VIA EMAIL & U.S. MAIL

Steven Mnuchin Secretary U.S. Department of Treasury 400 7th Street S.W. Washington, D.C. 20219 steven.mnuchin@treasury.gov

Re: Treasury Action to Prevent Garnishment of CARES Act Emergency Monetary Relief

Dear Secretary Mnuchin:

On behalf of the 25 undersigned State Attorneys General and the Hawaii Office of Consumer Protection (the "States"), we write to request that the Department of the Treasury ("Treasury") take immediate action to ensure that emergency monetary relief authorized by the Coronavirus Aid, Relief, and Economic Security Act (the "CARES Act") will not be subject to garnishment by creditors or debt collectors.

Congress enacted the CARES Act last month to "provide emergency assistance and health care response for individuals, families, and businesses affected by the 2020 coronavirus pandemic." Section 2201 of the CARES Act authorizes Treasury to issue stimulus payments – Treasury calls them "Economic Impact Payments" – to individuals with income below \$75,000 in the amounts of \$1,200 for an adult and \$500 for a child. Unfortunately, in what appears to be a legislative oversight, the CARES Act does not explicitly designate these emergency stimulus payments as exempt from garnishment, as similar government payments (such as social security, disability and veterans' benefits) are. As a result, there is a risk that stimulus payments may be garnished by creditors or debt collectors, which would undermine the purpose of the CARES Act, legislation Treasury has praised as "the largest economic relief package in history for hardworking Americans and businesses that, through no fault of their own, have been adversely impacted by the coronavirus outbreak."

Fortunately, the CARES Act contains a built-in mechanism for rectifying such oversights, by authorizing Treasury to issue "regulations or other guidance as may be necessary to carry out the purposes of this section." The States request that Treasury immediately take any and all actions to designate CARES Act payments as exempt from garnishment, including by

 $^{^1 \}textit{See} \ \underline{\text{https://www.congress.gov/116/bills/hr748/BILLS-116hr748enr.pdf}}.$

² See 31 C.F.R. § 212.1 ("The purpose of this part is to implement statutory provisions that protect Federal benefits from garnishment by establishing procedures that a financial institution must follow when served a garnishment order against an account holder into whose account a Federal benefit payment has been directly deposited.").

³ See Press Release, Treasury, Statement by Secretary Steven T. Mnuchin on the Passage of the CARES Act, Mar. 27, 2020, available at https://home.treasury.gov/news/press-releases/sm959.

⁴ See CARES Act § 2201(h).

issuing a regulation or guidance designating CARES Act payments as "benefit payments" exempt from garnishment.⁵

During this public health and economic crisis, the States do not believe that the billions of dollars appropriated by Congress to help keep hard-working Americans afloat should be subject to garnishment. Treasury has stated that "[i]n the weeks immediately after the passage of the CARES Act, Americans will see fast and direct relief in the form of Economic Impact Payments," and we request Treasury's assistance in ensuring Americans are able to retain that monetary relief.

Respectfully submitted,

Let It A

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⁵ See 31 C.F.R. §§ 212.2(b), 212.3.

⁶ See Treasury, Your Money and Coronavirus: Resources for Financial Relief, available at https://home.treasury.gov/news/featured-stories/your-money-and-coronavirus-resources-for-financial-relief.

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