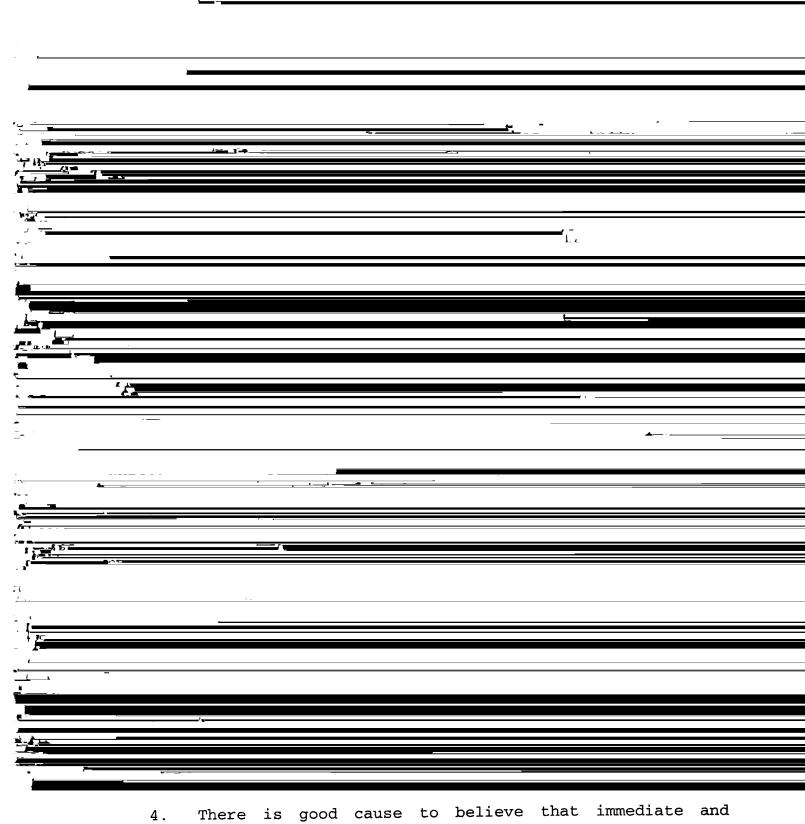
UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

	FEDERAL TRADE COMMISSION and)			
		ý			
	STATE OF MARYLAND))			
	Plaintiffs,	ý			
	V) <u>) Ci</u> vil	_Action No.:	02-405-	CB-M
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	ACCENT MARKETING, INC. d/b/a ACCENT MARKETING OF ALABAMA INC., an Alabama corporation) ,,) n;)			
	MONARCH VENDING, INC. an Alabama corporation;))			
	VEND 1 ONE, INC., an Alabama)			
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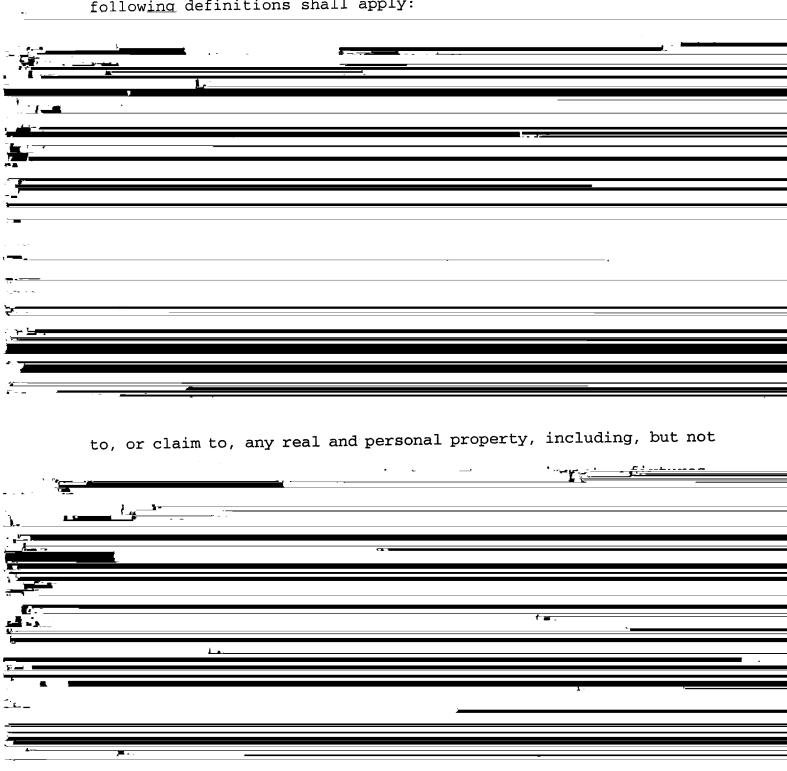
Plaintiff, the Federal Trade Commission ("Commission"), having filed a Complaint for a Permanent Injunction and Other Relief, and to consumore nurewant to Sections 13(b) and



