1 2 2	DEBRA A. VALENTINE General Counsel CHARLES A. HARWOOD Regional Director				
3 4	NADINE S. SAMTER, WSBA #23881 MARY T. BENFIELD, WSBA #18835				
5	Federal Trade Commission 915 Second Avenue, Suite 2896				
6	Seattle, Washington 98174 (206) 220-4479 (206) 220-6366 (fax)				
7	Local Counsel:				
8	SUZANNE CHYNOETH, ASBA #6835 Assistant U.S. Attorney				
9 10	4000 U.S. Courthouse 230 N. 1st Avenue Phoenix, AZ 85045				
10	(602) 514-7742				
12	ATTORNEYS FOR PLAINTIFF				
13 14	UNITED STATES DISTRICT COURT DISTRICT OF ARIZONA				
15	FEDERAL TRADE COMMISSION,				
16	Plaintiff,	Civ. No. COMPLAINT FOR PERMANENT			
17 18	v. CERKVENIK-ANDERSON TRAVEL, INC., doing business as College Tours, Student Tours, and Mexico Tours; and	INJUNCTION AND OTHER EQUITABLE RELIEF			
19 20	ANDY ANDERSON, individually and as an officer of Cerkvenik-Anderson Travel, Inc.,				
21	Defendants.				
22	Plaintiff, the Federal Trade Commission ("FT	C" or "Commission"), for its Complaint alleges:			
23	1. The Commission brings this action un	der Section 13(b) of the Federal Trade Commission			
24	Act ("FTC Act"), 15 U.S.C. § 53(b), to obtain prelimit	Act ("FTC Act"), 15 U.S.C. § 53(b), to obtain preliminary and permanent injunctive relief, restitution,			
25 26	rescission or reformation of contracts, disgorgement,	and other equitable relief for defendants' deceptive			
20	acts or practices in violation of Section 5(a) of the FI	°C Act, 15 U.S.C. § 45(a).			
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1	JURISDICTION AND VENUE	
2	2. This Court has subject matter jurisdiction pursuant to 15 U.S.C. §§ 45(a) and 53(b) and	
3	28 U.S.C. §§ 1331, 1337(a), and 1345.	
4	3. Venue in the United States District Court for the District of Arizona is proper under 15	
5	U.S.C. § 53(b) and 28 U.S.C. § 1391(b) and (c).	
6	THE PARTIES	
7	4. Plaintiff, the Federal Trade Commission, is an independent agency of the United States	
8	Government created by statute. 15 U.S.C. § 41 et seq. The Commission enforces Section 5(a) of the	
9	FTC Act, 15 U.S.C. § 45(a), which prohibits unfair or deceptive acts or practices in or affecting	
10	commerce. The Commission may initiate federal district court proceedings to enjoin violations of the	
11	FTC Act and to secure such equitable relief as is appropriate in each case, including redress and	
12	disgorgement. 15 U.S.C. § 53(b).	
13	5. Cerkvenik-Anderson Travel, Inc. ("CATI"), doing business as College Tours, Student	
14	Tours, and Mexico Tours, is an Arizona for-profit corporation with its principal place of business as	
15	2544 North 7th Street, Phoenix, Arizona 85006. CATI is a tour operator and travel agent that primarily	
16	advertises, markets, promotes, arranges, offers to sell, and sells student spring break and graduation	
17	vacation tours to Mexico to college and high school students. CATI transacts business in the District of	
18	Arizona.	
19	6. Andy Anderson ("Anderson") is president of CATI. Individually or in concert with	
20	others, at all times material to this Complaint, Anderson has formulated, directed, and controlled the	
21	policies, acts, and practices of CATI, including the acts and practices set forth in this complaint. He	
22	resides and transacts business in the District of Arizona.	
23	<u>COMMERCE</u>	
24	7. At all times relevant to this Complaint, defendants have maintained a substantial course	
25	of conduct in or affecting commerce, as "commerce" is defined in Section 4 of the FTC Act, 15 U.S.C.	
26	§ 44.	
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1	DEFENDANTS' COURSE OF CONDUCT		
2	8. Since 1967, CATI, doing business as College Tours and Student Tours, has operated a		
