

It is **FURTHER ORDERED, ADJUDGED, AND DECREED** that Mr. Glover is commanded to initially respond to the following document requests and produce responsive, non-privileged documents within seven calendar days of service of this Order. To the extent Mr. Glover maintains responsive documents that are privileged, within seven calendar days of this Order, Mr. Glover shall either waive the privilege and produce the documents to CoServ's counsel or assert the privilege and (a) produce to CoServ's counsel a privilege log describing each document and the basis for the claim privilege, and (b) submit to the Court a copy of those documents for *in camera* review;

1. All documents demonstrating, relating, revealing, or referring to the location of any and all copies of the personal information of the members who own CoServ ("Members"), including Members' names, addresses, e-mail addresses, and phone numbers (both listed and unlisted) (collectively, "Members' Personal Information"), in his possession, custody, or control;

2. All documents demonstrating, relating, revealing, or referring to any and all copies of CoServ's confidential and sensitive real estate information ("Confidential Real Estate Information, and collectively, with Members' Personal Information, the "CoServ Information") in his possession, custody, or control;

3. For each copy of the CoServ Information in Mr. Glover's possession, custody, or control, all documents demonstrating, relating, revealing, or referring to the type of CoServ Information (*e.g.*, Members' Personal Information, Confidential Real Estate Information) ("Content Type");

4. For each copy of the CoServ Information in Mr. Glover's possession, custody, or control, all documents demonstrating, relating, revealing, or referring to the type of format (*e.g.*, hard copy, written letter, audio recordings, videotape, e-mail, instant message, word processing

document, draft, spreadsheet, database, calendar, telephone log, contact information, Internet usage files) ("Format Type");

5. For each copy of the CoServ Information in Mr. Glover's possession, custody, or control, all documents demonstrating, relating, revealing, or referring to the type of file holding any of the CoServ Information (*e.g.*, hard-copy file, computer hard drive, removable media (like CD, flash drive, and DVD), laptop computer, network drive, PDA, Blackberry device, personal computer, cell phone, back-up tape) ("File Type");

6. For each copy of the CoServ Information in Mr. Glover's possession, custody, or control, all documents demonstrating, relating, revealing, or referring to the name of all persons or entities to which Mr. Glover distributed any of the CoServ Information, including, as to each person or entity, the date of the distribution, the Content Type distributed, the Format Type distributed, and the File Type distributed;

7. All documents demonstrating, relating, revealing, or referring to the circumstances surrounding Mr. Glover providing Members' Personal Information to any other person, party, or entity;

8. All documents demonstrating, relating, revealing, or referring to the circumstances surrounding Mr. Glover's claim that the Members' Personal Information was/is his own personal property;

9. All documents demonstrating, relating, revealing, or referring to the circumstances surrounding Mr. Glover's refusal to sign an affidavit stating that he no longer possessed Members' Personal Information;

10. All documents demonstrating, relating, revealing, or referring to the circumstances surrounding Mr. Glover providing Confidential Real Estate Information to any other person, party, or entity;

11. All documents demonstrating, relating, revealing, or referring to the circumstances surrounding Mr. Glover's statement to the CoServ Board of Directors in response to the June 6, 2008, question, "Did you, directly or indirectly, provide member information to Janice Brady or to anyone on her behalf?";

12. All documents demonstrating, relating, revealing, or referring to the circumstances surrounding Mr. Glover's statement to the CoServ Board of Directors in response to the June 6, 2008, question, "Do you have any information that someone has provided Janice Brady or anyone else with membership list data?";

13. All documents demonstrating, relating, revealing, or referring to the circumstances surrounding Mr. Glover's violation of CoServ's Policy 310 (adopted on November 26, 1985), which provides that "[i]nformation which is of a confidential corporate nature will not be provided to the membership such as . . . [t]he names and addresses or telephone numbers of members, past and/or current. . . .";

14. All communications between Mr. Glover, on the one hand, and Janice K. Brady, and/or her agents, representatives, or attorneys, on the other hand; and

15. All communications between Mr. Glover and any other person, party, or entity relating, revealing, or referring to Ms. Brady and/or CoServ.

It is **FURTHER ORDERED, ADJUDGED, AND DECREED** that Mr. Glover shall produce for inspection, copying and imaging any personal computer storage device belonging to Mr. Glover in his possession, custody, or control, pursuant to the following procedure:

1. Mr. Glover shall deliver any personal computer storage device within his possession, custody, or control to CoServ's expert Jonathan Scheffrahn (or Mr. Scheffrahn's designee), Alvarez & Marsal, Dispute Analysis and Forensic Services, LLC, 122 W. Carpenter Frwy, Suite 200, Irving, Texas 75239, no later than March 26, 2009;

2. Mr. Scheffrahn (or Mr. Scheffrahn's designee) shall have two (2) full business days to image the device and return it to Mr. Glover;

3. Following the inspection, copying, and imaging of the subject computer storage device, Mr. Scheffrahn (or Mr. Scheffrahn's designee) shall forward a list of files found on the device to CoServ's counsel and Mr. Glover;

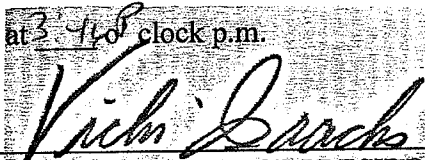
4. If Mr. Glover objects to the production of any specific file, within five business days of receipt of the file list, he shall notify CoServ's counsel of the file and the specific objection claimed, and if no agreement can be reached between the parties, the issue shall be submitted to the Court for a decision whether the files objected to are subject to production;

5. A complete and unaltered image of the entire storage device shall be maintained by Mr. Scheffrahn (or Mr. Scheffrahn's designee) in the event a complete copy is required during the course of litigation;

6. CoServ shall bear the cost of imaging and creation of a file list, except Mr. Glover will bear his own costs for his own production;

7. Following the imaging of the device, any file the parties agree, or the Court finds, are objectionable shall be redacted from any files provided to CoServ or CoServ's counsel.

SIGNED this the 24 day of March 2009 at 3:40 clock p.m.


HONORABLE JUDGE PRESIDING