4. There is good cause to believe that immediate and irreparable damage to the Court's ability to grant effective final relief for consumers in the form of monetary restitution will occur from the sale, transfer, or other disposition or concealment by Defendants of assets or records unless Defendants are immediately restrained, and enjoined by Order of this Court, and that in

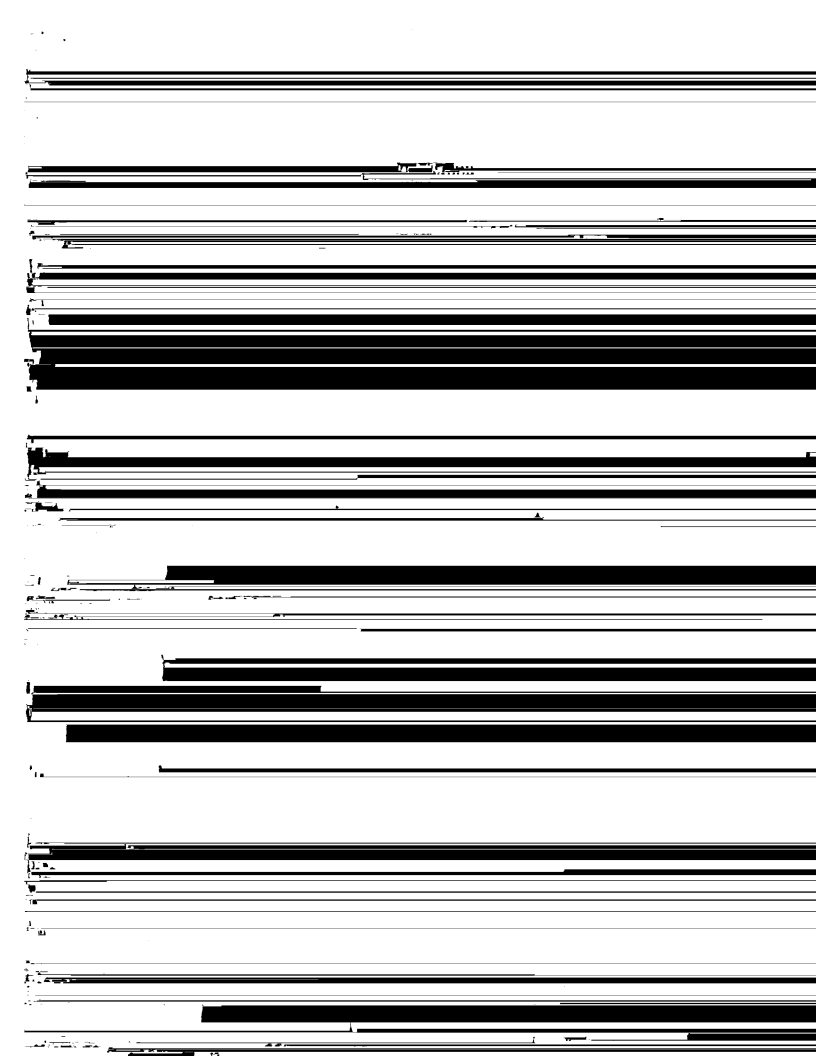
Definitions.

