In re the Matter of:) Case No.: No. 10-109 New Hampshire Banking Department, Petitioner, and Ameridebt Relief Corp. (d/b/a Ameridebt Relief, Inc., a/k/a East) Order for) Default Judgment Coast Fidelity Corp, Inc., a/k/a Fidelity Corporation, a/k/a The Financial Care Group, LLC and d/b/a www.ameridebt101.com), Ivan Franquiz, Jr., Jeffrey A. Torres, Howard Alvarez, Frederick Alvarez, and Esteban Ferrer, Respondents

Order for Default Judgment

The Commissioner of the New Hampshire Banking Department ("Department") issued an Order to Cease and Desist ("Order") against Respondents Ameridebt Relief Corp. (d/b/a Ameridebt Relief, Inc., East Coast Fidelity Corp, Inc., a/k/a Fidelity Corporation, a/k/a The Financial Care Group, LLC and d/b/a www.ameridebt101.com), Ivan Franquiz, Jr., Jeffrey A. Torres, Howard Alvarez, Frederick Alvarez, and Esteban Ferrer, (collectively, "Respondents") on October 2, 2012 via Registered Mail.

According to the United States Post Office Track and Confirm records, Respondents were served the Order at one Fort Lauderdale, Florida address on October 13, 2012 but was returned to the Department on October 22, 2012 as "moved, left no address."

Notice of the Order was left for all above named Respondents at a second Fort Lauderdale, Florida address on October 13, 2012. The Order was considered "unclaimed" as of November 3, 2012 and returned to the Department on November 14, 2012. Respondents failed to request a hearing or reach a settlement with the Department on or before December 3, 2012 (which is thirty days from the November 3, 2012 "unclaimed" date) as required to avoid Default.

Respondents received the Order on October 12, 2012 at the Oakland Park, Florida address. Respondents failed to request a hearing or reach a settlement with the Department on or before November 13, 2012 (which is thirty days from the October 12, 2012 delivery date) as required to avoid Default.

Respondents received the Order on October 13, 2012 at the Port Saint Lucie, Florida address. Respondents failed to request a hearing or reach a settlement with the Department on or before November 13, 2012 (which is thirty days from the October 12, 2012 delivery date) as required to avoid Default.

It is hereby ORDERED, that:

- 1. By operation of law, a default judgment was entered against Respondents on December 4, 2012;
- 2. The allegations contained in the October 2, 2012 Order are hereby deemed true;
- 3. Respondents shall each immediately pay to the Department an administrative fine in the amount of \$10,000.00; and
- 4. Respondent Ameridebt Relief Corp. shall immediately pay consumer restitution to Consumer A in the amount of \$4,512.10.

SIGNED,

Dated: 1/9/13 /s/
RONALD A. WILBUR
BANK COMMISSIONER