements shall be made part of  
14 any broker agreement between a mortgage broker and Provident and shall be incorporated into the  
15 lender's current proprietary loan processing system or any future processing system. If Provident  
16 modifies its broker compensation policy during the term of this Order, additional written  
17 documentation supporting the amount of such fees may be required.

18 11. Provident's broker compensation policy shall continue to require brokers to make the  
19 following disclosures to mortgage loan applicants, to the extent not inconsistent with applicable law:  
20 (a) the full amount of any broker compensation, stated separately for lender-paid or borrower-paid  
21 fees, and that such compensation may, or may not, as appropriate, be negotiable between the broker  
22 and borrower; and (b) a notice of non-discrimination that provides substantially the same information  
23 as is contained in Appendix A. Such disclosures shall continue to be in writing, signed by the broker  
24 and the borrower, and submitted by the broker to be made part of the loan file maintained by  
25 Provident. This disclosure shall be made as early as practicable but not later than seven (7) days prior  
26 to the closing of the loan. The policy shall further provide for at least annual notice to all brokers who  
27 submit applications to Provident or originate loans through or in its name, of the brokers' obligation to  
28 comply with the FHA and ECOA and articulating the brokers' obligation to charge compensation in a

1 non-discriminatory manner, including in their exercise of discretion to set total broker fees when such  
2 discretion is permitted.

3 12. Provident's loan processing system shall include validations to be performed to ensure  
4 compliance with the requirements of Paragraphs 9, 10, and 11. Provident's policy shall require  
5 designated employees under management supervision to review for compliance with the requirements  
6 of Paragraphs 9, 10, and 11 and certify compliance therewith as part of its monthly post-funding  
7 Quality Control review. Such certification shall be maintained in Provident's loan processing system.  
8 Provident's policy shall not permit the processing of a loan application or the closing/funding of a loan  
9 submitted by a broker unless the broker has fully complied with the requirements of Paragraphs 9, 10,  
10 and 11.

11 13. Provident's broker compensation policy shall provide that Provident will use its best  
12 efforts to require the mortgage brokers who contract with it to post and prominently display in each  
13 location where applications for its loans are received a notice of non-discrimination, a sample of which  
14 is attached as Appendix A.

15 **D. Monitoring Program**

16 14. For the term of this Order, Provident shall continue to have in place a monitoring  
17 program designed to ensure compliance with this Order. This program shall monitor Provident's  
18 wholesale loans for potential disparities based on race and national origin with respect to compensation  
19 received by its wholesale mortgage brokers. The program shall also include portfolio-wide analyses  
20 designed to detect statistically significant disparities<sup>2</sup> in total broker fees based on race and national  
21 origin with respect to Provident's wholesale loans on a nationwide level on a quarterly and annual  
22 basis. In addition, the program shall also include an analysis on a semi-annual and annual basis  
23 designed to detect such disparities in selected geographic areas and on a broker-by-broker basis, with  
24 the criteria used to select geographic areas and individual brokers to be agreed upon by the parties in  
25

---

26 <sup>2</sup> Statistical significance is a measure of probability that an observed outcome would not have occurred  
27 by chance. As used in this Consent Order, an outcome is statistically significant if the probability that  
28 it could have occurred by chance is less than 5%.

1 advance of each semi-annual analysis. The analyses conducted by Provident pursuant to this  
2 Paragraph shall utilize the same methods and be calculated without controls, as performed by Plaintiffs  
3 and described in Paragraph 20 of the Complaint, unless Plaintiffs approve the use of additional controls  
4 or methodological changes proposed by Provident. Nothing in this Order precludes Provident from  
5 conducting additional compliance-related analyses.

6 15. In the event that any review or analysis performed pursuant to this Order discloses  
7 statistically significant broker fee disparities between African-American or Hispanic and white  
8 borrowers, Provident shall attempt to determine the reason(s) for those disparities. It shall promptly  
9 take corrective action to address disparities that are attributable to a policy or practice of Provident –  
10 including, but not limited to, those identified in the Complaint – and not necessary to achieve one or  
11 more of its substantial, legitimate, nondiscriminatory business interests or a legitimate business need.

