## TRANSACTIONS GRANTED EARLY TERMINATION BETWEEN: 021296 AND 022396—Continued

Name of acquiring person; name of acquired person; name of acquired entity	PMN No.	Date termi- nated
Whitehall Street Real Estate Limited Partnership V, RCPI Holdings Inc. (a Newco), RCPI Holdings Inc	96–0895	02/14/96
Checkfree Corporation, Welsh, Carson, Anderson & Stowe VI, L.P., Servantis Systems Holdings, Inc	96–0896	02/14/96
Welsh, Carson, Anderson & Stowe VI, L.P., Checkfree Corporation, Checkfree Corporation	96–0897	02/14/96
EXOR Group S.A., RCPI Holdings, Inc. (a Newco), RCPI Holdings, Inc	96–0906	02/14/96
Thermo Electron Corporation, Rhone Poulenc S.A., the Scientific Instruments Division of Fisons plc	96-0958	02/14/96
Colony Investors II, L.P., ONKD, Inc., ONKD, Inc.	96–0987	02/14/96
Finaxa, Cursitor Holdings Limited, Cursitor Holdings Limited	96–1008	02/14/96
Finaxa, Cursitor Holdings, L.P., Cursitor Holdings, L.P.	96–1009	02/14/96
Litton Industries, Inc., The Black & Decker Corporation PRC Inc.	96-0672	02/15/96
Amoco Corporation, Pennzoil Company, Pennzoil Exporation and Production Company	96–0996	02/16/96
Protective Life Corporation, SunAmerica Inc., CalFarm Life Insurance Company	96–1001	02/16/96
Sisters of Providence, Sacred Heart Province, Holy Cross Health System Corp., Holy Cross Medical Center	96–1007	02/16/96
Robert M. Solmson, General Electric Company, Doubletree Corporation	96–1011	02/16/96
General Electric Company, RFS Hotel Investors, Inc., RFS Hotel Investors, Inc.	96–1012	02/16/96
General Electric Company, RFS, Inc., RFS, Inc.	96–1013	02/16/96
Mr. and Mrs. Henry M. Rowan, Mr. Francis Bricmont, Bricmont, Inc	96–1014	02/16/96
Leggett & Platt Incorporated, A.J. Gerrard & Company, Gerrard Wire Products Co. and Gerrard Bag Co	96–1019	02/16/96
Mr. E. Watson, U.S. Office Products Company, U.S. Office Products Company	96–1034	02/16/96
MCN Corporation, Tenneco Inc., Tenneco Mobile Bay Gathering Company	96–1035	02/16/96
Clyde Petroleum plc, USX Corporation, Marathon Petroleum Indonesia, Ltd	96–1047	02/16/96
McDonald's Corporation, James W. Pihos, Beaver Dam-33, Inc. et al	96–1064	02/16/96
AccuStaff Incorporated, Joseph R. White, Additional Technical Support, Inc.	96–1006	02/20/96
American Homestar Corporation, Guerdon Holdings, Inc., Guerdon Holdings, Inc.	96–1042	02/20/96
ADC Telecommunications, Inc., ITS Corporation, ITS Corporation	96–1045	02/20/96
Mitchell P. Rales, PAR Broadcasting Company, Inc., PAR Broadcasting Company, Inc.	96–1049	02/20/96
Steven M. Rales, PAR Broadcasting Company, Inc., PAR Broadcasting Company, Inc.	96–1050	02/20/96
Eric A. Rothner, Genesis Health Ventures, Inc., Genesis Health Ventures of Indiana, Inc. and Hallmark H	96–842	02/21/96
Richard S. Crawford, GenCorp Inc., GenCorp Inc.	96–1054	02/21/96
Johnson Matthey PLC (a British company), Cray Research, Inc., Cray Research, Inc	96–1058	02/21/96
Countrymark Cooperative, Inc., Project Explorer Corporation, Project Explorer Corporation	96–0966	02/22/96
Senior High Income Portfolio, Inc., Senior Strategic Income Fund, Inc., Senior Strategic Income Fund, Inc.,	96–0988	02/22/96
Senior High Income Portfolio, Inc., Senior High Income Portfolio II, Inc., Senior High Income Portfolio II, Inc	96-0989	02/22/96
Alco Standard Corporation, Steven G. Eiferf, Global Services, Inc.	96–1046	02/22/96
Big Flower Press Holdings, Inc., Webcraft Technologies, Inc., Webcraft Technologies, Inc., Webcraft Technologies, Inc.,	96–1052	02/22/96
Olympus Real Estate Fund, L.P., Huron Pacific Limited Partnership, Hotel Pacific Limited Partnership	96–1075	02/22/96
Total Renal Care Holding, Inc., Caremark International Inc., Caremark Inc., Caremark Physician Services Inc.,	96–0908	02/23/96
ACX Technologies, Inc., Gravure Packaging, Inc., Gravure Packaging, Inc.	96-0931	02/23/96
K-III Communications Corporation, First American Capital, C.V., Infobase Holdings, Inc.	96–1044	02/23/96
Republic Industries, Inc., Mid-American Waste Systems, Inc., Mid-American Waste Systems of Georgia, Inc.,		
Newcorp En	96–1069	02/23/96
Robert G. Brown, ADVO, Inc., Marketing Force, Inc. and ADVO	96–1070	02/23/96

