UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS:	Maureen K. Ohlhausen Acting Chairman Terrell McSweeny		
In the Matter of OREGONLITHOPRINT, INC., a corporation.))) Docket No. C-)		

DECISION AND ORDER

The Federal Trade Commission ("Commissionh") ving initiated an investigation of certain acts and practices of Oregon Lithoprint, (Messpondent"), and Repondent having been furnished thereafter with a copy of the deaftnplaint that the Bureau of Competition proposed to present to the Commission for its consideration, and which, if issued by the Commission, would charge Respondent with violations of Section 5 of the Federal Trade Commission Actas amended, 15 U.S.C. § 45; and

Respondent, its attorneys, and counsel for the Commission having thereafter executed an Agreement Containing Consent Or@Consent Agreement") containing admission by Respondent of all the jurisdictional facts set forth in the draft Comparativement that the signing of said Consent@Reement is for settlement purposes only and does not constitute an admission by Respondent that the law has beenteribles alleged in sucho@plaint, or thathe facts as alleged in sucho@plaint, other than jurisdictional facts, are true, and waivers and other provisions as required by the Commission's Rubers!

The Commission having thereafter considered the matter having determined that it had reason to believe that Respondent had violated the saidh dethat a Complaint should issue stating its charges in that respend having accepted the executed Consent Agreement and placed such Consent Agreement on the public record for a period of the receipt and consideration of public comments, now in further conformity with the procedure described in 6 mmission Rule 2.34, 16 C.F.R. § 2.34, the Commission hereby issues its Complaint, makes the following jurisdictional findings, and issues the following Decision and Order ("Order")

1.

explaining, identifying, referring to, reflecting, reporting on, stating, dealing, wit in any way pertaining to.

II.

IT IS FURTHER ORDERED that in connection with the publication of abgal Notice in or affecting commerce, as "commerce" is defined by the Fetherate Commission Act, Respondent and desist from, either directly or indirectly, or through corporate or other device:

- A. Entering into, attempting to enter into, or participating in any express or implied agreement or understanding tween or among Respondent and one or more Competitors
 - 1. To refuse to publish begal Notice, or
 - 2. To allocate or divide the narke(s) for publishing egal Notices by types of customers, transactions, types of notices, geographicareay other means.
- B. Communicating withany Competitor, either publicly or privately, that such Competitor
 - Should advisecustomers to place ForeclosuretNes in the local Newspaper with the widest circulation in the zip code or other geographic area where the property is located;
 - 2. Should refuse to publish e

- B. Any proposed acquisition of, or merger or consolidation involving, Oregon Lithoprint, Inc.; or
- C. Any other change in Respondent, including assignment or the creation, sale, or dissolution of subsidiaries including any Newspape or the NewsRegister Publishing Co., if such change may affect compliance obligations arising out of this Order.

VI.

IT IS FURTHER ORDERED that, for purposes of determining or securing mpliance with this Order, and subject to any legally recognized privilege, upon written request and five (days' notice to Respondentiate to its principal place of business as identified in this Order, Respondent shall, without restraint or interfexer permit any duly authorized presentative of the Commission:

- A. Access, during business office hours of the Respondent the presence of counsel, to all facilities and access to inspect and copy all business and other records and all documentary matical and electronically stored information as defined in Section 2.7(a)(1) and (2) of the Commission's Rules, 16 C.F.R. § 2.7(a)(1) (2), in the possession or under the control of the Respondent related to compliance with this Order, which copying services shall be provided by the Respondent at the request of the authorized representative of the Commission and at the expense of the Respondent; and
- B. To interview officers, directors, or employees of the Respondent, who may have counsel present, regarding suchatters.

VII.