092-3137

UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

COMMISSIONERS: Jon Leibowitz, Chairman

Pamela Jones Harbour William E. Kovadc J. Thomas Rosb

In the Matter of))) DOCKET NO. C. 4200
WORLD INNOVATORS, INC., a corporation.) DOCKET NO. C-4282))
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h ťR æ frs αb r o t a e d **28** (CD) tCos ane ntn em ar mge е е n a t no: c b mo o a s ottoe anne ieir nstR, ils**e**antis obsp **e** 0 facts set forth in the aforesaid draft complaint, a statement that the signing of the agreement is for settlement purposes on and does not constitute an almission by the Respondent that the law has bee violated as læged in such complaint, or that any f the facts as alleged in such complaint, other than jurisdictional of tas, are true, and waives and other porvisions as require by the Commisison's Rules; and

The Commission having thereafter considered the matter and having determined that it had reason to believe that the Respondent has violate Feleral TradeCommission Act, and that a complaint should issue stating its glas in that respet, and having the eupon accepted the executed consent agreement and placed such greement on the public coord for a period of thirty (30) days for the receipt and consideration of public comments, and having duly considered the comment received from an interested person pursuant to Section 234 of its Rules, now in further conformity with the procedure prescribed in Section 234 of its Rules, 16 C.F.R. § 234, the Commission hereby issues its complaint, makes the following jurisdictional findings, and entes the following order

- 1. Respondent Worldhovators, nlc. is a Conneticut corporation with its principal offce or place of businessta22 Bacon Road, RoxburyConnecticut 06783.
- 2. The Federal Trade Commission has jurisdiction of the subjectnatter of this proceeding and of the Respondent, and the proceeding is in the public interest.

ORDER

DEFINITIONS

For purposes of this Order, the following definitions shall apply:

- 1. Unless otherwise specified, "respondent" shall mean World Innovators, Inc. and its subsidiaries, divisions, affiliates, successors and assigns.
- 2. "Commerce" shall mean as defined in Section 4 of the Federal Trade Commission Act, 15 U.S.C. § 44.

I.

IT IS ORDERED that responded and its offices, agents, representatives, and employees, directly or through any corporation, subsidiary, division, website, or other device, in connection with the advertisingmarketing, promotion, offeringfor sale, or saleof anyproduct or service, in or affecting commere, shall not misrepresent in anymanner expresslyor by implication, the extent to which respondent is amember of, adheres to, complies with, is certified by, is endorsed by or otherwise participates in anyprivacy, security, or anyother complianceprogram sponsore by the government or anyother third party.

II.

IT IS FURTHER ORDERED that responded shall maintain and upon recatenake available to the Federal TradeCommission for inspection and bying, aprint or electronic copy of, for a period of five (5) years from the date of preparation or dissemination, whicheves later, all documents leating to compliance with this orderincluding but not limited to:

- A. all advetisements, promotional materials, army ather statemets containing any representations covered by this order, with all materials relied upon in disseminating theepresentation; and
- B. any documents, whether prepared by or on behalf of respondent, that calls into question responders compliance with this order.

IT IS FURTHER ORDERED

C. this order if such complaint is filed after the order has terminated pursuant to this Part.

<u>Provided, further</u>, that if such complaint is dismissed or a federal court rules that respondent did not violate any provision of the order, and the dismissal or ruling is either not appealed or upheld on appeal, then the order asto such respondent will terminate according to this Part asthough the complaint had never been filed, except that the order will not terminate between the date such complaint is filed and theater of the dealline for appealing such dismissal or ruling at the date such dismissal or ruling is upheld on appeal.

By the Commission.

Donald S. Clark Secretary

SEAL

ISSUED: **a**nuary 12, 2010