3	vacation tour company specializing in advertising, marketing, promoting, arranging, offering for sale, and		
4	selling vacation tours to Mexico to high school and college students for graduation and spring break.		
5	CATI advertises its student vacation tours nationwide through brochures, regional representatives,		
6	student representatives on high school and college campuses, and through its Internet sites on the World		
7	Wide Web (<u>http://www.studenttours.com</u> and <u>http://www.collegetours.com</u>).		
8	9. Since at least 1997, in CATI's brochures and promotional and informational materials,		
9	through its student and regional representatives, and on its Internet sites, defendants represent that		
10	students who travel on CATI's student vacation tours to Mexico will receive the accommodation of their		
11	choice from a selection of beachfront or beach view hotels from budget to deluxe, or will be provided		
12	with accommodations at hotels of equal or better value and quality. CATI's brochures, solicitation		
13	materials, and Internet sites include pictures and descriptions of the hotels available for students to		
14	select and CATI bases the priandld		
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19	http:B GAVI THe Chillenti 4 a cano 79501.4 s to 04 fe Xiumpaili alcoe doore sho akdronni Aod firments tyrimpa		
20	CATI modation of thtels of equal or better value and quality. CATIIn fact Ints who fseque		
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1 C. Your total Spring Break package includes: 2 • Round-trip airfare to Cancun • Round-trip airport-to-hotel transfers • 7 nights hotel accommodations PLUS these exclusive College Tours "VIP Pass" benefits:... • FREE no cover passes at Fat Tuesdays, Senor Frog's, Tequila Boom, and Top Dady • Private Spring Break fiestas at Cancun's most popular night spots! • College Tours EXCLUSIVE dance parties at some of the best clubs in the world! College Tours/Dos Equis Spring Break Volleyball Challenge! Over \$10,000 in cash plus other great weekly prizes. Beach events: Tan Contest, Sali Bali, and more. 14. Contrary to defendants' representations, in numerous instances, the special benefits and entertainment that CATI arranges or sponsors as part of the vacation tour do not include the free meals, drinks, and admission to exclusive parties and other social events defendants described, nor do the CATI wristbands and "VIP Passes" enable students to gain free admission to exclusive parties, clubs, restaurants, games, contests, fiestas, tours, and other social events as defendants described. In fact, in numerous instances, persons at restaurants, clubs, and other establishments to whom students presented their wristbands or "VIP Passes," did not honor them. 15. Since at least 1997, in CATI's brochures, promotional and informational materials, through its student and regional representatives, and on its Internet sites, defendants represent that CATI provides support, assistance, and a safe and secure environment for students who travel on CATI's student vacation tours to Mexico. Defendants further represent that they provide students who travel on CATI's student vacation tours with professional staff to assist students from the point of departure at the airport until arrival back in the United States, a customer service office centrally located to the tour groups in Mexico that is professionally staffed 24-hours a day to assist students, professional staff in hotel lobbies to assist students in checking in and out of their hotel rooms and to assist with any

