

seeking modification for Sunshine. In addition, nothing shall preclude the parties from stipulating to modify this order upon review of further evidence.

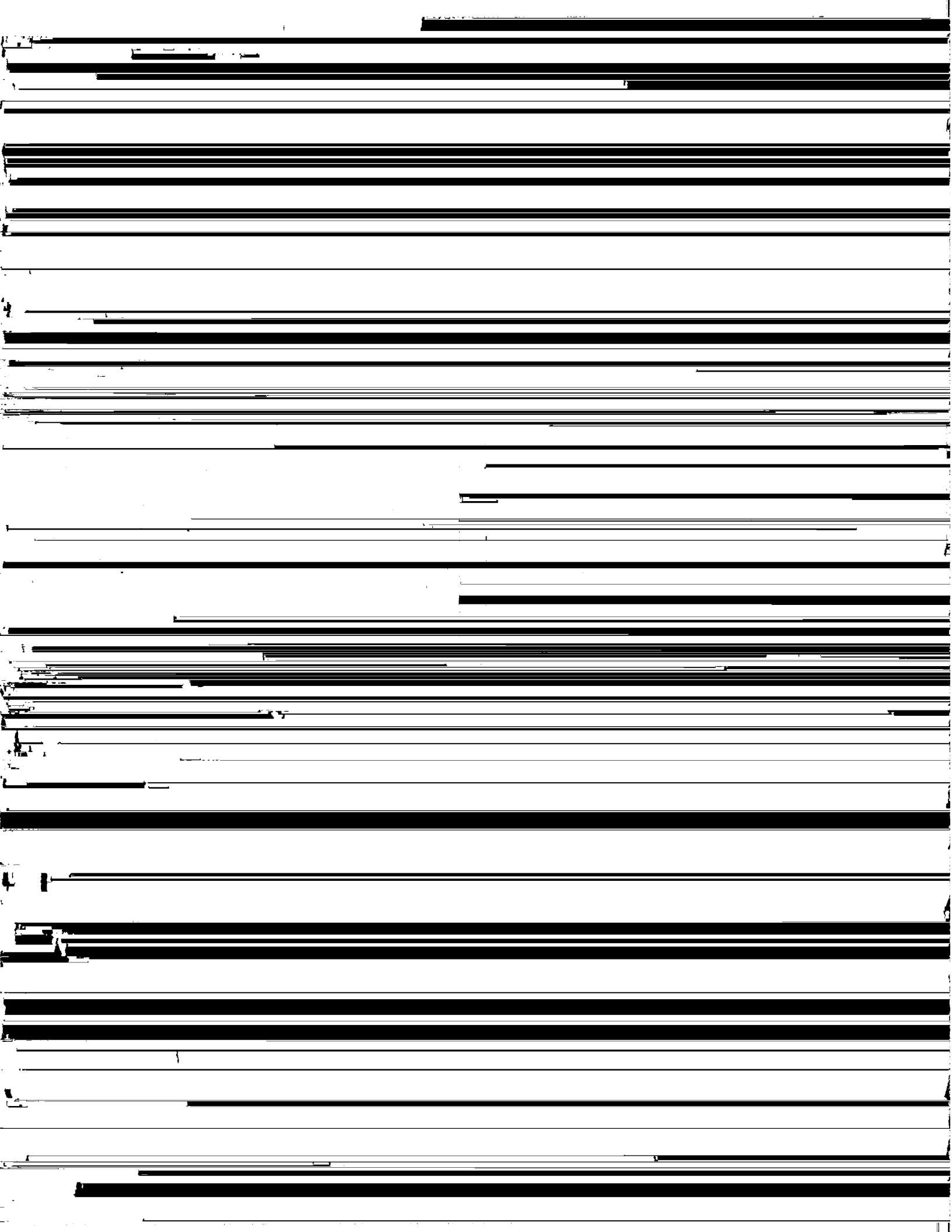
success, a Preliminary Injunction with an asset freeze and other equitable relief is in the public

interest

B. Opening or causing to be opened any safe deposit boxes titled in the name of any Corporate Defendant or any Individual Defendant; or subject to access by any Corporate Defendant or any Individual Defendant;

f i s t r o n e a n y c r e d i t c a r d , d e b i t c a r d , o r c h e c k i n g c a r d





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financial information obtained through or as a result of mail solicitations, computers,
computerized files storage media (including but not limited to floppy disks, hard drives, cd-

Order to sub-offline subsidiary division

[REDACTED]

XII. RETENTION OF JURISDICTION

IT IS FURTHER ORDERED, that this Court shall retain jurisdiction of this matter for all purposes.

SO ORDERED, this 22 day of December, 2003, at 3:15 p. .m.


Catherine M. Althoff
United States District Judge

It is so stipulated:



Barry G. Roderman
Attorney for Defendants Vinyard
Enterprises, Inc., Sunshine Advertising &
Marketing, Inc., Ray A. Thompson, Judith
Livingston, and Jason Lunan

It is so stipulated:



Colleen B. Robbins
Brian Huseman
Attorneys for Plaintiff
Federal Trade Commission
600 Pennsylvania Avenue NW
Washington, DC 20580