Analysis of Proposed Consent Order to Aid Public Comment In the Matter of Jim Koons Management Company, also doing business as Jim Koons Automotive Companies, File No. 152 3104

The Federal Trade Commission ("FTC" or "Commission") has accepted, subject to final approval, an agreement containing a consent order from Jim Koons Management Company. The proposed consent order has been placed on the public record for thirty (30) days for receipt of comments by interested persons. Comments received during this period will become part of the public record. After thirty (30) days, the FTC will again review the agreement and the comments received, and will decide whether it should withdraw from the agreement and take appropriate action or make final the agreement's proposed order.

The respondent is a car dealership that sells used motor vehicles. According to the FTC complaint, respondent has represented that the used motor vehicles it sells have been subject to rigorous inspection, including for safety issues, but has failed to disclose that the used motor vehicles it sells are subject to open recalls for safety issues.

For instance, the respondent has posted advertisements on the website <u>www.koons.com</u> which prominently featured the "Koons Used Car Advantage" and included the representation that "[b]acked by the Koons Used Car Advantage, each vehicle we carry has been carefully selected and tested...." The website listed among the "Koons Used Car Advantage Guarantees" the following representation: "Every certified Koons Outlet vehicle must pass a rigorous and extensive quality insis(d e]45pond64t-has6alfdgje(h)4(2v(er)is)ed(i)n(i)20(or))2(es20(i)--10(f)d.4 numerous certified used vehicles that were subject to open recalls for safety issues. In numerous instances, when the respondent allegedly advertised certified used vehicles that are subject to open recalls for safety issues, it provided no accompanying clear and conspicuous disclosure of this fact. The proposed complaint alleges that this failure to disclose constitutes a deceptive act or practice under Section 5 of the FTC Aissuesanythpernspondienfodisarfetses, clearly and conspicuously, in close proximity to such representation, any material qualifying information related to open recalls for safety issues. Part

issues which weren't repaired as of the date they were sold. The notice also specifies how consumers can check whether the vehicle is subject to an unrepaired recall at the National Highway Traffic Safety Administration's website, https://vinrcl.safercar.gov/vin/

. This website

also provides information on how to get a vehicle fixed if it is subject to an open recall.

Parts III through VII of the proposed order are reporting and compliance provisions. Part III requires the respondent to maintain for five years, and produce to the Co