## Analysis of Proposed Consent Order to Aid Public Comment

In the Matter of Engineered Plastic Systems, LLEIJe No. 1323204

The Federal Trade Commission ("FTC" or of mission") has accepted, subject to final approval, an agreement containing a consete of mission Engineered Plastic Systems, LLC, a limited liability company ("Respondent").

The proposed consent order has been placed copyruthlic record for thirty (30) days for receipt of comments by interested persons. Centerreceived during this period will become part of the public record. After thirts (0) days, the Commission will again review the agreement and the comments received, and will deep whether it should withdraw from the agreement or make final take reement's proposed order.

This matter addresses allegedly deceptive gralaims that Respondent made while promoting its plastic lumber poducts. According to the FTC resplaint, Respondent represented that some of its benches and tables are all, rourally all, recycled plastic. The complaint also alleges that these products notained substantially less recording plastic than Respondent represented. According to the complaint, from 2011 to early 2014, Respondent's tables and benches, on average, contains about 72% recycled plastic hus, the complaint alleges that the above claims were false, misleading unsubstantiated in violatin of Section 5(a) of the FTC Act.

The proposed consent order contains sequenced is ions designed to prevent Respondent from engaging in similar acts and aptices in the future. Parphohibits Respondent from making representations regarding the recycleratent or the environmental benefit of any product or package unless they are true priorite ading, and substantiated by competent and reliable evidence. Part I further opides that if, in general, experit the relevant scientific field would conclude it necessary, such evidence must obrepetent and reliable scientific evidence. Consistent with the Guides for the Use of victor mental Marketing Claims ("Green Guides"), 16 C.F.R. § 260.13(b), Part I specially requires Respondent to be stantiate recycled content claims by demonstrating that succontent is composed of matters that were recovered or otherwise diverted from the waste stream.

Parts II through VI are reporting and compliaposevisions. Part Irequires Respondent to keep (and make available to the Commission request): copies of advertisements and promotional materials containing the repressionts covered by the ordenaterials relied upon in disseminating those representati; and evidence that contrates, qualifies, or calls into question the representations, or that relied upon for the representations. Part III requires dissemination of the order now aimothe future to principals, flowers, directors, and managers, and to all current and future employees, against representatives viag responsibilities relating to the subject ritter of the order. It also require respondent to maintain and make available to the FTC all acknowledgrates of receipt of the order. Part IV requires notification to the FTC of changes in corporate status. Frantandates that Respondent submit an initial compliance report to the FTC and subsequentrite requested by the FTC. Part VI is a provision terminating the order after twer(20) years, with certain exceptions.

The purpose of this analysis is to aid pulptionment on the proposed consent order. It is not intended to constitute an offaiciinterpretation of the proposed or to modify its terms in any way.