

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

STARCREST PRODUCTS OF CALIFORNIA, INC., a Delaware Corporation,  
Plaintiff,  
vs.  
PUBLISHERS CLEARING HOUSE, a New York limited partnership,  
Defendants.  
\_\_\_\_\_  
and RELATED COUNTERCLAIM  
\_\_\_\_\_

Case No. EDCV04-0605 VAP (SGLx)  
**STIPULATED PROTECTIVE ORDER**

Pursuant to the stipulation in this matter among plaintiff and counterdefendant STARCREST PRODUCTS OF CALIFORNIA, INC., defendant and counterclaimant PUBLISHERS CLEARING HOUSE LLC, MILLENNIUM CORPORATE SOLUTIONS, INC. (“MILLENNIUM”) and LEXINGTON INSURANCE COMPANY (“LEXINGTON”) (“the Stipulation”), the Court makes the following order:

1. Pursuant to Paragraph 12, Subsection (b), of the December 17, 2004 Stipulated Protective Order and Paragraph 11, Subsection (b) of the

1 May 31, 2005 Protective Order of Publishers Clearing House LLC  
2 Re: Financial Documents, MILLENNIUM and LEXINGTON and  
3 their respective outside attorneys are designated as persons who  
4 may receive information stamped CONFIDENTIAL, said outside  
5 attorneys may receive information stamped CONFIDENTIAL  
6 ATTORNEYS-EYES ONLY and/or CONFIDENTIAL  
7 ATTORNEYS ONLY, and up to 5 said outside attorneys may  
8 receive information stamped HIGHLY CONFIDENTIAL  
9 FINANCIAL INFORMATION: ATTORNEYS EYES  
10 ONLY/COPY CONTROLLED (Copy No. \_\_\_\_).

11 2. MILLENNIUM and LEXINGTON and their respective outside  
12 attorneys will be bound by each and every one of the provisions of  
13 the December 17, 2004 Stipulated Protective Order and the May 31,  
14 2005 Protective Order of Publishers Clearing House LLC Re:  
15 Financial Documents as fully as if they had been original parties to  
16 this case and subject to those protective orders.

17 3. Notwithstanding anything contained in the foregoing or those  
18 protective orders, MILLENNIUM and LEXINGTON and their  
19 respective outside attorneys waive, and agree that they will not seek  
20 to enforce, any right to contest the designation of any document or  
21 item of information obtained by virtue of the Stipulation as  
22 confidential or to seek the further amendment, modification or  
23 vacation of either of the December 17, 2004 Stipulated Protective  
24 Order or the May 31, 2005 Protective Order of Publishers Clearing  
25 House LLC Re: Financial Documents.

26 4. MILLENNIUM and LEXINGTON and their respective outside  
27 attorneys subject themselves to the jurisdiction of the Court for the  
28 purpose of enforcing compliance with the Stipulation and the

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

December 17, 2004 Stipulated Protective Order and the May 31,  
2005 Protective Order of Publishers Clearing House LLC Re:  
Financial Documents.

Dated: November 18, 2009

By: *Virginia A. Phillips*  
HON. VIRGINIA A. PHILLIPS  
U.S. DISTRICT JUDGE