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UNITED STAT ES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

COMMISSIONERS: Jon Leibowitz, Chairman William E. Kovacic J. Thomas Rosb Edith Ramirez Julie Brill

In the Matter of

Pinnacle Marketing Group, Corp., d/b/a Homeevæything.com, a corporation.

DOCKET NO. C-4304

COMPLAINT

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The Federal Trade Commission ("FTC" or "Commission"), having reason to believe that Pinnacle Maketing Group, Corp., d/b/a Homeserything.com ("Respondet"), a corporation, has violated provisions of the Rule Comming Disclosures Reaging Energy Consumption and Water Use of Certain Home Appliances and Other Produts Under the Fergy Policy and Conservation At; 16 C.F.R. Part 305 ("Applianed_abelingRule"), and it appeaing to the Commission that this proceeding is in the public interest, alleges:

1. Respondent Pinnacle Matering Group, Corp. d/b/a Homeserything.com is a New York corporation with its principal officeor place of businesstal 273 Coneysland Avenue Brooklyn, New York 11230. Respondent maintains a website at <u>www.homeserything.com</u>, which advetises, offes for sale and sells a vizety of products to retail customers, including refrigerators, freezers, clothes aushes, dishwashers, nel room air onditioners.

2. The acts and pratices of Respondent alleged in this complaint have be in or affecting commere, as commere is defined in Section 4 of the eddeal Trade Commission Act, 15 U.S.C. § 44.

3. Pursuant to its authoritynder the Energy Policy and Conservtation Act ("EPCA"), 42 U.S.C.§ 6294, the Commission promulgated the Appliance Labeling Rule. Among other things, the Appliance Labeling Rule require any "retailer" that advet is a "overed product" in a

"catalog" to provide in that catalog either the EnergyGuide label for the product prepared in accordance with the Appliane LabelingRule or the followinginformation: (a)the product's capacity; (b) the product's estimated multiple of the following costs; and (ca conspicuously placed statement explaining that operating costs will depend on utility rates and use. 16 C.F.R. § 305.20(a) Failure to include the equired information constitutes a violation of the Applicenc LabelingRule. *Id.*

RESPONDENT'S VIOLATIONS OF THE APPLIA NCE LABELING RULE

4. Respondent is a *e*tailer as defined in the Appliane LabelingRule. 16 C.F.R. § 305.2(f).

5. Respondent's wasite, <u>www.home@rerything.com</u>, consists of printed mater disseminated over the Internet, which for each covered product contains the terms of sale, retail price, and instructions for **de**ring from which aretail consumer **ca** order the coveed product. Thus, the webpges foreach coveed product are "catalogs" as defined in the Appliane LabelingRule. *Id.* § 305.2(h).

6. Through its website, Respondent has advertised and continues to advertise refrigerators, freezers, dishwashes, clothes weahers, ad room air onditioners. Thesepapliances are "covered products" forpurposes of the ppliance Labeling Rule. *Id.* § 305.3(a)(f).

7. Respondent filed to include in its catalogythe information disclosures quired by § 305.14(a) for manyof its covered produts. Therefore, Respondent violated the Applianc LabelingRule. *Id.* § 305.4(b) \$).

8 EPCA authorizes the Comission to assess a civil penadtfynot more than \$110 f each violation of the Appliance abeling Rule. 42 U.S.C. § 6303(a); ETRules of Practice 16 C.F.R. §§ 1.97-1.98. Elacdayduring which a etailerad vetises a covered product on an Internet webpage but fails to provide the require information disclosureson stitutes a violation with respecto that product. 42 U.S.C. §§ 6303(a), 630 (24), 6296 (a).

9. WHEREFORE, pursuant to 42 U.S.C. § 6303(a) dathe FTC Rules of Practice 16 C.F.R. §§ 1.97-1.98, the Commission requests moneively penalties foreach violation of the Appliance Labeling Rule.

THEREFORE, the Federal TradeCommission thistwentieth dayof October, 2010, has issued this complaint against Respondent.

By the Commission.

Donald S. Clark Secreary

SEAL: