consumers easily compare prices to lease smart video devices from their MVPDs and/or purchase them in retail outlets? Therefore, we request information regarding the different types of consumer premises equipment—both MVPD supplied and non-MVPD supplied—to access video content and the capabilities thereof. We also seek information and comment on how competition among video programming distributors is affected by developments related to consumer premises equipment, such as electronic programming guides, two-way functionality, and CableCARDs that permit the reception of secured video programming services without a leased set-top box, and developments in the regulatory environment for consumer premises equipment. We also seek information and comment on how the development of electronic programming, guides, two-way functionality, and CableCARDs that permit the reception of secured video programming services without a leased set-top box, and developments in the regulatory environment for consumer premises equipment affect the availability of video programming to consumers. We seek information to analyze the relationships between MVPDs that deliver video programming and manufacturers of consumer premises equipment, especially cable and DBS set-top boxes and devices that enable consumers to move video delivered over the Internet to televisions.

Consumer Behavior

56. We seek information about how trends in consumer behavior affect the products and services of providers of delivered video programming. We seek data on trends that compare consumer viewing of regularly scheduled video programming with viewing of time-shifted programming using DVRs, VOD content, and OVD content. Are consumers who are not “cutting” the MVPD cord “shaving” their subscriptions by, for example, substituting Netflix for premium channels or VOD services? Do consumers view OVD service in conjunction with over-the-air broadcast television service as a potential substitute for MVPD service?

57. We seek data, information, and comment on the development of consumer information sources for delivered video programming services and equipment. Do consumers have sufficient information to compare the prices, services, and equipment that video distributors offer? What do consumers consider most important when choosing a provider? What do consumers say are the main reasons for switching providers (e.g., price, quantity, quality)?

Procedural Matters

58. Ex Parte Rules. There are no ex parte or disclosure requirements applicable to this proceeding pursuant to 47 CFR 1.204(b)(1).

59. Comment Information. Pursuant to §§ 1.415 and 1.419 of the Commission’s rules, 47 CFR 1.415, 1.419, interested parties may file comments and reply comments on or before the dates indicated on the first page of this document. Comments may be filed using: (1) The Commission’s Electronic Comment Filing System (ECFS), (2) the Federal Government’s eRulemaking Portal, or (3) by filing paper copies. See Electronic Filing of Documents in Rulemaking Proceedings, 63 FR 24121 (1998).

- For ECFS filers, if multiple docket or rulemaking numbers appear in the caption of this proceeding, filers must transmit one electronic copy of the comments for each docket or rulemaking number referenced in the caption. In completing the transmittal screen, filers should include their full name, U.S. Postal Service mailing address, and the applicable docket or rulemaking number. Parties may also submit an electronic comment by Internet e-mail. To get filing instructions, filers should send an e-mail to ecfs@fcc.gov, and include the following words in the body of the message “get form.” A Sample form and directions will be sent in response.
- Paper Filers: Parties who choose to file by paper must file an original and four copies of each filing. If more than one docket or rulemaking number appears in the caption of this proceeding, filers must submit two additional copies for each additional docket or rulemaking number. Filings can be sent by hand or messenger delivery, by commercial overnight courier, or by first-class or overnight U.S. Postal Service mail. All filings must be addressed to the Commission’s Secretary, Office of the Secretary, Federal Communications Commission.
- All hand-delivered or messenger-delivered paper filings for the Commission’s Secretary must be delivered to FCC Headquarters at 445 12th St., SW, Room TW–A325, Washington, DC 20554. The filing hours are 8 a.m. to 7 p.m. All hand deliveries must be held together with rubber bands or fasteners. Any envelopes must be disposed of before entering the building.
- Commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail) must be sent to 9300 East Hampton Drive, Capitol Heights, MD 20743.
- U.S. Postal Service first-class, Express, and Priority mail must be addressed to 445 12th Street, SW., Washington DC 20554.
- People with Disabilities: Contact the FCC to request materials in accessible formats for people with disabilities (braille, large print, electronic files, audio format), send an e-mail to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at 202–418–0530 (voice), 202–418–0432 (TTTY).

Federal Communications Commission.

Marlene H. Dortch,
Secretary.

[FR Doc. 2011–10782 Filed 5–3–11; 8:45 am]

BILLING CODE 6712–01–P

FEDERAL DEPOSIT INSURANCE CORPORATION

Establishment of the FDIC Systemic Resolution Advisory Committee

AGENCY: Federal Deposit Insurance Corporation.

ACTION: Notice.

SUMMARY: The Chairman of the Federal Deposit Insurance Corporation (FDIC) is establishing the FDIC Systemic Resolution Advisory Committee (the “SR Advisory Committee”). The SR Advisory Committee will provide advice and recommendations on a broad range of issues regarding the resolution of systemically important financial companies pursuant to Title II of the Dodd-Frank Wall Street Reform and Consumer Protection Act, Pub. L. No. 111–203 (July 21, 2010), 12 U.S.C. 5301 et seq. (the “Dodd-Frank Act”). The SR Advisory Committee is also intended to facilitate discussion on how the FDIC’s systemic resolution authority, and its implementation, may impact regulated entities and other stakeholders potentially affected by the process. The SR Advisory Committee will serve solely in an advisory capacity and will have no final decision-making authority, nor will it have access to or discuss any non-public, confidential or institution-specific information. The Chairman certifies that the establishment of this advisory committee is in the public interest in connection with the performance of duties imposed on the FDIC by law.
FOR FURTHER INFORMATION CONTACT:
Robert E. Feldman, Executive Secretary, FDIC, 550 17th Street, NW.,
Washington, DC 20429; telephone (202) 898–7043. SR Advisory Committee
members will not receive any
compensation for their services other
than reimbursement for reasonable
travel expenses incurred to attend SR
Advisory Committee meetings.

SUPPLEMENTARY INFORMATION: In
accordance with the requirements of the
Federal Advisory Committee Act
(“FACA”), 5 U.S.C. App. 2, notice
is hereby given that the Chairman of the
FDIC intends to establish the FDIC SR
Advisory Committee. After consultation
with the General Services
Administration as required by section
9(a)(2) of FACA and 41 CFR 102–3.65,
the Chairman of the FDIC certifies that
she has determined that the
establishment of the SR Advisory
Committee is in the public interest in
connection with the performance of
duties imposed on the FDIC by law. The
SR Advisory Committee will provide
advice and recommendations on a broad
range of issues regarding the resolution
of systemically important financial
companies pursuant to the Dodd-Frank
Act. The SR Advisory Committee also is
intended to facilitate discussion on how
the systemic resolution authority, and its
implementation, may impact
regulated entities and other stakeholders
potentially affected by the process. The
SR Advisory Committee will function solely as an advisory body, and in
compliance with the provisions of
FACA. To ensure relevant expertise on
the SR Advisory Committee, members of the
SR Advisory Committee should include financial market participants and professionals with relevant
experience managing large, complex
firms, investors, bankruptcy
professionals, representatives from the
audit, accounting, credit rating, and
legal professions, as well as academic
and other relevant experts.

Dated at Washington, DC, this 28th day of
April 2011.

Federal Deposit Insurance Corporation.

Robert E. Feldman,
Executive Secretary, Federal Deposit
Insurance Corporation.

BILLING CODE 6730–01–P

FEDERAL TRADE COMMISSION

Hikma Pharmaceuticals PLC; Analysis
of Agreement Containing Consent
Orders 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 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 May 27, 2011.

INTERESTED PARTIES: Interested parties
are invited to submit written comments
electronically or in paper form.

Comments should refer to “Hikma, File
No. 111 0051” to facilitate the organization of comments. Please note
that your comment—including your
name and your state—will be placed on
the public record of this proceeding,
including on the publicly accessible
FTC Web site at
http://www.ftc.gov/os/
publiccomments.shtm.

Because comments will be made
public, they should not include any
sensitive personal information, such as
an individual’s Social Security Number;
date of birth; driver’s license number
or other state identification number, or
foreign country equivalent; passport
number; financial account number; or
credit or debit card number. Comments
also should not include any sensitive
health information, such as medical
records or other individually
identifiable health information. In
addition, comments should not include any
“[]trade secret or any commercial or
financial information which is obtained
from any person and which is privileged
or confidential. * * *,” as provided in
Section 6(f) of the FTC Act, 15 U.S.C.
46(f), and Commission Rule 4.10(a)(2),
16 CFR 4.10(a)(2). Comments containing
material for which confidential
treatment is requested must be filed in
paper form, must be clearly labeled
“Confidential,” and must comply with
FTC Rule 4.9(c), 16 CFR 4.9(c).1

Because paper mail addressed to the
FTC is subject to delay due to
heightened security screening, please
consider submitting your comments in
electronic form. Comments filed in
electronic form should be submitted by
using the following Web link:
https://ftcpublic.commentworks.com/ftc/
hikmabaxter and following the
instructions on the Web-based form. To
ensure that the Commission considers
an electronic comment, you must file it
on the Web-based form at the Web link:
https://ftcpublic.commentworks.com/
ftc/hikmabaxter. If this Notice appears
at http://www.regulations.gov/search/
index.jsp, you may also file an
electronic comment through that Web
site. The Commission will consider all
comments that regulations.gov forwards
to it. You may also visit the FTC Web
site at http://www.ftc.gov/ to read the

1 The comment must be accompanied by an
explicit request for confidential treatment,
including the factual and legal basis for the request,
and must identify the specific portions of the
comment to be withheld from the public record.
The request will be granted or denied by the
Commission’s General Counsel, consistent with
applicable law and the public interest. See FTC
Rule 4.9(c), 16 CFR 4.9(c).