## UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

In the Matter of	
U-Haul International, In c., a corporation, and	
AM ERCO,	

referred to as nts?") opposed and ppreasing onder ntown Proposed Respondents willing to enter into this Agreement Containing Consent Order ("Consent Agreement") to cease and desist from extrain acts and parctices and providing or other relief;

IT IS HEREBY AGREED by and between Proposed Respondents, by their duly authorized officers and attorneys, and counsel for the Commission that:

- 1. Proposed Respont ponp under and by virtue of the laws of Nevada, with its principal address ta 1325 Airmotive Way, Ste. 100, Reno, Neda 89502.
- 2. Proposed Respondent Habul International, Inc., is a orporation organized, exiting, and doing busines under add by virtue of the laws of Nevada, with its principal address to

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- a. any further procedural steps;
- b. the requirement that the Commission's Decision and ratached heeto and made apart heeof, contain a stement of finding of fact and onclusions of law;
- c. all rights to seek judicial review or otherwise to challenge or contest the validity of the Decision and Ordeentered pursuant to this Consent Agreement; and
- d. any daim under the Equal Access to Justice Act.
- 5. Proposed Respondents shall submit an initial compliance report within twenty (20) days of the date they sign this Consent Argement, pursuant to Commiss Rule 2.33, 16 C.F.R. § 233, signed by Proposed Respondents setting forth in detail the manner in which the Proposed Repondents have to tetacomplied, have repared to comply, and will comply with the Decision and Order. Such report will not become part of the public record unless and until the Consentr Argement and Decision and Order are accepted by the Commission for public comment.
- 6. This Consent Agreement shall not become ptaof the public ecord of the proceeding unless and until it is accepted by the Commission. If this Consent Agreement is accepted by the Commission, it, together with the draft Complaint contemplated timeby, will be placed on the public record for a period of thirty (30) days and information with respect thereto publicly released. The Commission therefaer may either withdraw its aceptance of this Consent Agreement and so notify Proposed Respondents, in which event it will take sub action as it may onsider appropriate or issue or manend its Compalint (in such form as the circumstances may equire) and issue its Descion and Orderin disposition of the proceeding.
- 7. This Consent Agreement is for settlement purposes onaliged does not constitute an admission by Proposed Respondents that the linear bere violated as lateged in the drate Complaint here attanced, or that he facts as alleged in the drate Complaint, other than jurisdictional facts, are true.
- 8. This Consent Agreement contemplates that, if it is accepted by the Commission, and if such aceptance is not subsequely withdrawn bythe Commission pursuant to the provisions of Commission Rule 2.34, 16 C.F.R. § 2.34, the Commission pursuant to the further notice to Proposed Respondents, is and see its Complaint corresponding in form and substance with the drate Complaint here takened and the Deission and Order in disposition of the proceeding and (2) make information public with respecthereto. When so entends the Deission and Order have the same force and effect, the Deission and Order

Proposed Respondentsiweaanyright theymayhave to a

Signe	d this dag/f	, 2010
U-HA	UL INTERNATIONAL, INC.,	
Ву:	John Tayor, President	

**AMERCO**