UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

In the Matter of

OREGON LITHOPRINT, INC., a corporation.

DOCKET NO.

AGREEMENT CONTAINING CONSENT ORDER

The Federal Trade Commission ("Commissionate initiated investigation of investigation of certain acts and practices of Oregon Lithoprint, Inc. ("Proposed Respondent"). The Commission's Bureau of Competition has prepared a draft administrative complaint ("Draft Complaint"). The Bureau of Competition and Proposed Respondent enter into this Agreement Containing Consent Order ("Consent Agreement to resolve the allegations in the Draft Complaint through a proposed Decision and Order ("Decision and Order")) both of which are attached, to present to the Commission

IT IS HEREBY AGREED by and between Proposed Responde by its duly authorized officers and attorneys, and counsel for the Commission that:

- 1. Proposed Respondent Oregon Lithoprint, Inc. is a corporation organized, existing, and doing business under and by virtue of the laws of Oregon with its principal place of business at 611 N^t Street, McMinnville, Oregon 97128.
- 2. Proposed Respondent admits all the jurisdictional facts set forth in the Draft Complaint.
- 3. Proposed Respondent wasive
 - a. any further procedural steps;
 - b. the requirement that the Decision and Orcherntain a statement of findings of fact and concluents of law;
 - c. all rights to seek judicial review or otherwise to challenge or contest the validity of the Decision and Order entered pursuant to this Consent Agreement; and

- d. any claim under the Equal Access to Justice Act.
- 4. This Consent Agreement is for settlement purposes only and does not constitute an admission by Proposed Respondent that the law has been violated as alleged in the Draft Complaint, or that the facts as alleged in the Draft Complaint, other than jurisdictional facts, are true.
- 5. Proposed Respondent shall submit an initial compliance reportuant to Commission Rul@.33, 16 C.F.R. § 2.33, no later than thirtays after the date on which Proposed Respondent executes this Consent Agreement and subsequent compliance reports every sixty days thereafter until the Decision and Order becomes final. After the Decision and Order becomes final, the reporting obligations contained in the Decision a@dder shall control and the reporting obligations under this Consent Agreement shall cease. Each compliance report shall set forth in detail the manner in which Proposed Respondecomptied has prepared to comply, its mplying, and will comply with the Consent Agreement the Decision and Order. Proposed Respondent shall provide sufficient information and documentation to enable the Commission to determine independently whether Proposed Respondeint information and Order.
- 6. Each compliance report submitted pursuant to Paragraph 5 above shall be verified by a notarized signature osworn statement of the Chief Executive Officer or other officer oremployee of Proposed Respondent specifically authorized to perform thisfunction, or selfverified in the manner set forth 28 U.S.C. § 1746. Commission Rul@.41(a), 16 C.F.R. § 2.41(a) equires that the Commission receive an original and two copies of each compliance report with the Secretary of the Commission and electronic copies of each compliance report with the Secretary at ElectronicFilin@stc.gov, and with the Compliance Division at bccompliance@

notice to Proposed Respondent, issue the attached Complaint and Decision and Order providing for other relief in disposition of the proceeding.

- 9. The Decision and Order shall become final upon service. Delivery of the Complaint and the Decision and Order to Proposed Respondent by any means provided in CommissionRule 4.4(a), 16 C.F.R. § 4.4(a), or deglivery toUnited States counsel for Proposed Respondent identified in this Consent Agreement, shall constitute service Proposed Respondent. Proposed Respondentswaive any rightsit may have to any other manner of service.
- 10. The Complaint may be used in construing the terms of the Decision and Order and no agreement, understanding, representation, or interpretation not contained in the Decision and Order or the Consent Agreement may be used to vary or contradict the terms of the Decision and Order.
- 11. By signing this Consent Agreement, Proposed Respondent represent warrants that:
 - a. it can fulfill all the terms of and accomplise 4 (i)-2 (ou(e)4 (nt)-2d)-4(ill a)6 (III (ts.1nt)-2d)-4li

Oregon Lithoprint, File No. 161-0230