## FOR FURTHER INFORMATION CONTACT:

Sandra M. Peay or Renee A. Horton, Contact Representatives, Federal Trade Commission, Premerger Notification Office, Bureau of Competition, Room 303, Washington, D.C. 20580, (202) 326–

By Direction of the Commission. Donald S. Clark,

Secretary.

[FR Doc. 96-5873 Filed 3-11-96; 8:45 am] BILLING CODE 6750-01-M

[Dkt. C-3598]

APM Enterprises—Minn Inc.; Prohibited Trade Practices, and Affirmative Corrective Actions

**AGENCY:** Federal Trade Commission. **ACTION:** Consent Order.

**SUMMARY:** In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair

methods of competition, this consent order requires, among other things, a video dating service franchise to properly and accurately disclose the annual percentage rate (APR) and other credit terms of financed memberships, as required by the federal Truth in Lending Act, and requires the franchise to establish adjustment refund programs to compensate its past and current members who overpaid finance charges. DATES: Complaint and Order issued August 11, 1995.1

FOR FURTHER INFORMATION CONTACT: Stephen Cohen, FTC/S-4429, Washington, D.C. 20580. (202) 326-3222.

SUPPLEMENTARY INFORMATION: On Monday, June 5, 1995, there was published in the Federal Register, 60 FR 29598, a proposed consent agreement with analysis In the Matter of APM Enterprises—Minn Inc., for the purpose of soliciting public comment. Interested parties were given sixty (60) days in which to submit comments, suggestions or objections regarding the proposed form of the order.

No comments having been received, the Commission has ordered the issuance of the complaint in the form contemplated by the agreement, made its jurisdictional findings and entered an order to cease and desist, as set forth in the proposed consent agreement, in disposition of this proceeding.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 82 Stat. 146, 147; 15 U.S.C. 45, 1601, et seq.) Donald S. Clark,

Secretary

[FR Doc. 96–5874 Filed 3–11–96; 8:45 am] BILLING CODE 6750–01–M

<sup>&</sup>lt;sup>1</sup> Copies of the Complaint and the Decision and Order are available from the Commission's Public Reference Branch, H–130, 6th Street & Pennsylvania Avenue, N.W., Washington, D.C. 20580.

[Docket No. C-3599]

G.E.C.H., Inc.; Prohibited Trade Practices, and Affirmative Corrective Actions

**AGENCY:** Federal Trade Commission. **ACTION:** Consent Order.

summary: In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent order requires, among other things, a video dating service franchise to properly and accurately disclose the annual percentage rate (APR) and other credit terms of financed memberships, as required by the federal Truth in Lending Act, and requires the franchise to establish adjustment refund programs to compensate its past and current members who overpaid finance charges.

**DATES:** Complaint and Order issued August 11, 1995.<sup>1</sup>

FOR FURTHER INFORMATION CONTACT: Stephen Cohen, FTC/S-4429, Washington, D.C. 20580. (202) 326-3222.

SUPPLEMENTARY INFORMATION: On Monday, June 5, 1995, there was published in the Federal Register, 60 FR 29603, a proposed consent agreement with analysis In the Matter of G.E.C.H., Inc., for the purpose of soliciting public comment. Interested parties were given sixty (60) days in which to submit comments, suggestions or objections regarding the proposed form of the order.

No comments having been received, the Commission has ordered the issuance of the complaint in the form contemplated by the agreement, made its jurisdictional findings and entered an order to cease and desist, as set forth in the proposed consent agreement, in disposition of this proceeding.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 82 Stat. 146, 147; 15 U.S.C. 45, 1601, et seq.) Donald S. Clark,

Secretary.

