Trans No.	Acquiring	Acquired	Entities
	TRANSACTIONS	GRANTED EARLY TERMINATION—10/07/1	1999
19994133 19994655 19994685	EMC Corporation	Data General Corporation Vincent W. Foglia Arthur G. Burton	Data General Corporation. Foglia Hills Building Partnership. Del Mar Analytical Lab., Inc., North Creek Analytical, Inc., Great Lakes Analytical, Inc., Star Analyt-
19994694 19994697	Cendant CorporationInfo-quest SA, a corporation under the	Apollo Investment Fund III, L.P	ical Lab., Inc., Oceanic Analytical Lab., Inc. Sequoia Analytical Laboratory, Inc. NRT Incorporated. AremisSoft Corporation, a Delaware cor-
	laws of Greece.	poration.	poration.
	TRANSACTIONS	GRANTED EARLY TERMINATION—10/08/1	1999
19994598	Hudson United Bank	Credit Lyonnais Group	Lyon Credit Corporation.
19994686	Astec Industries, Inc	Phil Jenkins	American Augers, Inc.
19994695	Premiere Technologies, Inc	Healtheon Corporatioin	Healtheon Corporation.
19994729	American Industrial Partners Capital Fund II, L.P	Big Sky Trust	Consoltex Group Inc.
19994739	Primedia, Inc	Games & Fish Publications, Inc	Games & Fish Publications, Inc.
19994742	The Pantry, Inc	Michael F. Mansfield	Kangaroo, Inc.
19994743	KKR 1996 Fund, L.P	Apollo Investment Fund III, L.P	Alliance Imaging Inc.
19994751	Textron Inc	Litchfield Financial Corporation	Litchfield Financial Corporation.
19994755	Ushio, Inc	John A. Pollock	Electrohome Limited.
19994759	U. Bertram Ellis, Jr	Healtheon Corporation	Healtheon Corporation.
19994763	SZ Investments, L.L.C	Transmedia Network, Inc	Transmedia Network, Inc.
19994767	Cortec Group Fund II, L.P	Conxall Corporation	Conxall Corporation.
19994788	Madison Dearborn Capital Partners III, L.P.	Stericycle, Inc	Stericycle, Inc.
19994789	Bain Capital Fund VI, L.P	Stericycle, Inc	Stericycle, Inc.
19994801	Foxworth-Galbraith Lumber Company	Tom W. and Elizabeth J. Watt	Apex Building Components, Inc. Brookhart's Inc.
19994809	H&R Block, Inc	B. Ross Angel	A.J. & R. Co. Ten Forty, Inc.
20000026	Odyssey Investment Partners Fund, LP	Koch Industries, Inc	PF.Net Holdings, Limited.

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. 99–27786 Filed 10–22–99; 8:45 am] BILLING CODE 6750–01–M

FEDERAL TRADE COMMISSION

[File No. 982-3040]

New England Tractor Trailer Training School of Massachusetts, Inc., et al.; 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 December 27, 1999.

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

FOR FURTHER INFORMATION CONTACT: Carol Jennings or Elaine Kolish, FTC/S–4631, 600 Pennsylvania Ave., NW, Washington, D.C. 20580, (202) 326–3010 or 326–3042.

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 sixty (60) 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 October 1, 1999), on the World Wide Web, at "http://www.ftc.gov/os/actions97.htm." A paper copy can be obtained from the FTC Public Reference Room, Room H–130, 600 Pennsylvania Avenue, NW, Washington, D.C. 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, D.C. 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 to a proposed consent order from respondents New England Tractor Trailer Training School of Massachusetts, Inc., New England Tractor Trailer Training School of Connecticut, Inc., and Mark Greenberg, individually and as president of the corporate respondents.

The proposed consent order has been placed on the public record for sixty (60) days for reception of comments by interested persons. Comments received during this period will become part of the public record. After sixty (60) days, the Commission will again review the agreement and the comments received and will decide whether it should withdraw from the agreement and take other appropriate action or make final the agreement's proposed order.

