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UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION

COMMISSIONERS:

Jon Leibowitz, Chairman J. Thomas Rosch Edith Ramirez Julie Brill

In the Matter of

BILL ION AUTO, INC., a orporation. DOCKET NO.

COMPLAINT

The Federal Trade Commission, having reason to believe that iBion Auto, Inc., a corporation ("Responder"), has violated provisions of the Beal Trade Commission Act ("FTC Act"), the Truth in Lending Act ("TILA"), and the Consumerelasing Act ("CLA"), and it appearing to the Commission that this proceeding is in the public interest, alleges:

1. Respondent is a South Dakotarporation with its principal offce orplaceof business at 3401 Wes

- b. "Credit upside down? Need a new car? Goto Billionpayoff.com. We want to pay off your car." The advertisement depicts a car driving, inverts the video to depict the ar upside down, and then depicts the caright-side up agin.
- 5. Respondent also has deseminated or has caused to be disseminated advertisements promoting credit sales and other extensions of dosed-end credit in consumer credit transations, as the terms devertisement, "closed-end cedit," "credit sale," and "consume credit" are defined in Section 226.2 of Relation Z, 12 C.F.R. § 226.2, as amendel, on one of its websites, copyof which is attabled as Exhibit B (copyf 7/6/11 captue of http://www.billionauto.com). This advisement includes the following statements
 - a. "New Buicks starting at \$249 Mo".
 - b. "0% 72 Mo. Toyota Cetified "
 - c. "Toyota 29% Financing"
 - d. "2.9% Financing GMC"

No additional information reparding the cost or terns of finaning avehicle appears on this website.

6. Respondent also has dseeminated or has caused to be disseminated advertisements promoting consumer lesses, as the tens "advertisement" and "consume lease" are defined in Section 213.2 of Redution M, 12 C.F.R. § 213.2, as amendideopies of which are attached as Exhibits and D (online nespape advertisements). Respondent's advertisements promoting consumer lesses contain theoflowing statement:

$199 \ \text{mo.}^{\text{lease}}$

The term "lease appears in fineprint. No additional information garding the cost or terms of leasing a vehicle appe TD (sio)Tj 14.0400 0.007 nttac

orderto purchase anothevehide, Respondent will not payff the baanceof the loan on the tradein vehiclesuch that theoremsumer will have noemainingobligation for any amount of that loan. Instead, Respondent includes the amount of the negative equity in the loan for the newlypurchased vehice.

9. Therefore, the representation set forth in Paragraph 7 of this Complaint was, and is, false or misleading violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a).

VIOLATIONS OF THE TRUTH IN LENDING A CT AND REGULATION Z

- 10. Under Section 144 of the TILA and Section 226.24(d) of Regulation Z, advertisements promoting closed-end credit in consumer credit transactions are required to make certain disclosures if they state any of several terms, such as the monthly payment ("TILA triggering terms"). In addition, the rate of the finance charge must be stateds aan "annual percentage rate" using that term or the babreviation "APR." 15 U.S.C. § 1664; 12 C.F.R. § 226.24(c)
- 11. Respondent's advertisements promoting dosed-end credit, including but not necessarily limited to those described in Paragraph 5, are subject to the requirements of the TILA and Reglation Z

Failure to Disclose orDisclose Clealy and Conspicuously Required Credit Information

- 12. Respondent's advertisements promoting dosed-end credit, including but not necessarily limited to those desibed in Pargraph 5, have included TLA triggering terms, but have failed to disclose ordisclose clearly and conspirously, additional terms required by the TILA and Regulation Z, including one or more of the following:
 - a. The amount or percentage of the downpayment.

b. The terms of repayment, which reflect the repayment obligations over the full term of the loan, including any balloon payment.

c. The "annual pecentage rate," using that term, and, if theatemaybe increased after consummation, that fact.

13. Therefore, the practices steforth in Paragraph 12 of this Complaint have violated Steion 144 of the TILA, 15 U.S.C.§ 1664, and Section 226.24(d) of Regulation Z, 12 CF.R. § 226.24(d), and amended.

Failure to State Rate of Finance Charge as Anual Percentage Rate

14. Respondent's advertisements promoting dosed-end credit, including but not necessarily limited to those desibed in Pargraph 5, have stated atteef finance charge without

stating that rate as an "annual percentage rate" using that term or the babreviation "APR."

15. Therefore, the practices steforth in Paragraph 14 of this Complaint have violated Steion 144 of the TILA, 15 U.S.C.§ 1664, and Section 226.24(c) of Regulation Z, 12 CF.R. § 226.24(c)

VIOLATION OF THE CONSUMER LEAS ING ACT AND REGULATION M

- 16. Under Section 184 of the CLA and Section 213.7 of Regulation M, advertisements promoting consumer lesses are required to makecetain disclosures if the systate anyof several terms, such as the amount of any payment ("CLA triggering terms"). 15 U.S.C. § 1667c, 12 C.F.R. § 213.7.
- 17. Respondent's advertisements promoting consumer leases, including but not necessarily limited to those desided in Pargraph 6, are subject to the requirements of the CA and Regulation M.

Failure to Disclose orDisclose Clearly and Conspicuously Required Lease Information

- 18. Respondent's advertisements promoting consumer leases, including but not necessarily limited to those desibed in Pargraph 6, have included CIA triggering terms, but have failed to disclose ordisclose clearly and conspin cously additional terms required by the CLA and Regulation M, including one or more of the following:
 - a. That the transaction advietised is a lesse.

b. The total amount of may initial payments require on or before consummation of the lease or delivery of the property, whicheve is later.

- c. Whether or not a **se**rity deposit is required.
- d. The number, amount, and timing of scheduled payments.

e. With respect to a lease in which the liability of the consumer at then el of the lease term is based on the anticipated residual value of the property, that an extra charge maybe imposed at then el of the lease term.

- 19. Therefore, the practices steforth in Paragraph 18 of this Complaint have violated Steion 184 of the CLA, 15 U.S.C.§ 1667c, and Section 213.7 of Regulation M, 12 CF.R. § 213.7.
- 20. The acts and pratices of Respondent as leged in this complaint constitute deceptive acts or practices in or affecting commerce in violation of Section 5(a) of the FTC Act,

violations of the Truth in **e**ndingAct and R**g**ulation Z and violations of the Consumer LeasingAct and R**g**ulation M.

THEREFORE, the Federal TradeCommission, this _____ dayof _____, 2012, has issued this complaint against Respondent.

By the Commission.

Donald S. Clark Secreary

SEAL: