	Acquiring	Acquired	Entities
20003455	Societe Cooperative Agricole LImagrain	KWS SAAT AG	Great Lakes Hybrids, Inc.
20003467	HealthCare Ventures V, L.P	OraSure Technologies, Inc	OraSure Technologies, Inc.
20003476	Providence Equity Partners III, LP	SoftAware, Inc.	SoftAware, Inc.
20003484	Royal Carribean Cruises Ltd	Newco	Newco
20003485	First Choice Holidays PLC	Newco	Newco
	TRANSACTIONS GRA	ANTED EARLY TERMINATION—06/13/20	00
20003422	Edwards Lifesciences Corporation	Valentine Acquisition Corp	Valentine Acquisition Corp.
20003458	SBC Communications Inc.	E.N.M.R. Telephone Cooperative	Plateau Telecommunications, Incorporated
20003488	QLogic Corporation	Ancor Communications, Incorporated	Ancor Communications, Incorporated
20003489	Franciscan Missionaries of Our Lady Health System, Inc.	LifePoint Hospitals, Inc	Riverview Medical Center, LLC
20003490	The Hub Group Limited	Cornelius J. McCarthy	C.J. McCarthy Business Trust
20003491	Exchange Application, Inc	Customer Analytics Holdings, Inc	Customer Analytics Holdings, Inc.
20003492	Oak Hill Capital Partners, L.P	Align Technology, Inc.	Align Technology, Inc.
	TRANSACTIONS GRA	ANTED EARLY TERMINATION—06/14/20	00
20003385	John Rutledge Partners II, L.P	Summit Technology, Inc	Lens Express, Inc.
20003411	Republic Services, Inc	Larry J. Schuchman	The recycling Group, Inc., LAJCG, Inc.
20003430	Nippon Telegraph and Telephone Corporation.	Verio, Inc	Verio, Inc.
20003469	Safeguard Scientifics, Inc	OPUS360 Corporation	OPUS360 Corporation
20003471	The Walt Disney Company	Marcos A. Rodriquez	Hibernia Communications, LLC
20003493	Highland 2000, L.P	Adelphia Communication Corporation	Adelphia Communication Corporation
20003495	Rodney L. Hale	Finance Enterprises, Ltd	Grand Pacific Life Insurance, Ltd.
20003498	Koninklijke Phillips Electronics N.V	MedQuist Inc	MedQuist Inc.
20003499	Marconi plc	Miguel G. Winder	Systems Management Specialists, Inc.
20003503	Ledcor Inc	Praha Trust	Meet Me Room, LLC TRES Management, LLC
20003510	Associated Food Stores, Inc	Sibbley Company, Ltd	Dan's Foods, Inc.
20003524	GMP Companies, Inc		Motorola, Inc.
	TRANSACTIONS GRA	ANTED EARLY TERMINATION—06/15/20	00
20003237	Carl J. Martignetti	Burton J. Miller and Nesha R. Miller	Classic Wine Imports, Inc.
		(husband and wife).	
20003238	Carmine A. Martignetti	Burton J. Miller and Nesha R. Miller (husband and wife).	Classic Wine Imports, Inc.
20003239	Carl J. Martignetti	Robert W. Hoffman	Classic Wine Imports, Inc.
20003240	Carmine A. Martignetti	Robert Hoffman	Classic Wine Imports, Inc.
20003271	CRH plc	Manitou Construction Company, Inc	Manitou Construction Company, Inc.
20003415	King Pharaceuticals, Inc	American Home Products Corporation	American Home Products Corporation
20003416	American Home Products Corporation	King Pharmaceuticals, Inc	King Pharmaceuticals, Inc.
20003504		Align Technology, Inc	Align Technology, Inc.
	TRANSACTIONS GRA	ANTED EARLY TERMINATION—06/16/20	00
20001874	Franklin P. Perdue	Cargill, Incorporated	Cargill, Incorporated
20003440	The Interpublic Group of Companies, Inc.	Capita Technologies, Inc	Capita Technologies, Inc.
20003512	Novartis Pharma AG	Vertex Pharmaceuticals Incorporated	Vertex Pharmaceuticals Incorporated
20003513	Jerry C. Moyes	Simon Transportation Services Inc	Simon Transportation Services Inc.
20003523	Linc.net, Inc	Felix Petrillo	Felix Communications Corp., Felix Ger eral Contracting Inc., Felix Equities of Fla., Inc. Felix Equities, Inc., Felix Industries, Inc.