12 16. Corrective action taken pursuant to Paragraph 15 shall include, as warranted, financial  
13 remediation for borrowers; further modifications to Provident’s broker compensation policies and/or  
14 monitoring programs; requiring further fair lending and/or compliance education or training for its  
15 employees or brokers; modification of the terms of or termination of broker relationships; or any other  
16 action as deemed appropriate under the circumstances. Provident shall maintain documentation of all  
17 corrective actions taken under this Paragraph, or the reason(s) why it took no corrective action.

18 17. In the event that any review or analysis performed pursuant to Paragraph 14 discloses  
19 statistically significant disparities in total broker fees between African-American or Hispanic and white  
20 borrowers for a particular broker, Provident shall require the broker to provide promptly, in writing,  
21 the non-discriminatory reason(s) for those disparities that are necessary to achieve (a) one or more of  
22 its substantial, legitimate, nondiscriminatory business interests and (b) a legitimate business need under  
23 Regulation B of the ECOA. 12 C.F.R. pt. 1002. If the broker does not provide a reasonable, non-race  
24 or national origin-based explanation for the identified disparities, Provident shall use its best efforts,  
25 including termination of its relationship with the broker, to require the broker to take prompt corrective  
26 action, as described in Paragraph 15, to address the disparities. Provident shall maintain  
27 documentation of all corrective actions taken pursuant to this Paragraph, or the reason(s) why it took  
28 no corrective action.

1           18.     Provident shall submit all such periodic analyses and remedial proposals to the  
2 Plaintiffs for their review within fifteen (15) days of their completion, and Plaintiffs may conduct  
3 alternative analyses. If either Plaintiff raises any objections to Provident's determinations with respect  
4 to a finding or non-finding of pricing disparities or proposed remedial actions within thirty (30) days of  
5 their receipt, the parties shall meet and confer to try to resolve their differences. If the parties are  
6 unable to come to an agreement regarding such objections, any party may bring the dispute to this  
7 Court for resolution pursuant to Paragraph 40.

8           **E.     Equal Credit Opportunity Training Program**

9           19.     For the duration of this Order, Provident shall continue to provide equal credit  
10 opportunity training to its management officials or employees who: (a) have responsibility for  
11 interacting with mortgage brokers; (b) have responsibility for conducting fair lending compliance  
12 monitoring or for reviewing fair lending complaints; or (c) have responsibility for ensuring that  
13 mortgage brokers' compensation complies with Provident's policies and procedures as well as federal  
14 and state statutes and regulations. During this training, Provident shall provide to each participant: (a)  
15 access to a copy of this Order and the loan policies adopted pursuant to it; and (b) training on the terms  
16 of this Order, the loan policies adopted pursuant to it, the requirements of the FHA and ECOA, and his  
17 or her responsibilities under each. The initial training shall be provided within sixty (60) days of the  
18 effective date of this Order, and, during the term of this Order, Provident shall provide annual training  
19 to covered employees, as described in this Paragraph, with respect to his or her responsibilities and  
20 obligations under the FHA, ECOA and this Order. This training shall be provided by Provident or by a  
21 qualified independent third party selected by Provident and shall be presented to Plaintiffs for  
22 comment and review, with any impasse to be submitted to the Court for resolution pursuant to  
23 Paragraph 40. Provident shall bear all costs and expenses of this training.

24           20.     Provident shall also provide equal credit opportunity training to each new management  
25 official or employee whose responsibilities include those described in Paragraph 19. Each such new  
26 management official or employee shall be provided a copy of this Order and the policies required  
27 under this order, have any questions relating to them answered, and sign an acknowledgment form  
28 statement substantially in the form of Appendix B within ten (10) days of beginning his or her



1 employment in that position. Within thirty (30) days of beginning his or her employment in that  
2 position, each such employee shall receive the fair lending training described in Paragraph 19.

3 21. Provident shall secure from each management official or employee receiving the  
4 training a signed statement acknowledging that he or she has received a copy of this Order and the loan  
5 policies required by this Order and has completed the training. The signature of the acknowledgement  
6 may be either manual or electronic, complying with the requirements of the E-Sign Act, 15 U.S.C. §  
7 7001 *et seq.* These statements shall be substantially in the form of Appendix B (Acknowledgment)  
8 and Appendix C (Equal Credit Opportunity Training).

9 **F. Satisfaction of Plaintiffs' Claims for Monetary Relief**

10 22. Provident shall deposit in an interest-bearing escrow account the total sum of \$9 million  
11 to compensate for direct and indirect damages that aggrieved borrowers may have suffered as a result  
12 of its alleged violations of the FHA and ECOA (the "Settlement Fund"). Title to this account shall be  
13 in the name of "Provident Funding Associates, L.P. for the benefit of aggrieved borrowers pursuant to  
14 Order of the Court in Civil Action No. [insert]." Provident shall provide written verification of the  
15 deposit to Plaintiffs within ten (10) days of the effective date of this Order. Any interest that accrues  
16 shall become part of the Settlement Fund and be utilized and disposed of as set forth herein. Any  
17 taxes, costs or other fees incurred by the Settlement Fund shall be paid by Provident directly into the  
18 Fund.

19 23. Within thirty (30) days of the effective date of this Order, Provident shall identify a  
20 proposed Settlement Administrator ("Administrator") to Plaintiffs. Provident shall confirm that  
21 Plaintiffs do not object to its selection before executing a contract with the Administrator. Within  
22 thirty (30) days of an Administrator's selection, Provident shall, after confirming that Plaintiffs do not  
23 object to its terms, execute a contract with the Administrator to conduct the activities set forth in the  
24 following paragraphs. Provident shall bear all reasonable costs and expenses of the Administrator.  
25 The Administrator's contract shall require the Administrator to comply with the provisions of this  
26 Order as applicable to it and shall require it to work cooperatively with Plaintiffs in the conduct of its  
27 activities, including reporting regularly and providing all reasonably requested information to  
28 Plaintiffs. Provident shall allow the Administrator access to relevant mortgage loan files, borrower

1 contact information, and any other information necessary for the purpose of accomplishing its duties  
2 under this Order. The contract shall further require the Administrator to comply with all  
3 confidentiality and privacy restrictions applicable to the party who supplies information and data to it.

4 24. The Administrator's contract shall also require the Administrator, as part of its  
5 operations, to establish cost-free means for aggrieved borrowers to contact it, including an email  
6 address, a website, a toll-free telephone number, and means for persons with disabilities to  
7 communicate effectively, including TTY. The Administrator's contract shall require the Administrator  
8 to provide live English and Spanish-speaking operators to speak to individual borrowers who call the  
9 toll-free number. The Administrator's contract shall further require it to make all reasonable efforts to  
10 provide prompt, effective translation services including foreign language interpreters and translations  
11 for communications, both written and electronic, with aggrieved borrowers.

12 25. In the event that Plaintiffs have reason to believe that the Administrator is not materially  
13 complying with the terms of its contract with Provident, the parties shall meet and confer for the  
14 purpose of mutually agreeing upon a course of action to effect the Administrator's material compliance  
15 with its contract. In the event that the parties are unable to reach agreement, any party may present the  
16 matter to this Court for resolution.

17 26. Plaintiffs may request from Provident any additional information or data they  
18 reasonably believe will assist them in identifying aggrieved borrowers, verifying their eligibility, and  
19 determining an amount of monetary damages for each. Provident shall, within thirty (30) days of  
20 receipt of such request, supply such data or information, to the extent that it is within its control. Such  
21 information and data shall be used by Plaintiffs only for the purposes of enforcing and implementing  
22 the Consent Order. To the extent that the requested data and information is not within Provident's  
23 control, it shall, within thirty (30) days of receipt of such request, supply information in its control that  
24 identifies other parties that may have that data or information. Plaintiffs shall, upon reasonable notice,  
25 be allowed access to the lender's records and files to verify the accuracy of the data provided and to  
26 otherwise identify persons entitled to payments from the Settlement Fund.

27 27. Within thirty (30) days of the effective date of this Order, Provident may provide  
28 Plaintiffs with data, documentation, or other evidence regarding any clearly demonstrated borrower

1 fraud in connection with the origination of a loan that may make that aggrieved borrower ineligible for  
2 compensation in this matter. Plaintiffs will consider this information in finalizing the list of aggrieved  
3 borrowers.

4       28.     Within ninety (90) days of the effective date of this Order or the receipt of additional  
5 data or information from Provident pursuant to Paragraph 26 or 27, whichever is later, Plaintiffs shall  
6 provide the Administrator the list of aggrieved borrowers eligible for compensation from the  
7 Settlement Fund and an initial estimate of the amount each borrower will receive from the Settlement  
8 Fund. Pursuant to its contract, the Administrator shall make its best efforts, using all reasonable  
9 methods regularly used by companies that administer litigation and government enforcement  
10 settlement funds, to locate each identified aggrieved borrower and obtain such information as Plaintiffs  
11 reasonably consider necessary to confirm their identities and eligibility. The Administrator's contract  
12 shall require it to complete this responsibility within a period of six (6) months from the date the  
13 Plaintiffs provide the list, subject to an extension of time as provided by Paragraph 38.