1	16.	Typical statements defendants make regarding the assistance and support CATI provides
2	to students wh	no travel on CATI's student vacation tours to Mexico include, but are not limited to, the
3	following:	
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cannot find defendants' staff or defendants' staff refuses or ignores students' requests for assistance. On 1 2 numerous occasions, students were left stranded and uninformed for days at United States and Mexican 3 airports in situations where a flight was delayed; students often arrived in Mexico only to be herded onto 4 buses and left waiting for hours while defendants' staff searches for hotel availability because 5 defendants failed to reserve enough rooms or overbooked reservations. Students' requests for assistance 6 with hotel problems and medical assistance have been refused or ignored. Indeed, in numerous 7 instances, CATI's staff, if present at all, have been untrained, intoxicated, and unresponsive, and have 8 encouraged students, some of whom are minors, to participate in alcoholic drinking games and lewd 9 contests.

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DEFENDANTS' VIOLATIONS OF THE FTC ACT

11 18. Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), provides that "unfair or deceptive acts or
12 practices in or affecting commerce are hereby declared unlawful.".

13

COUNT I

14 19. In numerous instances, since at least 1997, through the use of the statements referred to in
15 Paragraph 10, and others not specifically set forth herein, defendants have represented, expressly or by
implication, that consumers who travel on CATI's student vacation tours to Mexico will stay at the hotel
of their choice or will be placed in a hotel of equal or better value and quality, and will be placed in a
room with no more than four occupants.

19 20. In truth and in fact, in numerous instances, consumers who travel on CATI's student
20 vacation tours to Mexico do not stay at the hotel of their choice, are not placed in a hotel of equal or
21 better value and quality, and are not placed in a room with no more than four occupants.

22 21. Therefore, the representation set forth in Paragraph 19 is false and misleading and
23 constitutes a deceptive act or practice in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

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COUNT II

27 22. In numerous instances, since at least 1997, through the use of the statements referred to in
28 Paragraph 13, and others not specifically set forth herein, defendants have represented, expressly or by

implication, that consumers who travel on CATI's student vacation tours to Mexico will receive certain
 special benefits and entertainment.

3 23. In truth and in fact, in numerous instances, consumers who travel on CATI's student
4 vacation tours to Mexico do not receive certain special benefits and entertainment arranged by
5 defendants.

6 24. Therefore, the representation set forth in Paragraph 22 is false and misleading and
7 constitutes a deceptive act or practice in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

8

COUNT III

9 25. In numerous instances, since at least 1997, through the use of the statements referred to in
10 Paragraph 16, and others not specifically set forth herein, defendants have represented, expressly or by
11 implication, that CATI provides support, assistance, and a safe and secure environment for students who
12 travel on CATI's student vacation tours to Mexico.

13 26. In truth and in fact, in numerous instances, CATI does not provide support, assistance,
14 and a safe and secure environment for students who travel on CATI's student vacation tours to Mexico.

15 27. Therefore, the representation set forth in Paragraph 25 is false and misleading and
16 constitutes a deceptive act or practice in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

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CONSUMER INJURY

28. Consumers throughout the United States have suffered, and continue to suffer, substantial
monetary loss as a result of defendants' unlawful acts and practices. In addition, defendants have been
unjustly enriched as a result of their unlawful acts and practices. Absent injunctive relief, defendants are
likely to continue to injure consumers, reap unjust enrichment, and harm the public.

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THIS COURT'S POWER TO GRANT RELIEF

23 29. Section 13(b) of the FTC Act, 15 U.S.C. § 53(b), empowers this Court to issue a
24 permanent injunction against defendants' violations of the FTC Act and, in the exercise of its equitable
25 jurisdiction, to order such ancillary relief as a preliminary injunction, consumer redress, rescission,
26 restitution, and disgorgement of profits resulting from defendants' unlawful acts or practices, and other
27 remedial measures.

PRAYER FOR RELIEF

1	WHE	REFORE the plaintiff Federal Trade Commission, pursuant to Section 13(b) of the FTC	
2	Act, 15 U.S.C	Act, 15 U.S.C. § 53(b), and the Court's own equitable powers, requests that the Court:	
3	(1)	Award plaintiff such preliminary injunctive and ancillary relief as may be necessary to	
4		avert the likelihood of consumer injury during the pendency of this action and to preserve	
5		the possibility of effective final relief, including but not limited to preliminary injunction;	
6	(2)	Permanently enjoin defendants from violating the FTC Act as alleged herein;	
7	(3)	Award all such relief as the Court finds necessary to remedy the defendants' violations of	
8		the FTC Act, including, but not limited to, rescission or reformation of contracts, refund	
9		of monies paid, and disgorgement of ill-gotten gains; and	
10	(4)	Award plaintiff the costs of bringing this action, as well as such other and additional	
11		equitable relief as the Court may determine to be proper and just.	
12	DATED:	, 1999.	
13		Respectfully submitted,	
14			
15		DEBRA A. VALENTINE General Counsel	
16		CHARLES A. HARWOOD	
17		Regional Director	
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19		Nadine S. Samter	
20			
21		Mary T. Benfield	
22		ATTORNEYS FOR PLAINTIFF	
23		FEDERAL TRADE COMMISSION	
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