UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION WASHINGTON, D.C. 20580



November 10, 2014

Robert Brookshire State of Texas

Re: In the Matter of Made in the USA Brand, LLC

File No. 142 3121, Docket No. 4297

Thank you for commenting on the Federal Trade Commission's proposed consent agreement in the above ferenced proceeding The Commission has onsidered your comment and placed it on the public record pursuant to Rule 4.9(b)(6)(ii) of the Commission for Practice, 16 C.F.R. § 4.9(b)(6)(ii).

In your comment, you request that the Commission fiesplandent, Made in the USA Brand, LLC. You do not propose any revisions to the draft complaint or the consent agreement.

The Commission is committed to preventing consumer deception, and believes the proposed order will accomplish this objective. In particular, Part I of the proposed order prohibits Respondent from representing that a covered entity meets Respondent's accreditation standard, unless: (Respondent or its designee independently and objectively evaluates that the entity meets the standard; or (2) Respondent clearly discloses on the face of its logo and in all of its promotional materials that certified entities meet the standard throllighestification. Part II of the proposed order prohibits Respondent from making any confunction about any product in its marketing materials unless: (1) the claim is true, not misleading, and Respondent has competent and reliable evidence substantiating the representation; or (2) for representations made through use of Respondent's certification mark, Respondent clearly discloses that certified entities meet the standard throughestification. Finally, Part III of the proposed order prohibits Respondent from providing others with the means and instrumentalities to make the claims prohibited in Parts I and II.

The FTC Act does not allow the agencspondent under the Federal Trade Commission could

Therefore, after considency your comment, the Commission has determined that the relief set forth in the consent agreement is appropriate and sufficient to remedy the violations alleged in the complaint. At this time Commission has determined that the public interest would be served by issuing the Decision and Order in final form without modification. The final Decision and Order and other relevant materials are available on the Commission's website at http://www.ftc.gov. It helps the Commission's analysis to hear from from the commission its work, and we thank you again for your comment.

By direction of the Commission.

Donald S. Clark Secretary