This matter concerns practices related to the advertising, promotion, and sale of vocational training programs, including driver training for tractor trailer and heavy straight trucks. The Commission's complaint charges that respondents violated the Federal Trade Commission Act, 15 U.S.C. § 41 et seq., by making numerous representations that were false and for which they lacked a reasonable basis of substantiation. These representations concerned: employment and/or placement rates for graduates of respondents' program; the availability of local truck driving jobs; the rate of passing the CDL test by graduates of respondents' program; the number of graduates of the program who pass the CDL test the first time they take it; the adequacy of training to prepare students for the Commercial Drivers License (CDL) test; the extent to which future employers will reimburse the cost of tuition: and the admissions criteria for respondents' program.

Part I of the proposed consent order prohibits future misrepresentations concerning the above, as well as other results or benefits of respondents' training programs or career services.

Part II of the proposed order requires a disclosure of respondents' placement rates. This disclosure is triggered by any representations about the rate of employment or placement of graduates of respondents' program. In addition, this disclosure is required to be given to prospective students, in writing, prior to the time that students are presented with the enrollment agreement and other enrollment forms. Appendices A and B to the proposed order set forth the prescribed manner of calculation of

placement rates and the form in which the information will be given to prospective students.

Part III of the proposed order requires disclosure of the licensing test pass rates for graduates of respondents' program. This disclosure is triggered by any representations about the rate of passing any test, including but not limited to the CDL test, by graduates of respondents' program. In addition, this disclosure is required to be given to prospective students, in writing, prior to the time that students are presented with the enrollment agreement and other enrollment forms. Appendices C and D to the proposed order set forth the prescribed manner of calculation of test pass rates and the form in which the information will be given to prospective students.

Part IV of the proposed order is a record keeping provision that requires the respondents to maintain certain records for five (5) years after the last date of dissemination of any representation covered by the consent order. These records include: (1) All advertisements and promotional materials, sales or admissions interview scripts or training manuals, catalogs, and other marketing materials; (2) all materials relied upon in making any representation covered by the order; and (3) all evidence in respondents' possession or control that contradicts. qualifies, or calls into question the representation or the basis relied upon for it.

Part V of the proposed order requires distribution of the order, for five (5) years from the date of issuance, to officers and directors of the corporations; managers who have responsibilities with respect to the subject matter of the order; and personnel involved in sales, admissions, recruitment, or responding to consumer complaints and inquiries.

Part VI of the proposed order requires that the Commission notified of any changes in the corporations that might affect compliance obligations under the order

Part VII of the proposed order requires that, for a period of five (5) years, the individual respondent notify the Commission of any new business affiliation or employment that involves the advertising, promotion, or sale of vocational training programs.

Part VIII of the proposed order requires that for a period of five (5) years, respondents undertake a monitoring program to ensure that all employees or independent contractors engaged in admissions, recruiting, sales, or other customer service, comply with Parts I, II, and III of the order.

Part IX of the proposed order requires the respondents to file compliance reports with the Commission.

Part X of the proposed order states that the Commission, without prior notice, may use investigators to pose as prospective consumers of respondents.

Finally, Part XI of the proposed order states that, absent certain circumstance, the order will terminate twenty (20) years from the date it is issued.

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

By direction of the Commission.

Donald S. Clark,

Secretary.

[FR Doc. 99–27784 Filed 10–22–99; 8:45 am] BILLING CODE 6750–01–M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Agency for Toxic Substance and Disease Registry

Public meeting of the Inter-tribal Council on Hanford Health Projects (ICHHP) in Association With the Citizens Advisory Committee on Public Health Service (PHS) Activities and Research at Department of Energy (DOE) Sites: Hanford Health Effects Subcommittee

NAME: Public meeting of the Inter-tribal Council on Hanford Health Projects (ICHHP) in association with the Citizens Advisory Committee on PHS Activities and Research at DOE Sites: Hanford Health Effects Subcommittee (HHES).

TIME AND DATE: 9 a.m.-4:30 p.m., November 17, 1999.

PLACE: Cavanaughs at Columbia Center, 1101 North Columbia Center Boulevard, Kennewick, Washington 99336, telephone: 509/783–0611.

STATUS: Open to the public, limited only by the space available. The meeting room accommodates approximately 50 people.

BACKGROUND: Under a Memorandum of Understanding (MOU) signed in October 1990 and renewed in November 1992 between ATSDR and DOE. The MOU delineates the responsibilities and procedures for ATSDR's public health activities at DOE sites required under sections 104, 105, 107, and 120 of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA or "Superfund"). These activities include health consultations