

seeking modification for Sunshine. In addition, nothing shall preclude the parties from stipulating to modify this order upon review of further evidence.

success, a Preliminary Injunction with an asset freeze and other equitable relief is in the public

interest

[REDACTED]

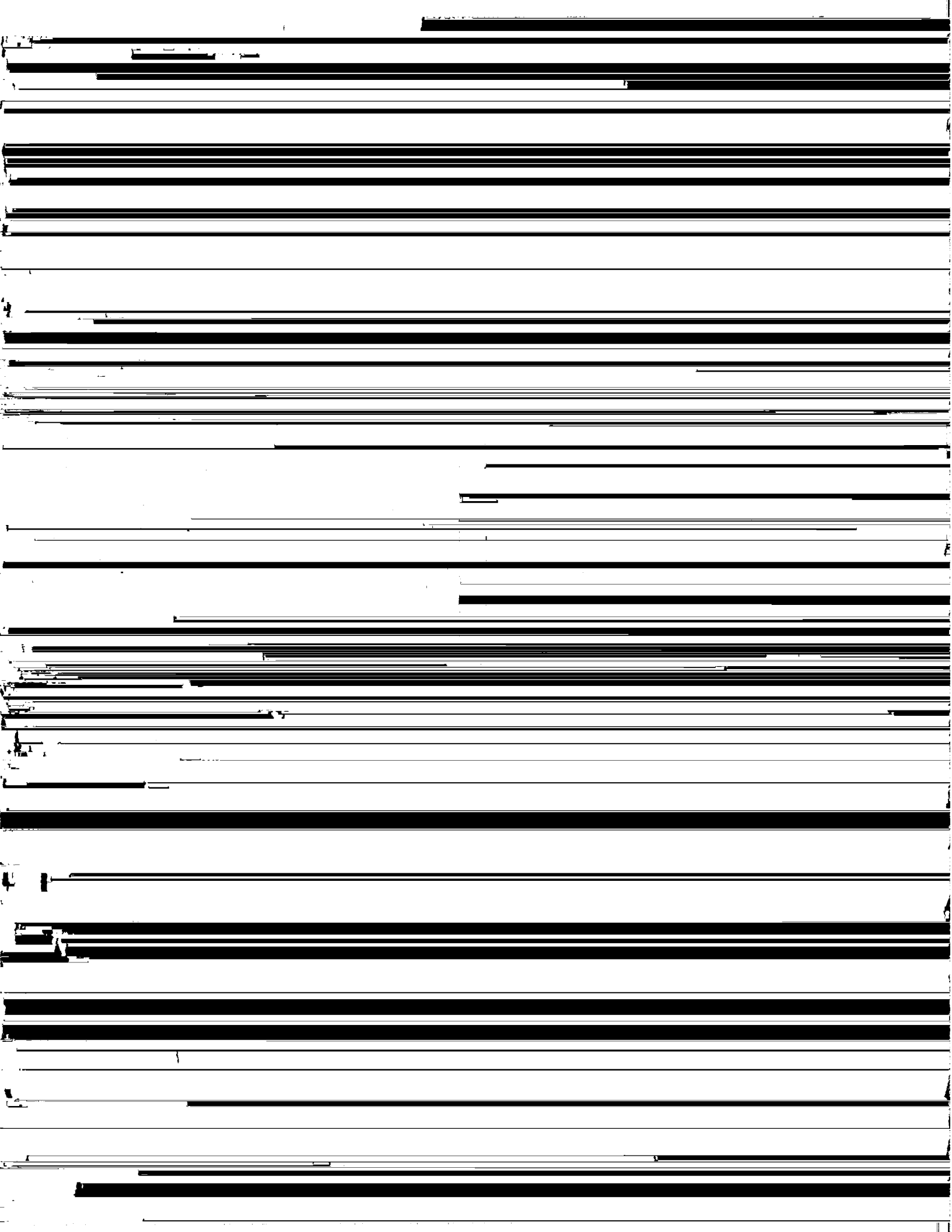
~~INFORMATION AGAINST MISREPRESENTATIONS~~

[REDACTED]

B. Opening or causing to be opened any safe deposit boxes titled in the name of any Corporate Defendant or any Individual Defendant; or subject to access by any Corporate Defendant or any Individual Defendant;

f i s t r e s s e s o n a n y c r e d i t c a r d , d e b i t c a r d o r c h e c k i n g c a r d

[REDACTED]



[The body of the document is almost entirely obscured by heavy black redaction bars. Only faint, illegible text is visible through the white spaces.]

financial information obtained through or as a result of mail solicitations, computers,
computerized files storage media (including but not limited to floppy disks, hard drives, cd-

Order to sub-offline subsidiary division

[REDACTED]

XII. RETENTION OF JURISDICTION

IT IS FURTHER ORDERED, that this Court shall retain jurisdiction of this matter for all purposes.

SO ORDERED, this 22 day of December, 2003, at 3:15 p.m.

Catherine M. Althoff
United States District Judge

It is so stipulated:



Barry G. Roderman
Attorney for Defendants Vinyard
Enterprises, Inc., Sunshine Advertising &
Marketing, Inc., Ray A. Thompson, Judith
Livingston, and Jason Lunan

It is so stipulated:



Colleen B. Robbins
Brian Huseman
Attorneys for Plaintiff
Federal Trade Commission
600 Pennsylvania Avenue NW
Washington, DC 20580