FOR FURTHER INFORMATION CONTACT:

Sandra M. Peay or Parcellena P. Fielding, Contact Representatives, Federal Trade Commission, Premerger Notification Office, Bureau of Competition, Room 303, Washington, DC 20580, (202) 326–3100. By direction of the Commission.

Donald S. Clark,

Secretary.

[FR Doc. 00–17226 Filed 7–6–00; 8:45 am] BILLING CODE 6750–01–M

FEDERAL TRADE COMMISSION

[File No. 992 3282]

BUY.COM Inc.; Analysis To Aid Public Comment

AGENCY: Federal Trade Commission. **ACTION:** Proposed consent agreement.

SUMMARY: The consent agreement in this matter settles alleged violations of

federal law prohibiting unfair or deceptive acts or practices or unfair methods of competition. The attached Analysis to Aid Public Comment describes both the allegations in the draft complaint that accompanies the consent agreement and the terms of the consent order—embodied in the consent agreement—that would settle these allegations.

DATES: Comments must be received on or before July 31, 2000.

ADDRESSES: Comments should be directed to: FTC/Office of the Secretary, Room 159, 600 Pennsylvania Ave., NW., Washington, DC 20580.

FOR FURTHER INFORMATION CONTACT: Joel Winston or Michael Dershowitz, FTC/S-4002, 600 Pennsylvania Ave., NW., Washington, DC 20580. (202) 326–3153 or 326–3158.

SUPPLEMENTARY INFORMATION: Pursuant to Section 6(f) of the Federal Trade Commission Act, 38 Stat., 721, 15 U.S.C. 46 and § 2.34 of the Commission's Rules of Practice (16 CFR 2.34), notice is hereby given that the above-captioned consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of thirty (30) days. The following Analysis to Aid Public Comment describes the terms of the consent agreement, and the allegations in the complaint. An electronic copy of the full text of the consent agreement package can be obtained from the FTC Home Page (for June 29, 2000), on the World Wide Web, at "http:// www.ftc.gov/ftc/formal.htm." A paper copy can be obtained from the FTC Public Reference Room, Room H-130, 600 Pennsylvania Avenue, NW., Washington, DC 20580, either in person or by calling (202) 326-3627.

Public comment is invited. Comments should be directed to: FTC/Office of the Secretary, Room 159, 600 Pennsylvania Ave., NW., Washington, DC 20580. Two paper copies of each comment should be filed, and should be accompanied, if possible, by a 3½ inch diskette containing an electronic copy of the comment. Such comments or views will be considered by the Commission and will be available for inspection and copying at its principle office in accordance with Section 4.9(b)(6)(ii) of the Commission's Rules of Practice (16 CFR 4.9(b)(6)(ii)).

Analysis of Proposed Consent Order To Aid Public Comment

The Federal Trade Commission has accepted, subject to final approval, an

agreement containing a consent order from BUY.COM Inc. ("respondent").

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 Commission will again review the agreement and the comments received, and will decide whether it should withdraw from the agreement or make final the agreement's proposed order.

Respondent advertises, sells, and distributes books, music and video recordings, personal electronic devices, computer software, personal computers and other products through its Internet Website, www.buy.com. This matter concerns allegedly false and deceptive advertising claims regarding the sale of a \$269 Compaq Presario 5304 computer system based upon a \$400 rebate that required consumers to enter into a three year contract for Internet service.

