UNITED STATES OF AMERICA BEFORE THE FEDERAL TRADE COMMISSION

COMMISSIONERS:

Joseph J. Simons, Chairman Noah Joshua Phillips Rohit Chopra Rebecca Kelly Slaughter Christine S. Wilson CDECISION (Safariland)

The Federal Trade Commission ("Commission") having heretofore issued its complaint charging Safariland, LLC, with violations of Section 5 of the Federal Trade Commission Act, as amended, 15 U.S.C. § 45, and Section 7 of the Clayton Act, as amended, 15 U.S.C. § 18, and Safariland, LLC, having been served with a copy of that complaint together with a notice of contemplated relief, and Safariland, LLC, having answered the complaint denying said charges; and

Safariland, LLC, its attorneys, and counsel for the Commission having thereafter executed an agreement containing a consent Order, an admission by Safariland, LLC, of all the jurisdictional facts, as those facts relate to the First and facts as alleged in such complaint, other than jurisdictional facts cond Violations of the complaint, are true, and waivers and other the Commission's Rules; and

ne Commission having thereafter withdrawn this matter rdance with § 3.25(c) of its Rules; and

The Commission having considered the matter and having thereupon accepted the executed Consent Agreement and placed it on the public record for a period of 30 days for the receipt and consideration of public comments. In further conformity with the procedure described in Commission Rule 2.34, 16 C.F.R. § 2.34, the Commission makes the following jurisdictional findings and issues the following Decision and Order ("Order"):

- 1. Safariland, LLC, is a limited liability comparorganized, existing, and doing business under, and by virtue of, the laws of the Statelatware with its executive offices and principal place of business located at 13386 International Parkway, Jacksonville, Florida 32218.
- 2. The Federal Trade Commission has jurisdiction over the subject matter of this proceeding and over Safariland, LLC, and the **peding** is in the public interest.

ORDER

I. Definitions

IT IS HEREBY ORDERED that, as used in this Order, the fd3 (S)-16 (m3 (i)-2 (he)4 ng)10 (8)-3

annually for the next 4 years on the anniversary of that date; and additional accore reports as the Commission or its staff may request.

- B. Each compliance report shall contain sufficient information and documentation to enable the Commission to determine independently whether Respondent Safariland is in compliance with the OrdeConclusory statements that Respondent Safariland has complied with its obligations under the Order are insufficient. Respondent Safariland shall include in its report, among other information or documentation that may be necessary to demonstrate compliance:
 - 1. A full description of the measures Respondent Safariland has implemented or plans to implement to ensure that it has complied or will comply with each paragraph of the Order; and
 - 2. Full descriptions of each agreement or modification thereto, whether written or oral, between Respondent Safariland and Axon to the extent not submitted in prior reports.
- C. Respondent Safariland shall retain all material written communications with each party identified in the compliance report and all nomivileged internal menoranda, reports, and recommendations concerning fulfilling Respondent Safariland's obligations under the Order and provide copies of these documents to Commission staff upon request.
- D. Respondent Safariland shall verify each compliance report in the manner set forth in 28 U.S.C. § 1746 by the Chief Executive Officer or another officer or employee specifically authorized to perform this function. Respondent Safariland shall submit an original and 2 copies of each compliance report as required by Commission Rule 2.41(a), 16 C.F.R. § 2.41(a), including a paper original submitted to the Secretary of the Commission and electronic copies to the SecretaryEtatcronicFilings@ftc.govand to the Compliance Division atbccompliance@ftc.gov
 - VII. Change in Respondent Safariland

IT IS FURTHER ORDERED