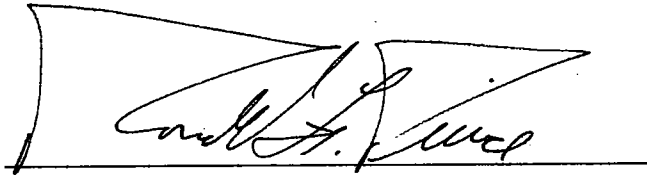


[The body of the document is almost entirely obscured by heavy horizontal black redaction bars. Only a few faint lines of text are visible through the gaps.]

(“Opposition”).

3. On September 13, 2004, Complaint Counsel filed a Motion to Submit Reply to Respondent’s Opposition to Pending Motion to Strike Respondents’ Additional Defenses, seeking leave of Court under Rule of Practice 3.22 to file a reply to Respondents’ Opposition (“Motion”).

4. Respondents have no objection to Complaint Counsel filing a reply to Respondents’ Opposition, and therefore do not oppose the Motion.



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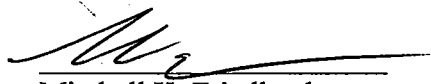
Attorneys for Respondent Daniel B. Mowrey

DATED this 15TH day of SEPTEMBER, 2004.

BURBIDGE & MITCHELL

A handwritten signature in black ink, consisting of several overlapping loops and a long horizontal stroke at the end, positioned above a horizontal line.

Richard D. Burbidge
Attorneys for Respondent Dennis Gay



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Pro Se Respondent

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Notice of Non-Objection was provided to the following parties on September 15, 2004 as follows:

- (1) One (1) original and one (1) copy by Federal Express to Donald S. Clark,
Secretary, Federal Trade Commission, Room H 150, 600 Pennsylvania Avenue, N.W.