For the purpose of this Temporary Restraining Order, the following definitions shall apply:



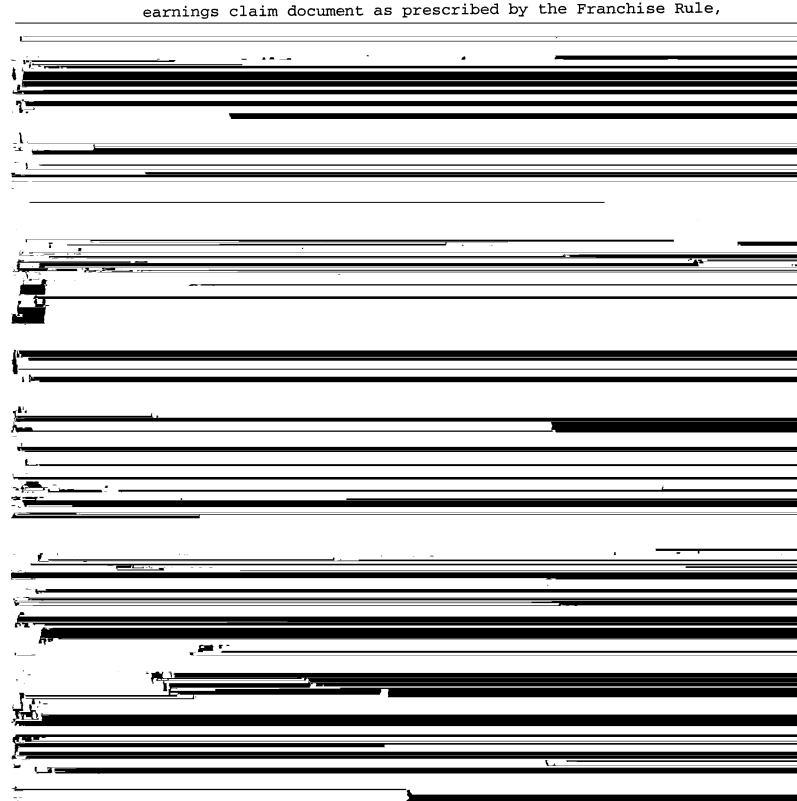
	3. "Corporate Defendants" means Accent Marketing, Inc.,
~	Warner Translation That and Wend 1 One That and their successors.
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An - 3-	
	4. "Individual Defendants" means John Nolan White a/k/a
	4. "Individual Defendants" means John Nolan White a/k/a Nolan White, and John Byron White a/k/a Byron White;
	Nolan White, and <u>John Byron White a/k/a Byron White;</u>
	Nolan White, and John Byron White a/k/a Byron White;
	Nolan White, and John Byron White a/k/a Byron White;
	Nolan White, and John Byron White a/k/a Byron White;
	Nolan White, and John Byron White a/k/a Byron White;
	Nolan White, and John Byron White a/k/a Byron White;
	Nolan White, and John Byron White a/k/a Byron White;
	Nolan White, and John Byron White a/k/a Byron White;

<u>}</u>



A. failing to provide a prospective purchaser with a complete and accurate disclosure document as prescribed by the Franchise Rule, 16 C.F.R. § 436.1(a);

B. failing to provide a prospective purchaser with an earnings claim document as prescribed by the Franchise Rule,

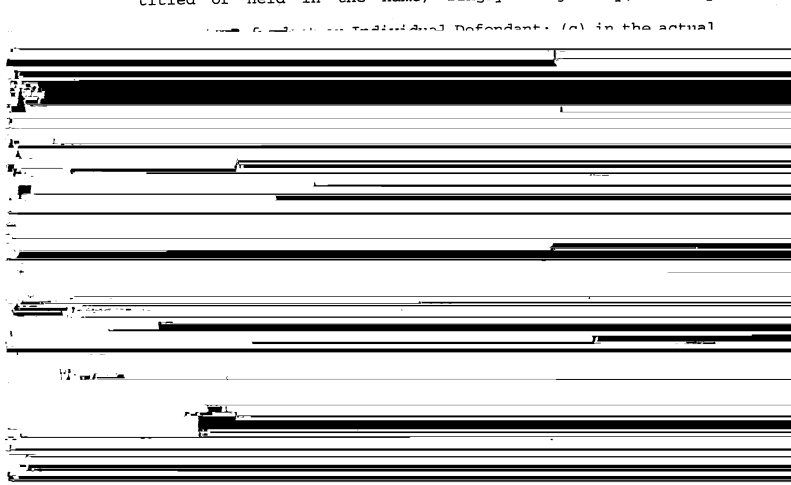


III. ASSET FREEZE

TO TO PURPOSED that the defendants are hereby

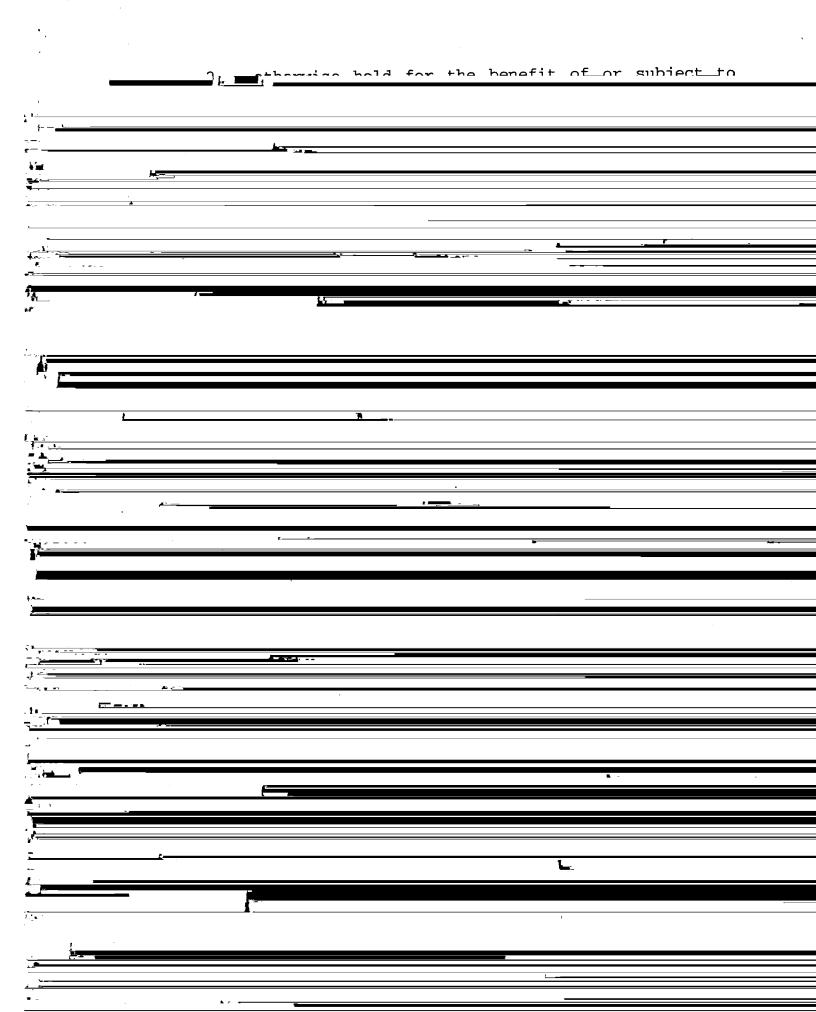
temporarily restrained and enjoined from:

A. Transferring, converting, encumbering, selling, concealing, dissipating, disbursing, assigning, spending, withdrawing, or otherwise disposing of any assets, wherever located, that are (a) owned or controlled, in whole or in part, by any Corporate Defendant or Individual Defendant; (b) titled or held in the name, singly or jointly, of any







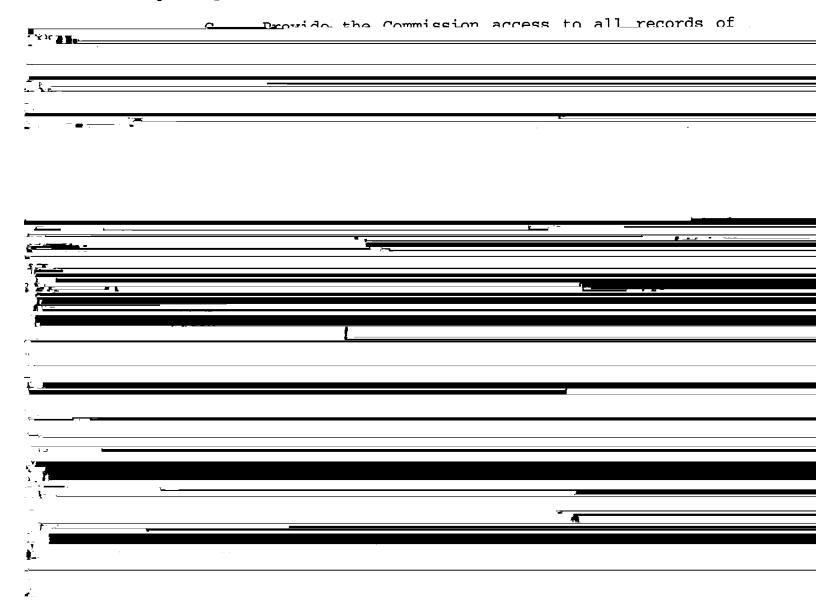


otherwise subject to access by any Corporate Defendant or Individual Defendant;



Defendant; or (3) under the direct or indirect control, whether jointly or singly, of any Corporate Defendant or Individual Defendant;

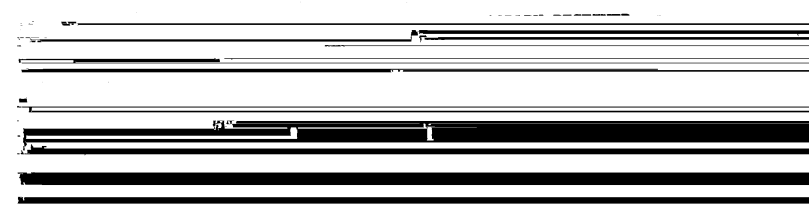
B. Transfer to the territory of the United States and deliver to the temporary Receiver all funds, documents, and assets located in foreign countries which are (1) titled in the name individually or jointly of any defendant; or (2) held by any person or entity, for the benefit of any defendant; or (3) under any defendant's direct or indirect control, whether jointly or singly;



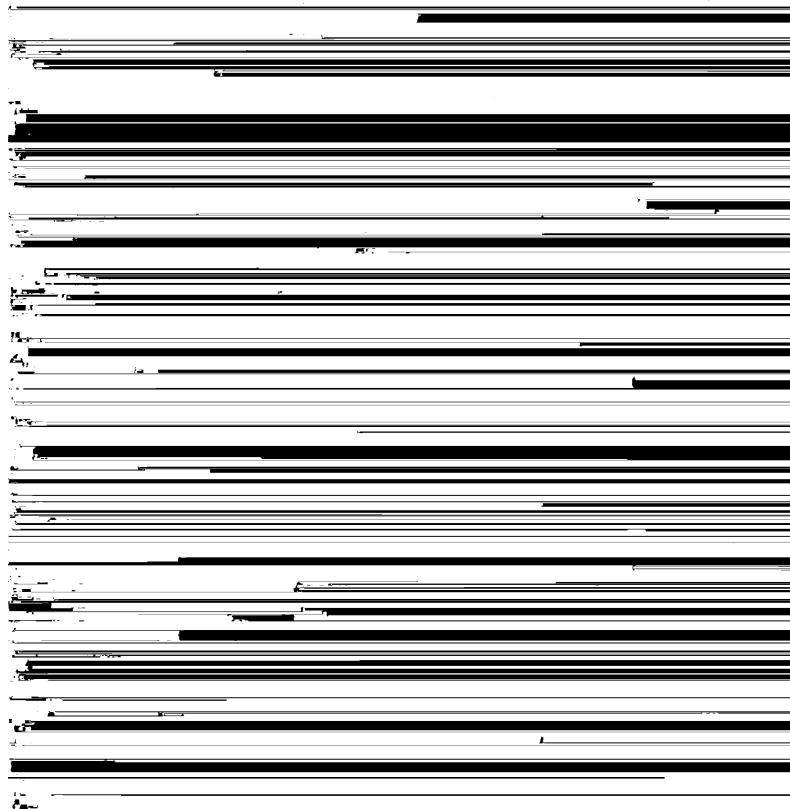
directly or indirectly, that results in a determination by a foreign trustee or other entity that a "duress" event has occurred under the terms of a foreign trust agreement, until

The that all accets have been fully repatriated pursuant

B. Notifying any trustee, protector or other agent of any foreign trust or other related entities of either the existence of this Order, or of the fact that repatriation is required pursuant to a Court Order, until such time that all assets have been fully repatriated pursuant to Paragraph V of this Order.



