## Office of the Secretary

## UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

WASHINGTON, D.C. 20580

October13, 2011

Mr. Michael Lee State of Forida

Re: In the Matter of Googlenc., File No. 1023136, Detet No. C-4336

Dear Mr. Lee:

Thank you for your comment on the Federal Trade Commission's consent agreement in the aboveentitled proceeding. The Commission has placeout comment on the public cord pursuant to rule 4.9)(6)(ii) of the Commission's Rules of Pratice, 16 C.FR. § 4.9(b)(6)(ii), and has igner it serious considerion.

Your comment requests that the Comission impose monetarpenalties on Godeg Inc. ("Google"). The complaint in this matter allegs violations of Section 5 of the E Act, under which the Commission does not havengal authority seek in penalties. However, the Commission believes that the proposer dercontains risef that will protect consumers and achieve effective deterence. In particular, the privacy program and assessments light for under the order will require a significant investment by Google. Further, the proposed order not only prohibits Google from misrepesenting the privacy and confidentiality of any "covered information," but also requires Google to give users clear and prominent notice and obtain express affimative conset prior to sharing any users identified information with any hird party in connection with a change to any product or service, where such sharing is contrary to stated sharing practices in effect at the time of collection. The order requires Google to establish and maintain acomprehensive privacy program, and obtain biennial privace audits by an independent third-partyprofessional. Further, should Google violate the terms of the final order it could be liable focivil monetary penalties of up to \$16,000 periolation (pursuant to Section 5(I) of the FTC Act). Thus, the relief contained in the order is significant.

¹ "Covered Information" is defined as "information respondent [Godeg] collects from or about an individual, includingbut not limited to, an individual's: (a)inst and last name; (b) home or otherphysical address, includingstreet name and ity or town; (c)email address or other online ontact information, such as a usedentifier or screen name; (d) presistent identifier, such as P address; (delephonenumber, including nome telephonenumber and mobile telephone number (f) list of contacts; (g) physical location; or anyother information from or about an individual consumer that is combine the v(a) through (g) above"

In light of these considerations, the Commission has determined that the public interest would best be served by issuing the Decision and Order in final form without any modifications. The final Decision and O