14       29.     Plaintiffs shall determine the final amount each aggrieved borrower located by the  
15 Administrator shall receive from the initial amount deposited into the Settlement Fund, together with  
16 any accrued interest, no later than sixty (60) days after the Administrator's deadline for locating and  
17 receiving the requested information from aggrieved borrowers has passed. Plaintiffs shall then provide  
18 the final compensation list to the Administrator. The total amount paid to the identified aggrieved  
19 borrowers shall not exceed the total amount of the Settlement Fund, including accrued interest. No  
20 individual may request a review by the Court, the Administrator, or any party of the final payment  
21 amounts.

22       30.     Within thirty (30) days of receiving the final compensation list from Plaintiffs, the  
23 Administrator shall deliver payments to those borrowers in the amounts determined by Plaintiffs as  
24 described in Paragraph 29. Given the specific facts and circumstances related to this action, including,  
25 but not limited to, the age of the loans and the joint nature of this action between the two federal  
26 agencies, Plaintiffs have agreed to require each identified aggrieved borrower to effectuate a mutually  
27 agreeable release as a condition of payment under the Settlement Fund, in the form of Appendix D.  
28

1           31.     The Administrator's payment responsibility may be discharged on a rolling basis with  
2 approval from Plaintiffs. The Administrator's contract shall also require it to skip trace and attempt to  
3 redeliver any payment that is returned to the Administrator as undeliverable, or not deposited within  
4 six (6) months.

5           32.     The Administrator's contract shall require it to set forth reasonable deadlines for any  
6 other aspects of the administration of its contract, subject to approval of Plaintiffs, so that  
7 compensation is distributed and checks are presented for payment or become void prior to the date that  
8 is twenty-four (24) months from the date Plaintiffs provided the Administrator a list of aggrieved  
9 borrowers eligible for compensation from the Settlement Fund pursuant to Paragraph 28.

10          33.     If any money remains in the Settlement Fund, including accrued interest, twenty-four  
11 (24) months after the date the initial notifications are sent to borrowers deemed to be aggrieved by  
12 Plaintiffs, as described in Paragraph 28, and if Plaintiffs determine that distributing that remaining  
13 money to aggrieved persons is impracticable, the Administrator shall distribute those funds, following  
14 the process described below, to organization(s) that provide services including credit and housing  
15 counseling (including assistance in obtaining loan modification and preventing foreclosure); legal  
16 representation of borrowers seeking to obtain a loan modification or to prevent foreclosure; and  
17 financial literacy, and other related educational programs targeted at African-American and Hispanic  
18 borrowers. Recipient(s) of such funds must not be related to Provident or any entity owned by  
19 Provident. Before making a final selection of the qualified organization(s), Provident shall obtain a  
20 proposal from each organization on how it will use the funds consistent with the above-stated  
21 purposes, submit such proposal(s) to Plaintiffs, and consult with and confirm that they do not object to  
22 the proposal(s). Any party may request modification of the proposal before approving the  
23 organization(s). The parties shall thereafter seek approval from the Court to distribute the remaining  
24 funds to the qualified organization(s). Fund recipients shall be required to submit to the parties a  
25 detailed report on how these funds are utilized within one (1) year after the funds are distributed, and  
26 every year thereafter until the funds are exhausted. They shall also be required to return the full  
27 amount of funds received for redistribution to the other organization(s) approved to receive funds in  
28 the event that they fail to submit such report(s).

1           34.     Provident shall not be entitled to a set-off, or any other reduction, of the amount of  
2 payments to aggrieved borrowers because of any debts owed by those persons. Provident also shall  
3 not object or refuse to make a payment based on a release of legal claims or loan modification  
4 previously signed by any such aggrieved borrowers.

5           **G.     Evaluating and Monitoring Compliance**

6           35.     For the duration of this Order, Provident shall retain all records relating to its  
7 obligations under this Order as well as its compliance activities as set forth herein. Plaintiffs shall have  
8 the right to receive such records upon request.

9           36.     For the duration of this Order, Provident shall provide Plaintiffs the periodic reports of  
10 its fair lending analyses and remediation actions, pursuant to Paragraphs 14-18. In addition to these  
11 reporting requirements, Provident shall submit a report to Plaintiffs within six months of the effective  
12 date of this Order regarding its progress in establishing and implementing each of the remedial items  
13 specified in this Order and set forth in the Action Plan. A second report shall be submitted to Plaintiffs  
14 on the first anniversary of this Order. Thereafter, Provident shall submit a report annually to Plaintiffs  
15 for the term of the Order describing the actions taken in compliance with the provisions of the Order  
16 and set forth in the Action Plan. The report shall include an objective assessment of the extent to  
17 which each quantifiable obligation was met, an explanation of why any particular component fell short  
18 of meeting the goal for that year, and any recommendations for additional actions to achieve the goals  
19 of this Order. If applicable, Provident shall attach to the annual reports representative copies of  
20 training material disseminated pursuant to this Order. In addition, Provident shall annually provide to  
21 Plaintiffs, on the anniversary of the date of entry of this Order, an electronic database that contains all  
22 the mortgage loan-related data that it is required to submit pursuant to HMDA, supplemented by data  
23 that identifies the broker for each loan, the amount of fees paid to each broker (specify whether  
24 borrower-paid or lender-paid), and the total net amount paid to a broker for each loan.

25           **H.     Administration**

26           37.     This Order is binding on Provident, including all of its officers, employees, agents,  
27 representatives, assignees, successors in interest, and all those in active concert or participation with  
28 any of them. In the event Provident seeks to transfer or assign all or part of its mortgage lending

1 operations during the term of this Order, and the successor or assignee intends to carry on the same or  
2 similar business practices, as a condition of sale, Provident shall obtain the written agreement of the  
3 successor or assignee to any obligations remaining under the Order for its remaining term.

4 38. This Order shall terminate ninety (90) days after the submission of Provident's fourth  
5 annual report to the Plaintiffs pursuant to Paragraph 36. Notwithstanding this provision, the term of  
6 this Order may be extended by agreement of the parties or upon motion to the Court by the Plaintiffs,  
7 for good cause shown.

8 39. Any time limits for performance fixed by this Order may be extended by mutual written  
9 agreement of the parties. Additionally, details related to administration of the Settlement Fund as set  
10 forth in Paragraphs 22-34 may be modified by written agreement of the parties and without further  
11 Court approval. Any other modifications to this Order may be made only upon approval of the Court,  
12 upon motion by any party.

13 40. In the event that any disputes arise about the interpretation of or compliance with the  
14 terms of this Order, the parties shall endeavor in good faith to resolve any such dispute between  
15 themselves before bringing it to this Court for resolution. The parties agree that if any party  
16 reasonably believes that another party failed to comply with any obligation under this Order, it shall  
17 provide written notice thereof and allow a period of at least thirty (30) days to discuss a voluntary  
18 resolution of the alleged violation before presenting the matter to this Court. In the event of either a  
19 failure by Provident to perform in a timely manner any act required by this Order or an act by  
20 Provident in violation of any provision hereof, Plaintiffs may move this Court to impose any remedy  
21 authorized by law or equity, including attorneys' fees and costs.

22 41. Nothing in this Order shall excuse Provident's compliance with any currently or  
23 subsequently effective provision of law or order of a regulator with authority over Provident that  
24 imposes additional obligations on it.

25 42. The parties agree that, as of the date of the entry of this Order, litigation is not  
26 "reasonably foreseeable" concerning the matters described above. To the extent that any party  
27 previously implemented a litigation hold to preserve documents, electronically stored information  
28 (ESI), or things related to the matters described above, the party is no longer required to maintain such

1 litigation hold. Nothing in this Paragraph relieves any party of any other obligations imposed by this  
2 Order or any record retention obligations imposed by statute or regulation.

3 43. Provident's compliance with the terms of this Order, including any modifications  
4 agreed to by the parties or ordered by the Court, shall fully and finally resolve all claims of Plaintiffs  
5 arising prior to the effective date of this Order relating to the alleged violation of the fair lending laws  
6 by means of discriminating on the basis of race and national origin, as alleged in the Complaint in this  
7 action, including all claims for equitable relief and monetary damages and penalties. This Consent  
8 Order does not release claims for practices not addressed in the Complaint's allegations, or that were  
9 not within the subject matter of Plaintiffs' investigation, including claims that may be held or are  
10 currently under investigation by any federal agency, or any claims that may be pursued for actions that  
11 may be taken by any executive agency established by 12 U.S.C. § 5491 or the appropriate Federal  
12 Banking Agency, as defined in 12 U.S.C. § 1813(q), against Provident or any of its affiliated entities.

13 44. Each party to this Consent Order shall bear its own costs and attorney's fees associated  
14 with this litigation.

15 45. This Court, the Northern District of California, shall retain jurisdiction for the duration  
16 of this Consent Order to enforce the terms of the Order, after which time the case shall be dismissed  
17 with prejudice.

18 IT IS SO ORDERED, this \_\_\_\_\_ day of \_\_\_\_\_, 2015.

19  
20  
21 \_\_\_\_\_  
22 UNITED STATES DISTRICT JUDGE  
23  
24  
25  
26  
27  
28

1 The undersigned hereby apply for and consent to the entry of the Order:

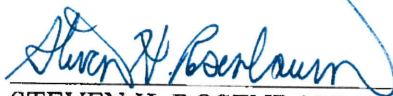
2 For the United States:

3 MELINDA HAAG  
4 United States Attorney  
Northern District of California

VANITA GUPTA  
Principal Deputy Assistant Attorney  
General  
Civil Rights Division

5

6 



7 ALEX G. TSE  
8 Chief, Civil Division  
MELANIE PROCTOR  
9 Assistant United States Attorney  
450 Golden Gate Avenue  
10 San Francisco, 94102

STEVEN H. ROSENBAUM  
Chief

11

12

13

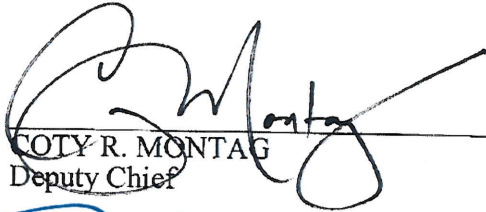
14

15

16

17

18

  
COTY R. MONTAG  
Deputy Chief


19

20 For the Consumer Financial Protection Bureau:


21 PATRICE ALEXANDER FICKLIN  
Fair Lending Director

22 REBECCA J. K. GELFOND  
Deputy Fair Lending Director

23

24 

25 VINCENT HERMAN  
Senior Fair Lending Enforcement Counsel  
26 BENJAMIN KONOP  
Enforcement Attorney  
27 Consumer Financial Protection Bureau  
1700 G Street NW  
28 Washington, DC 20552

  
BURTIS M. DOUGHERTY  
Trial Attorney  
Housing and Civil Enforcement Section  
Civil Rights Division  
United States Department of Justice  
950 Pennsylvania Ave., N.W. - NWB  
Washington, DC 20530



1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

For Defendant Provident Funding Associates, L.P.:



R. Craig Pica  
Chief Executive Officer



Neil R. O'Hanlon, Esq.  
Timothy P. Tobin, Esq.  
J. Evans Rice, Esq.  
Hogan Lovells, US LLP  
1999 Avenue of the Stars, Suite 1400  
Los Angeles, CA 90067

**APPENDIX A**

**We do Business in Accordance with  
Federal Fair Lending Laws**

**UNDER THE EQUAL CREDIT OPPORTUNITY  
ACT, IT IS ILLEGAL TO DISCRIMINATE IN ANY  
CREDIT TRANSACTION:**

**On the basis of race, color, national origin, religion,  
sex, marital status, or age;**

**Because income is from public assistance; or**

**Because a right has been exercised under the Federal  
Consumer Credit Protection Laws.**

**IF YOU BELIEVE YOU HAVE BEEN  
DISCRIMINATED AGAINST, YOU SHOULD SEND  
A COMPLAINT TO ONE OF THE FOLLOWING:**

**U.S. Department of Justice  
Civil Rights Division  
Housing and Civil Enforcement  
Section  
Washington, DC 20530  
1-800-896-7743  
<http://www.usdoj.gov/crt/housing>**

**Consumer Financial Protection Bureau  
P.O. Box 4503  
Iowa City, Iowa 52244  
(855) 411-CFPB (2372)  
(855) 729-CFPB (2372) (TTY/TDD)  
[www.consumerfinance.gov](http://www.consumerfinance.gov)**