A. Assume full control of the Corporate Defendants by removing all Individual Defendants, and any officer, independent contractor, employee, or agent of the Corporate Defendants, from control and management of the affairs of the



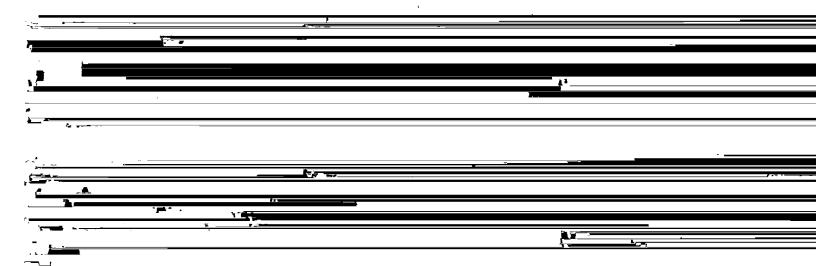
assets, in order to prevent any loss, damage or injury to customers or clients;



pertaining to the receivership, and conduct discovery in this

pertaining to the receivership, and conduct discovery in this action on behalf of the receivership estate at any time, including before the discovery conference. See Fed. R. Civ. P. 26(f);

K. Open one or more bank accounts as designated depositories for funds of the Corporate Defendants. The temporary Receiver shall deposit all funds of the Corporate Defendants in such designated accounts and shall make all payments and disbursements from the receivership estate from



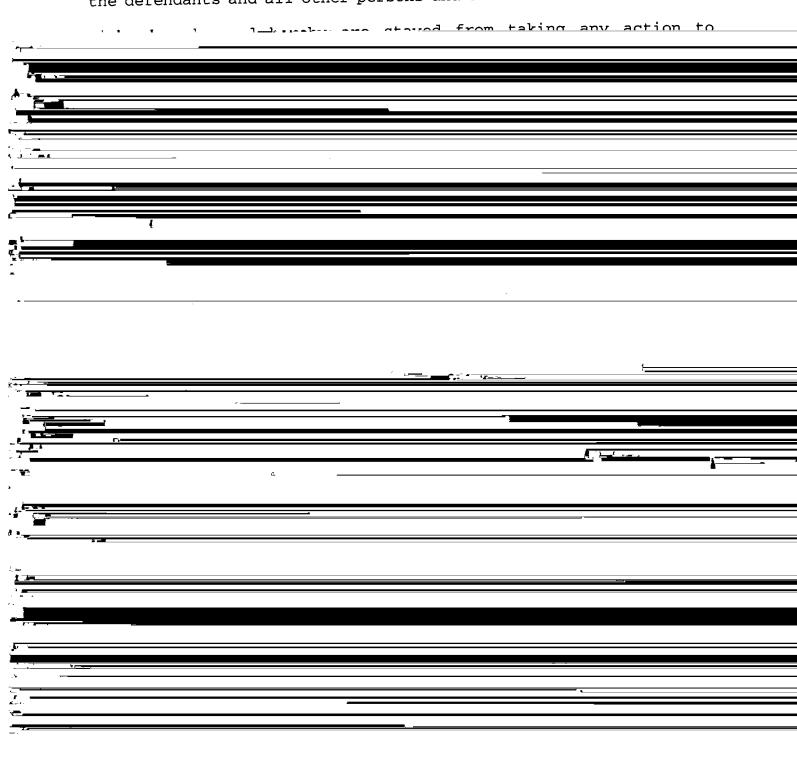
the Preliminary Injunction Hearing, but shall include (1) the number of business ventures the Corporate Defendants have sold C. Possession and custody of all assets being held by or on behalf of the Corporate Defendants or on behalf of the Corporate Defendants' customers;

D. All keys, computer passwords, entry codes, and combinations to locks necessary to gain or to secure access to any of the assets or documents of the Corporate Defendants,



XI. STAY OF ACTIONS

IT IS FURTHER ORDERED that except by leave of the Court, during the pendency of the temporary Receivership ordered herein, the defendants and all other persons and entities in active concert



impounding or taking possession of or interfering with, or

incurred by them, from the assets now held by, or in the possession or control of, or which may be received by the Corporate Defendants. The temporary Receiver shall file with the Court and serve on the parties periodic requests for the payment of such reasonable compensation, with the first such request filed no more



XV. MAINTENANCE OF RECORDS

IT IS FURTHER ORDERED that all defendants are restrained and









from further violations of Section 5(a) of the Federal Trade Commission Act, 15 U.S.C. § 45(a), and the Franchise Rule, 16 C F D Part 436 continuing the freeze of their assets, appointing