The Commission's proposed complaint alleges that respondent falsely claimed that the total cost of a Compaq Presario 5304 computer system was \$269. In fact, in order to obtain the computer system for \$269, consumers were required to subscribe to CompuServe 2000 Internet service for three years at an additional cost of \$21.95 per month or a full payment of \$790.20. The Complaint also alleges that in representing that the total cost of the computer system was \$269, respondent failed to disclose or failed to disclose adequately: (a) That consumers were required to subscribe to CompuServe 2000 Internet service for three years at an additional cost of \$21.95 per month or a total cost of \$790.20; (b) the amounts of the rebates, \$200 and \$400, and the total price of the computer system before rebates, \$869; (c) that consumers who cancel the Internet service within three years must repay all or a portion of the \$400 rebate and pay a \$50 cancellation fee; and (d) that CompuServe does not provide local access telephone numbers for its Internet service in all areas, and therefore, that many consumers must either pay long distance telephone charges or surcharges of \$6.00 per hour to access its Internet service. The complaint alleges that the failure to disclose these material facts is a deceptive practice.

The proposed consent order contains provisions designed to prevent respondent from engaging in similar acts and practices in the future.

Part I of the proposed order prohibits respondent from making any misrepresentations as to the price or cost to consumers of any computer, computer-related product, or internet access service.

Part II of the proposed order prohibits respondent from making any representation about the price or cost to consumers of any computer, computerrelated product, or Internet access service, when that price or cost, or any rebate, is conditioned upon the purchase of another product or service, unless respondent discloses clearly and conspicuously, and in close proximity to the price, cost or rebate representation that consumers must purchase the additional product or service in order to obtain the advertised price or rebate. In addition, Part II requires respondent to disclose the cost of the other product or service that must be purchased. Furthermore, if the advertised product or service is sold together with a service, respondent is also required to disclose the length of time that consumers are required to purchase that service. Part II also contains a proviso that permits respondent to use the terms "rebate" or "discount" without making the additional cost disclosures, as long as respondent does not describe or characterize the rebate or discount in anv wav.

Part III of the proposed order prohibits the respondent from making a claim about the after-rebate price or cost of any computer, computer-related product, or Internet access service, unless it discloses, clearly and conspicuously, and in close proximity to the after-rebate price or cost representation, the amounts of any rebates offered, and the total cost of the computer product or service, excluding any rebate amounts (i.e., the beforerebate price). Part III also contains a proviso that states that if there is only one rebate involved in the offer, and no other reductions in the total price of the product or service, respondent need only disclose the amount of that one rebate, and need not also disclose the before-rebate price.

Part IV of the proposed order prohibits the respondent from making any representation about the price or cost of any Internet access service it offers for sale, unless it discloses certain material facts. If consumers have to pay additional fees, charges, rebate repayments, or other costs to cancel the Internet access service, the amounts of such costs must be disclosed. If consumers may have to pay long distance telephone charges, hourly surcharges, or other costs in excess of local telephone fees to access the Internet service, this fact must be disclosed, along with a means for consumers to ascertain whether or not

they would have to incur such costs and the amounts of any such costs. These disclosures must be clear and conspicuous.

Part IV of the proposed order also contains a proviso, that together with the definition of "through the use of a hyperlink," provides a way in which the disclosures required by Part IV can be made on the Internet with hyperlinks. These disclosures may be made through the use of hyperlinks, as long as each hyperlink label contains sufficient information about the nature and importance of the required disclosure, is, itself, clear and conspicuous, is on the same Web page and proximate to the Internet service price or cost representation, and leads directly to the full disclosure. According to the proviso, if a hyperlink is used to disclose information about Internet cancellation terms, it must be labeled as follows: "Early Cancellation of the Internet Service Will Result in Substantial Penalties. Click Here." Similarly, if a hyperlink is used to disclose information about Internet access costs, it must be labeled: "You May Have to Pay Significant Telephone Charges to Use the Internet Service. Click Here."

Part V of the proposed order contains a document retention requirement, the purpose of which is to ensure compliance with the proposed order. It requires that respondent maintain copies of ads and promotional material that contain representations covered by the proposed order, and materials that were relied upon by respondent in complying with the proposed order.

Part VI of the proposed order requires respondent to distribute copies of the order to various officers, agents and employees of respondent.

Part VII of the proposed order requires respondent to notify the Commission of any changes in corporate structure that might affect compliance with the order.

Part VIII of the proposed order requires respondent to file with the Commission one or more reports detailing compliance with the order.

Part IX of the proposed order is a "sunset" provision, dictating that the order will terminate twenty years from the date it is issued or twenty years after a complaint is filed in federal court, by either the United States or the FTC, alleging any violation of the order.

