## UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS:	Edith Ramirez, Chairwomar Julie Brill Maureen K. Ohlhausen Joshua D. Wright	1
In the Matter of BOSLEY, INC. a corporation, and ADERANS AMERIC a corporation, and ADERANS CO., LT a corporation.	) CA HOLDINGS, INC.) d    ) )	DOCKET NO. C
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## DECISION AND ORDER

The Federal Trade Commission ("Commission having initiated an investigation of certain acts and practices of Bosley, Inc., ("Bogs") a subsidiary of Aderans America Holdings, Inc. ("Aderans America") and Aderans Co., L("Aderans") (collectively, "Respondents"), and Respondents having been furnishedreafter with a copy of a draft Complaint that the Bureau of Competition proposed to present to the Cossinon for its consideration and which, if issued by the Commission, would charge spendents with violations of edition 5 of the Federal Trade Commission Act, as amended, 15 U.S.C. § 45; and

Respondents, their attorneys, and counsrethte Commission havinghereafter executed an Agreement Containing Consent Orderd(fiSent Agreement"), containing an admission by Respondents of all the jurisdictional facts sethform the aforesaid draft Complaint, a statement that the signing of said Consent Agreemient for settlement purposes only and does not constitute an admission by Respondents that the facts as alleged in such Complaint, or that the facts as alleged in such folaint, other than jurisdictional facts, are true, and waivers and other provisions as used by the Commissin's Rules; and

The Commission having thereafter consident method matter and having determined that it

issue stating its charges in that respered, beaving accepted the executed Consent Agreement and placed such Consent Agreement on the public decora period of thirty (30) days for the receipt and consideration of public comments, ino further conformity with the procedure described in Commission Reu2.34, 16 C.F.R. § 2.34, the Commission hereby makes the following jurisdictional findings and issuelse following Decision and Order ("Order"):

- Respondent Bosley is a corration organized, existing doing business under and by virtue of the laws of the state of Delawaltes corporate headquarters are located at 9100 Wilshire Blvd., East Penthouse, Beverly Hillsalifornia 90212. Bosley is a wholly owned subsidiary of Aderans America Holdings, Inc.
- 2. Respondent Aderans America Holdings, **lisca** corporation organized, existing, and doing business under and by virtue of the **lafvts**he state of New Ork. Its corporate headquarters are located at 9100 Wils **Bioe** levard, East Penthouse, Beverly Hills, California 90212. Aderans America is a **Wh** cowned subsidiary of Aderans Co., Ltd.
- 3. Respondent Aderans Co., Ltd. is a corpioratorganized, existing, and doing business under and by virtue of the laws of Japans dorporate headquartense located at 13-4 Araki-cho, Shinjyuku-ku, Tokyo 160-0007, Japan.
- 4. The Federal Trade Commission has jurisdictiver the subject matter of this proceeding and of Respondents, and this **preceding** is in the public interest.

## ORDER

I.

IT IS ORDERED that, as used in this Order, the following definitions shall apply:

- A. "Bosley" means Bosley, Inc., its directoos ficers, employees, agents, attorneys, representatives, successors, and assigning init ventures, subdaries, divisions, groups and affiliates in each case conercol by Bosley; and the respective officers, directors, employees, agents, attorneys, essentatives, successors, and assigns of each; provided, however, that Bosley shall not include the physicians, individually or through his/her professional corporations der independent contractor agreements with the various Bosley Molecal Groups, or the various Bosley Medical Groups operating under management contracts with Bosley.
- B. "Aderans America" means Aderans Americaldinogs, Inc., its directors, officers, employees, agents, attorneys, representatives, successors, and assigns; its joint ventures, subsidiaries, divisions, groups and affiliates in each case controlled by Aderans America; and the respective offic**eire**ctors, employees, agents, attorneys, representatives, successors, and assigns of each.

- C. "Aderans" means Aderans Co., Ltd., itseditors, officers, employees, agents, attorneys, representatives, successors, assigns; its joint ventures, subsidiaries, divisions, groups and affiliates in eachise controlled by Aderans America; and the respective officers, directors, employ, eagents, attorney expresentatives, successors, and assigns of each. Aftead openisition of HC (USA), Inc. ("Hair Club"), Aderans includes Hair Club.
- D. "Respondents" means Respondent Bygs Respondent Aderans America and Respondent Aderans, invitibually and collectively.
- E. "Commission" means the Federal Trade Commission.
- F. "Antitrust Compliance Program" means theogram to ensure compliance with this Order and with the Antitrust Laws, asquered by Paragraph III of this Order.
- G. "Antitrust Laws" means the Federal Tracemmission Act, as amended, 15 U.S.C. § 41 *et. seq.*, the Sherman Act, 15 U.S.C. §*t*1 *seq.*, and the Clayton Act, 15 U.S.C. § 12 *et. seq.*
- H. "Communicate," "Communicating," and "Ommunication" means any transfer or dissemination of information, where directly or indirect

