UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS:

Jon Leibowitz, Chairman Pamela Jones Harbour William E. Kovacic J. Thomas Rosch

In the Matter of

Docket No. C-4286

M. Catherine Higgins, an individual.

cere Respondent with violations of Section 5 excited Frade Commissin

The Federal Trade Commission ("Commission"), havinginitiated an investigation of certain acts ad prac

Act, as an ended, 15 U.S.C. § 45; and

Respondent, heattorney and counsefor the Commission having theatter executed an Agreement Containing Consent Order Cease and Desist ("Consent Agreement"), containing an admission brespondent of lathe jurisdictional facts set for in the aforeaid draff Complaint, a statement that there ing of said Consent Argement is for settlement purpose only and does not constitute an almission by Respondent that the lawshaeen violate as alleged in such Complaint, or that the fars as alleged in such Complaint, other than jurisdictional facts, are the, and values and other provisions as requideby the Commission's Rules; and

The Commission having thereafter considered the matter and having determined that it had reason to believe that Respondent has violated back, and that a Complaint should issue stating its charges in that respondent having accepted the executed ConsentrAgment, placed such Consent Argement on the public coord for a period of thirty (30) days for the eccept and consideration of public comments, now in further conformity with the procedure described in Commission Rule 2.34, 16 C.F.R. § 2.34, the Commission heires by esits Complaint, makes the following jurisdictional findings, and issues the following of response to the following response to the following of the following response to the following of the following

- 1. Respondent M. Catherinheiggins is Executive Director of Boulder Valley Individual PracticeAssociation. Heprincipal address is 6676 GunphaDrive, Suite B Boulder Valley, CO 80301.
- 2. The Federal Trade Commission has jurisdiction of the subject matter of this proceeding and of Respondent, and the proceeding is in the public interest.

ORDER

I.

IT IS ORDERED that, as used in this Order, the following de

2. any agreement concerning price or other terms or conditions of delag entered into by or within the arrangement is resconably necessary to obtain significa

furtheranceof, a Qualified Arrangement, so longes such Quidied Arrangement is a Nonexclusive Arrangement.

III.

IT IS FURTHER ORDERED that for one(1) yearfrom the date this Ordebecome final, Respondent cease and desist from acting as an agent, or as a messenger, except, subject to

- A. Participatingin, organizing, or acilitating any discussion or understanding the or amongany Physicians or Medial Group Pratices in such Qalified Arrangement relating to price or othe terms or onditions of dealing with any Payer; or
- B. Contacting a Payer, pusuant to a Quidied Arrangement to negatiate or enter into any agreement concerning price or other terms or conditions of delag with any Payer, on behalf of any Physician or Medical Group Practice in such Qualified Arrangement.

VIII.

IT IS FURTHER ORDERED that:

A. Paragaph VI Notification shall include theoflowing information regarding the Qualified Arrangement pursunat to which Respondent intends to egg 17.sg

C. The expiration of anywaiting

XI.

IT IS FURTHER ORDERED that, for the pur