The purpose of this analysis is to facilitate public comment on the proposed order. It is not intended to constitute an official interpretation of the agreement and proposed order or to modify in any way their terms.

By direction of the Commission.

Donald S. Clark,

Secretary.

[FR Doc. 00–17222 Filed 7–6–00; 8:45 am] BILLING CODE 6750–01–M

FEDERAL TRADE COMMISSION

[File No. 992 3313]

Office Depot, Inc.; Analysis To Aid Public Comment

AGENCY: Federal Trade Commission. **ACTION:** Proposed Consent Agreement.

SUMMARY: The consent agreement in this matter settles alleged violations of federal law prohibiting unfair or deceptive acts or practices or unfair methods of competition. The attached Analysis to Aid Public Comment describes both the allegations in the draft complaint that accompanies the consent agreement and the terms of the consent order—embodied in the consent agreement—that would settle these allegations.

DATES: Comments must be received on or before July 31, 2000.

ADDRESSES: Comments should be directed to: FTC/Office of the Secretary, Room 159, 600 Pennsylvania Ave., NW, Washington, DC 20580.

FOR FURTHER INFORMATION CONTACT: Joel Winston or Michael Dershowitz, FTC/S-4002, 600 Pennsylvania Ave., NW, Washington, DC 20580. (202) 326–3153 or 326–3158.

SUPPLEMENTARY INFORMATION: Pursuant to Section 6(f) of the Federal Trade Commission Act. 38 Stat. 721, 15 U.S.C. 46 and Section 2.34 of the Commission's Rules of Practice (16 CFR 2.34), notice is hereby given that the above-captioned consent agreement containing a consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of thirty (30) days. The following Analysis to Aid Public Comment describes the terms of the consent agreement, and the allegations in the complaint. An electronic copy of the full text of the consent agreement package can be obtained from the FTC Home Page (for June 29, 2000), on the World Wide Web, at "http:// www.ftc.gov/ftc/formal.htm." A paper copy can be obtained from the FTC Public Reference Room, Room H-130, 600 Pennsylvania Avenue, NW, Washington, DC 20580, either in person or by calling (202) 326-3627.

Public comment is invited. Comments should be directed to: FTC/Office of the

Secretary, Room 159, 600 Pennsylvania Ave., NW, Washington, DC 20580. Two paper copies of each comment should be filed, and should be accompanied, if possible, by a 3½ inch diskette containing an electronic copy of the comment. Such comments or views will be considered by the Commission and will be available for inspection and copying at its principal office in accordance with Section 4.9(b)(6)(ii) of the Commission's Rules of Practice (16 CFR 4.9(b)(6)(ii)).

Analysis of Proposed Consent Order To Aid Public Comment

The Federal Trade Commission has accepted, subject to final approval, an agreement containing a consent order from Office Depot, Inc. ("respondent").

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 Commission will again review the agreement and the comments received, and will decide whether it should withdraw from the agreement or make final the agreement's proposed order.

Respondent advertises, sells, and distributes office products, including personal computers. This matter concerns allegedly false and deceptive advertising claims regarding the sale of a \$1,049.97 Compaq Presario 5716 computer system based upon a \$400 rebate that required consumers to enter into a three year contract for Internet service and the sale of a "free" emachines computer based upon a similar \$400 rebate.

The Commission's proposed complaint alleges that respondent falsely claimed that the total cost of a Compaq Presario 5716 computer system was \$1,049.97. In fact, in order to obtain the system for \$1,049.97, consumers were required to subscribe to CompuServe Internet Service for three years at an additional cost of \$21.95 per month or a full payment of \$790.20. The complaint also alleges that in representing that the total cost of the computer system was \$1,049.97, respondent failed to disclose or failed to disclose adequately that: (a) Consumers were required to subscribe to CompuServe Internet service for three years at an additional cost of \$21.95 per month or a full payment of \$790.20; (b) consumers who cancel the Internet service within three years must repay the entire \$400 rebate and pay a \$50 cancellation fee; and (c) CompuServe does not provide local access telephone numbers for its Internet service in all areas, and therefore, that many