**Federal Trade Commission  
Washington, DC 20580  
(202) 326-2222  
<https://www.ftccomplaintassistant.gov/>**

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**APPENDIX B**

Officer and Employee Acknowledgement

I acknowledge that on \_\_\_\_\_, I was provided copies of the Consent Order entered by the Court in United States and Consumer Financial Protection Bureau v. Provident Funding Associates, L.P. (N.D. Cal.), and the loan policies developed pursuant thereto. I have read and understand these documents and have had my questions about these documents answered. I believe I understand my legal responsibilities and shall comply with those responsibilities.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Job Title

\_\_\_\_\_  
Date

**APPENDIX C**

Officer and Employee Training Certification

I certify that on \_\_\_\_\_, I received training with respect to my responsibilities under the Consent Order entered by the Court in United States and Consumer Financial Protection Bureau v. Provident Funding Associates, L.P. (N.D. Cal.), and the federal fair lending laws. I have had the opportunity to have my questions about them answered. I believe I understand my legal responsibilities not to discriminate under the federal fair lending laws, including the Fair Housing Act and Equal Credit Opportunity Act, and shall comply with those responsibilities.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Print Name

\_\_\_\_\_  
Job Title

\_\_\_\_\_  
Date

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

**APPENDIX D**

Release of Claims

In consideration for the parties' agreement to the terms of the Consent Order entered in United States of America and Consumer Financial Protection Bureau v. Provident Funding Associates, Case No. [###] (N.D. Ca. ##, 2015) (the "Action"), and the payment to me of at least \$[initial payment amount] related to the loan(s) listed on this form, pursuant to the Consent Order, I hereby release and forever discharge all claims of every type accruing prior to the entry of the Consent Order, related to the allegations in the Action, including without limitation the claim that African-American and Hispanic borrowers were charged higher broker fees for residential real estate-related loans than non-Hispanic white borrowers because of their race and national origin. This release includes all such claims, known or unknown, suspected or unsuspected, that I may have against Provident Funding Associates, L.P., all related entities, parents, predecessors, successors, subsidiaries, and affiliates, and all of their past and present directors, officers, agents, managers, supervisors, shareholders, and employees and their heirs, executors, administrators, successors, or assigns. I acknowledge that I am aware that I may discover facts in addition to, or materially different from, those facts which I now know or believe to be true with respect to the subject matter of this release, but that I release fully, finally and forever all claims related to the allegations in the Action, notwithstanding the discovery or existence of any such additional or different facts.

To be completed by the settlement administrator:

Loan Number: \_\_\_\_\_

Property Address: \_\_\_\_\_

Origination Date: \_\_\_\_\_

Borrowers Name(s): \_\_\_\_\_

To be completed by borrower(s):

\_\_\_\_\_  
Signature(s)

\_\_\_\_\_  
Print Name(s)

\_\_\_\_\_  
Date

**CERTIFICATE OF SERVICE**  
**United States et al. v. Provident Funding Associates, L.P.**  
**C 15-2373**

The undersigned hereby certifies that she is an employee of the Office of the United States Attorney for the Northern District of California and is a person of such age and discretion to be competent to serve papers. The undersigned further certifies that she is causing a copy of the following document(s):

**JOINT MOTION FOR ENTRY OF CONSENT ORDER**

to be served this date upon the party(ies) as follows:

- FIRST CLASS MAIL** by placing such envelope(s) with postage thereon fully prepaid in the designated area for outgoing U.S. mail in accordance with this office's practice.
- PERSONAL SERVICE (BY MESSENGER)** I caused such envelope to be delivered by hand to the person or offices of each addressee below.
- FACSIMILE (FAX)** Telephone No.: \_\_\_\_\_ I caused each such document to be sent by facsimile to the person or offices of each addressee below.
- FEDERAL EXPRESS**
- CERTIFIED MAIL**
- BY E-MAIL** I caused each such document to be sent by e-mail to the person or offices of each addressee below.

to the party(ies) addressed as follows:

Neil R. O'Hanlon  
Hogan Lovells, US LLP  
1999 Avenue of the Stars, Suite 1400  
Los Angeles, CA 90067  
Counsel for Defendant

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on May 28, 2015 at San Francisco, California.

/s/Melanie L. Proctor  
\_\_\_\_\_  
MELANIE L. PROCTOR  
Assistant United States Attorney