[FR Doc. 96–5875 Filed 3–11–96; 8:45 am] BILLING CODE 6750–01–M

[Dkt No. C-3604]

Great Expectations Creative Management, Inc., et al.; Prohibited Trade Practices, and Affirmative Corrective Actions

**AGENCY:** Federal Trade Commission.

**ACTION:** Consent Order.

**SUMMARY:** In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent order requires, among other things, the franchisor of video dating services and its four franchises to properly and accurately disclose the annual percentage rate (APR) and other credit terms of financed memberships, as required by the federal Truth in Lending Act and requires the franchises to establish adjustment refund programs to compensate its past and current members who overpaid and were misled by the undisclosed finance charges and APRs. In addition, the consent order prohibits the respondents from providing franchises contracts with preprinted APRs.

**DATES:** Complaint and Order issued August 11, 1995.1 FOR FURTHER INFORMATION CONTACT: Stephen Cohen, FTC/S-4429, Washington, DC 20580. (202) 326-3222. SUPPLEMENTARY INFORMATION: On Monday, June 5, 1995, there was published in the Federal Register, 60 FR 29605, a proposed consent agreement with analysis In the Matter of Great Expectations Creative Management, Inc., et al., for the purpose of soliciting public comment. Interested parties were given sixty (60) days in which to submit comments, suggestions or objections regarding the proposed form of the order.

No comments having been received, the Commission has ordered the issuance of the complaint in the form contemplated by the agreement, made its jurisdictional findings and entered an order to cease and desist, as set forth in the proposed consent agreement, in disposition of this proceeding.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 82 Stat. 146, 147; 15 U.S.C. 45, 1601, *et seq.*) Donald S. Clark,

Secretary.

[FR Doc. 96–5880 Filed 3–11–96; 8:45 am] BILLING CODE 6750–01–M

[Dkt. C-3600]

Great Expectations of Baltimore, Inc., et al.; Prohibited Trade Practices, and Affirmative Corrective Actions

**AGENCY:** Federal Trade Commission. **ACTION:** Consent Order.

**SUMMARY:** In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent order requires, among other things, the video dating service franchises to properly and accurately disclose the annual percentage rate (APR) and other credit terms of financed memberships, as required by the federal Truth in Lending Act, and requires the franchises to establish adjustment refund programs to compensate their past and current members who overpaid finance charges. **DATES:** Complaint and Order issued August 1, 1995.1

FOR FURTHER INFORMATION CONTACT: Stephen Cohen, FTC/S-4429, Washington, D.C. 20580. (202) 326-3222.

SUPPLEMENTARY INFORMATION: On Monday, June 5, 1995, there was published in the Federal Register, 60 FR 29608, a proposed consent agreement with analysis In the Matter of Great Expectations of Baltimore, Inc., et al., for the purpose of soliciting public comment. Interested parties were given sixty (60) days in which to submit comments, suggestions or objections regarding the proposed form of the order.

No comments having been received, the Commission has ordered the issuance of the complaint in the form contemplated by the agreement, made its jurisdictional findings and entered an order to cease and desist, as set forth in the proposed consent agreement, in disposition of this proceeding.

(Sec. 6, 38 Stat. 721; 15 U.S.C. 46. Interpret or apply sec. 5, 38 Stat. 719, as amended; 82 Stat. 146, 147; 15 U.S.C. 45, 1601, *et seq.*) Donald S. Clark,

Secretary.

[FR Doc. 96–5876 Filed 3–11–96; 8:45 am] BILLING CODE 6750–01–M

[Dkt C-3605]

Great Expectations of Columbus, Inc.; Prohibited Trade Practices, and Affirmative Corrective Actions

**AGENCY:** Federal Trade Commission. **ACTION:** Consent Order.

SUMMARY: In settlement of alleged violations of federal law prohibiting unfair acts and practices and unfair methods of competition, this consent order requires, among other things, a video dating service franchise to properly and accurately disclose the

<sup>&</sup>lt;sup>1</sup> Copies of the Complaint and the Decision and Order are available from the Commission's Public Reference Branch, H–130, 6th Street & Pennsylvania Avenue, N.W., Washington, D.C. 20580.

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<sup>&</sup>lt;sup>1</sup> Copies of the Complaint and the Decision and Order are available from the Commission's Public Reference Branch, H–130, 6th Street & Pennsylvania Avenue, N.W., Washington, D.C. 20580.