

6. In light of Defendants' conduct, there is a cognizable danger that they will continue to engage in activities that violate the FTC Act unless enjoined from such acts and practices.

DEFINITIONS

For the purpose of this Order, the following definitions apply:

A. "**Architectural Coating Product**" means any coating marketed for application on buildings or other structures, including paint, paint with additives (such as ceramic spheres), varnishes, lacquers, and epoxies, and products that incorporate such coatings.

For purposes of this Order, the term "Individual Defendant" and the

any other product or system, or provide the equivalent of adding insulation with any specific R-value;

B. that Defendants' Architectural Coating Products provide a K-value, thermal performance, energy costs, energy savings, energy consumption, insulation qualities, or energy-related efficacy;

C. the existence, contents, validity, results, conclusions, or interpretations of any test or study on

of this Order, whether acting directly or indirectly, in connection

Architectural Coating Products and all agents and
representatives who participate in the marketing of
~~Architectural Coating Products; and (2) any business entity~~

VII. RECORDKEEPING

IT IS FURTHER ORDERED that Defendants must create certain records for 20 years after entry of the Order, and retain each such record for 5 years. Specifically, Corporate Defendants and Individual Defendant for any business that such Defendant, individually or collectively with any other Defendants, is a majority owner or controls directly or indirectly, must create and retain the following records:

A. accounting records showing the revenues from all goods or services sold;

B. personnel records showing, for each person providing services, whether as an employee or otherwise, that person's: name; address; telephone numbers; job titles or positions;

Defendant must permit represent#

IT IS FURTHER ORDERED THAT THE COURT SHALL HAVE JURISDICTION TO ENFORCE THE ORDER AND TO REVOKE THE ORDER IF NECESSARY.

IX. RETENTION OF JURISDICTION

IT IS FURTHER ORDERED

August, Georgia, this 19th day of August,

ORIGINALLY ENTERED AT

2022.

Robert A. ...

11-11-22
11-11-22
11-11-22

ATTACHMENT A: NOTICE TO DISTRIBUTORS OR INSTALLERS

[To be printed on Corporate Defendants' letterhead and sent by certified U.S. mail with return receipt]

[Date]

[Name and address of recipient]

Re: Federal Trade Commission v. FG International, LLC, et al.,
No. 6:20-cv-073-RSB-CLR (S.D. Ga.)

Dear [Recipient]:

The Federal Trade Commission ("FTC"), the nation's consumer protection agency, sued us for making false and misleading claims about our product, FGI-4440 (a/k/a Revolution 360, SFI4440, TGS-9044, TAR 007).

We said that: FGI-4440 has an R-value greater than R-30, and