- 2. Information that has been Communicated blicly as required by the Federal Securities Laws.
- K. "Federal Securities Laws" means the secessitiaws as that term is defined in §3(a)(47) of the Securities Exchan/get of 1934, 15 U.S.C. §78c(a)(47), and any regulation or order of thesecurities and Exchange Corission issued under such laws.
- L. "Person" means both natural persons antidicial persons, including, but not limited to, corporations, partnershipzend unincorporzed entities.

II.

IT IS FURTHER ORDERED that in connection with business of managing medical/surgical hair transplantation servitizes affecting commerce, as "commerce" is defined by the Federal Trade Commission Actsport affects shall cease and desist from, either directly or indirectly, or throughny corporate or other device:

Communicating any Competitively Sensitive, Neublic Information to any Competitor; or

Requesting, encouraging, or facilitating **Demmunication of Competitively Sensitive**, Non-Public Information from any Competitor.

PROVIDED, HOWEVER, that it shall not, of itself, constitute a violation of Paragraph II of this Order for Respondents: (1) to Commicate or request Competitively Sensitive, Non-Public Information to or with a Competitor where ch conduct is reasonabelated to a lawful joint venture or as part of legally supervisidue diligence for a pertial transaction, and reasonably necessary to achieve the procompetitive benefits of such a relationship; (2) to Communicate to any Person who Respondents relaydredieve is an actal or prospective customer Respondents' ratesother terms of service and/or that Respondents are willing to lower their rates in response to a Competiticate; (3) to Communicate to any Person who Respondents reasonably believe is affiliated withatket research firm Respondents' rates; (4) to Communicate, provide, or request inforroatias part of the ordinary and customary participation in trade associations or medicaties; (5) to Commicate with Respondents' vendors and independent contoastin an ordinary and coostnary manner; or (6) without knowingly disclosing his/her affiliation witRespondents, and while taking steps reasonably calculated to conceal his/heffilization with Respondents, and for the purpose of legitimate market research (such as secret shoppingequest or receive from a Competitor information, including but not limited to, its pricing terms.

IT IS FURTHER ORDERED that:

- A. Within sixty (60) days after the date which this Order becomes final, Respondents shall design, maintain and operate for the duration of this Order an Antitrust Compliance Program to assure ongoing downpe with this Order and with the Antitrust Laws. This Antitrust Compliance Program shall include, but not be limited to:
  - 1. Respondents' designation of an officerdimector to supervise the design, maintenance, and operation of that trust Compliance Program;
  - Antitrust compliance training for (a) all officers of Respondents, and (b) all other executives, managers, employees and agents of Respondents whose positions entail contacts with Competitors who have sales, marketing, or pricing responsibilities with response to the business of managing medical/surgical hair transplantation services in the United States;
  - 3. Distributing Respondents' Antitru Stompliance Program (including any updates thereof, as applide) bto all those Personing entified in Paragraph III.A.2 above;
  - 4. Making available ongoing beal support to resport any questions on the Antitrust Compliance Program or the Antitrust Laws in a timely manner; and
  - 5. Annual training on the requirements of storder and the Antitrust Laws for all the Persons identified in Paragraph III.A.2 above.
- B. Within thirty (30) days after the date on

IT IS FURTHER ORDERED that, for purposes of determining or securing compliance with this Order, and subject to any legalecognized privilege, and upon written request and upon five (5) days notice to the applicable Respondent made to its principal United States offices, registered office of its United States bidiaries, or headquers addresses, such Respondent shall, without restraint or interfere permit any duly authorized representative of the Commission:

- A. Access, during business office hours of the Respondent and in the presence of counsel, to all United Stats facilities and accessitospect and copy all books, ledgers, accounts, correspondence, memory, and all other records and documents in the possession or undercometrol of such Respondent related to compliance with this Order, which copy services shall be provided by such Respondent at the request of the authout irepresentative (s) the Commission and at the expense of such Respondent; and
- B. The opportunity to interview officers pirectors, or employees of such Respondent, who may have counsel presented to compliance with this Order.

## VII.

IT IS FURTHER ORDERED that this Order shall terminate twenty (20) years from the date this Order is issued.

By the Commission.

Donald S. Clark Secretary

SEAL ISSUED: