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FEDERAL TRADE COMMISSION

7
8 UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
9 Oakland Division

10 FEDERAL TRADE COMMISSION,

11 Plaintiff,

12 v.

Case No. CV 10-5418 PJH

13 NATIONAL AWARDS SERVICE
14 ADVISORY, LLC, a limited liability
company, also d/b/a Prize Information
15 Bureau and Award Notification Bureau,

~~[PROPOSED]~~

**Preliminary Injunction
With Asset Freeze and Other
Equitable Relief**

16 CENTRAL PROCESSING OF
17 NEVADA, LLC, a limited liability
company, also d/b/a Publishers
18 Information Bureau and Consumer
Reporting Services,

19 INTERNATIONAL AWARD
ADVISORS, INC., a corporation,

20 SPECTRUM CAGING SERVICE,
21 INC., a corporation,

22 PRIZE REGISTRY BUREAU, INC., a
corporation,

23 CONSOLIDATED DATA BUREAU,
24 INC., a corporation, also d/b/a Data
Distribution Bureau, Inc.,

25 REGISTERED DATA ANALYTICS,
26 INC., a corporation,

27 LLOYD BRANNIGAN EXCHANGE,
28 INC., a corporation,

Preliminary Injunction, CV 10-5418 PJH

1 GEOVANNI SORINO, individually
2 and as an officer of NATIONAL
3 AWARDS SERVICE ADVISORY,
4 LLC,

5 JORGE A. CASTRO, individually and
6 as an officer of CENTRAL
7 PROCESSING OF NEVADA, LLC,

8 TULLY A. LOVISA, individually and
9 as an officer of INTERNATIONAL
10 AWARD ADVISORS, INC.,
11 SPECTRUM CAGING SERVICE,
12 INC., CONSOLIDATED DATA
13 BUREAU, INC., PRIZE REGISTRY
14 BUREAU, INC., and REGISTERED
15 DATA ANALYTICS, INC., and

16 STEVEN MCCLENAHAN,
17 individually and as an officer of PRIZE
18 REGISTRY BUREAU, INC.,
19 CONSOLIDATED DATA BUREAU,
20 INC., REGISTERED DATA
21 ANALYTICS, INC., and LLOYD
22 BRANNIGAN EXCHANGE, INC.,

23 Defendants.

24 Plaintiff Federal Trade Commission (“FTC”), filed a Complaint against
25 Defendants (1) National Award Service Advisory, LLC; (2) Central Processing of
26 Nevada, LLC; (3) International Award Advisors, Inc.; (4) Spectrum Caging Services,
27 Inc.; (5) Prize Registry Bureau, Inc.; (6) Consolidated Data Bureau, Inc.; (7)
28 Registered Data Analytics, Inc.; (8) Lloyd Brannigan Exchange, Inc.; (9) Geovanni
Sorino; (10) Jorge A. Castro; (11) Tully A. Lovisa; and (12) Steven McClenahan
 (“Defendants”), seeking a permanent injunction and other equitable relief in this
 matter pursuant to Section 13(b) of the Federal Trade Commission Act (“FTC Act”),
 15 U.S.C. § 53(b). Pursuant to Rule 65 of the Federal Rules of Civil Procedure,
 Plaintiff concurrently applied *ex parte* for a temporary restraining order (“TRO”) and
 for an order to show cause why a preliminary injunction should not be granted.

1 **FINDINGS OF FACT**

2 The Court has considered the Complaint, Plaintiff’s *Ex Parte* Application for a
3 TRO, the memorandum in support of Plaintiff’s application, other materials filed in
4 support thereof, and all other papers filed herein, and it appears to the satisfaction of
5 the Court that:

6 1. This Court has jurisdiction over the subject matter of this case. There is
7 also good cause to believe that it will have jurisdiction over all parties hereto, and
8 that venue in this district is proper.

9 2. There is good cause to believe that Defendants have engaged in and are
10 likely to engage in acts that violate Section 5(a) of the FTC Act, 15 U.S.C. § 45(a),
11 and that Plaintiff is likely to prevail on the merits of this action.

12 3. There is good cause to believe that immediate and irreparable harm will
13 result from Defendants’ ongoing violations of the FTC Act, unless Defendants are
14 restrained and enjoined by order of this Court.

15 4. There is good cause to believe that immediate and irreparable damage to
16 the Court’s ability to grant effective final relief in the form of permanent injunctive
17 relief, rescission, restitution, disgorgement, or other equitable monetary relief will
18 occur from the sale, transfer, or other disposition or concealment by Defendants of
19 assets or business documents or records unless Defendants are restrained and
20 enjoined by order of this Court.

21 5. Good cause exists for requiring Defendants to produce an accounting of
22 their business assets, sworn financial statements, profit-and-loss statements, and an
23 accounting of individual assets.

24 6. Considering Plaintiff’s likelihood of ultimate success and weighing the
25 equities, a Preliminary Injunction (“Order”) with an asset freeze and other equitable
26 relief is in the public interest.

27 7. No security is required of any agency of the United States for issuance
28 of a Preliminary Injunction. Fed. R. Civ. P. 65(c).

1 **ORDER**

2 **DEFINITIONS**

3 For the purposes of this Order, the following definitions shall apply:

4 1. “Assets” means any legal or equitable interest in, right to, or claim to,
5 any real or personal property, including, without limitation, chattels, goods,
6 instruments, equipment, fixtures, general intangibles, leaseholds, mail or other
7 deliveries, inventory, checks, notes, accounts, credits, contracts, receivables, shares
8 of stock, and all cash, wherever located.

9 2. “Assisting others” means knowingly providing any of the following
10 goods or services to another person: (A) performing customer service functions,
11 including, but not limited to, receiving or responding to consumer complaints; (B)
12 formulating or providing, or arranging for the formulation or provision, of any
13 marketing material; (C) providing names of, or assisting in the generation of,
14 potential customers; or (D) performing marketing services of any kind.

15 3. “Clearly and prominently” means, with regard to print advertisements,
16 solicitations, or other promotional material, the disclosure shall be in a type size and
17 location sufficiently noticeable for an ordinary consumer to read and comprehend it,
18 in print that contrasts with the background against which it appears; in multi-page
19 promotional materials, the disclosure shall appear on the cover or first page.

20 4. “Corporate Defendants” means National Award Service Advisory,
21 LLC; Central Processing of Nevada, LLC; International Award Advisors, Inc.;
22 Spectrum Caging Services, Inc.; Prize Registry Bureau, Inc.; Consolidated Data
23 Bureau, Inc.; Registered Data Analytics, Inc.; Lloyd Brannigan Exchange, Inc.; and
24 any entity or name through which they do business including, but not limited to,
25 Prize Information Bureau, Award Notification Bureau, Publishers Information
26 Bureau, Consumer Reporting Services, and Data Distribution Bureau.

27 5. “Defendants” means National Award Service Advisory, LLC; Central
28 Processing of Nevada, LLC; International Award Advisors, Inc.; Spectrum Caging

1 Services, Inc.; Prize Registry Bureau, Inc.; Consolidated Data Bureau, Inc.;
2 Registered Data Analytics, Inc.; Lloyd Brannigan Exchange, Inc.; Geovanni Sorino;
3 Jorge A. Castro; Tully A. Lovisa; Steven McClenahan; and by any other names each
4 might be known by, as well as their successors and assigns, whether acting directly
5 or through any corporation, subsidiary, division, or other device, including, but not
6 limited to, fictitious business names.

7 6. “Document” is equal in scope and synonymous in meaning to the terms
8 “document” and “electronically stored information,” as described and used in
9 Federal Rule of Civil Procedure 34(a).

10 7. “Financial institution” means any bank, savings and loan institution,
11 credit union, brokerage house, escrow agent, money market or mutual fund,
12 telephone or other common carrier, storage company, trustee or any other person,
13 partnership, corporation, or other legal entity maintaining or having control of any
14 records, accounts or other assets, owned directly or indirectly, of record or
15 beneficially, by any Defendant, including accounts or other assets which any
16 Defendant may control by virtue of being a signatory on said accounts.

17 8. “Individual Defendants” means Geovanni Sorino; Jorge A. Castro;
18 Tully A. Lovisa; and Steven McClenahan.

19 9. “Person” means a natural person, organization, or other legal entity,
20 including a corporation, partnership, proprietorship, association, cooperative, or any
21 other group or combination acting as an entity.

22 10. “Plaintiff” means the Federal Trade Commission.

23 11. “Prize promotion” means an oral or written representation, whether
24 express or implied, that a person has won, has been selected to receive, or may be
25 eligible to receive, or enter a contest to receive, a prize or purported prize, whether in
26 the form of money, merchandise, or anything of value.

1 **II. ASSET FREEZE**

2 **IT IS FURTHER ORDERED** that each of the Defendants is hereby
3 temporarily restrained and enjoined, until further order of this Court, from:

4 A. Transferring, encumbering, selling, concealing, pledging,
5 hypothecating, assigning, spending, withdrawing, disbursing, conveying, gifting,
6 dissipating, or otherwise disposing of any funds, property, coins, lists of consumer
7 names, shares of stock, or other assets, wherever located, that are (1) owned or
8 controlled by any of the Defendants, in whole or in part; (2) in the actual or
9 constructive possession of any of the Defendants; (3) held by an agent of any of the
10 Defendants, as a retainer for the agent’s provision of services to a Defendant; or (4)
11 owned, controlled by, or in the actual or constructive possession of, or otherwise
12 held for the benefit of, any corporation, partnership, or other entity directly or
13 indirectly owned or controlled by any of the Defendants;

14 B. Opening or causing to be opened any safe deposit boxes titled in the
15 name of any of the Defendants, or subject to access by any of the Defendants; and

16 C. Incurring charges or cash advances on any credit or debit card issued in
17 the name, singly or jointly, of any of the Defendants, or any corporation, partnership,
18 or other entity directly or indirectly owned or controlled by any of the Defendants.

19 *Provided*, that the freeze imposed in this Section shall be construed to not
20 apply to assets that the Individual Defendants acquire following service of the TRO
21 or of this Order if the Individual Defendant can prove that such assets are not derived
22 from activity prohibited by this Order.

23 **III. RETENTION OF ASSETS BY THIRD PARTIES**

24 **IT IS FURTHER ORDERED** that any financial or brokerage institution, any
25 business entity, or any other person having possession, custody, or control of any
26 records of any of the Defendants, or of any account, safe deposit box, or other asset
27 titled in the name of any of the Defendants, either individually or jointly or held for
28 the benefit of any of the Defendants, or which has maintained any such account, safe

1 deposit box, or other asset at any time since January 1, 2008, who is served with a
2 copy of this Order, or who otherwise has actual knowledge of this Order, shall:

3 A. Hold and retain within its control and prohibit the transfer,
4 encumbrance, pledge, assignment, removal, withdrawal, dissipation, sale, or other
5 disposal of any such account or other asset, except for transfers or withdrawals
6 authorized in writing by counsel for Plaintiff, or by further order of this Court;

7 B. Deny access to any safe deposit box titled individually or jointly in the
8 name of, or otherwise subject to access by, any of the Defendants;

9 C. Provide to counsel for the Commission, within five (5) business days
10 after service of this Order, a statement setting forth:

- 11 1. the identification of each account or asset titled in the name,
12 individually or jointly, or for the benefit of, any Defendant,
13 whether in whole or in part;
- 14 2. the balance of each such account, or a description of the nature
15 and value of such asset;
- 16 3. the identification of any safe deposit box that is either titled in the
17 name of, individually or jointly, or is otherwise subject to access
18 or control by, any Defendant, whether in whole or in part; and
- 19 4. for any account, safe deposit box, or other asset that has been
20 closed or removed within one year from the date of entry of this
21 Order, the date closed or removed and the balance on said date, if
22 applicable; and

23 D. Upon request by counsel for Plaintiff, promptly provide Plaintiff with
24 copies of all records or other documentation pertaining to such account or asset,
25 including but not limited to originals or copies of account applications, account
26 statements, signature cards, checks, drafts, deposit tickets, transfers to and from the
27 accounts, all other debit and credit instruments or slips, currency transaction reports,
28 1099 forms, and safe deposit box logs.

1 **IV. FINANCIAL REPORTS**

2 **IT IS FURTHER ORDERED** that, if they have not already done so pursuant
3 to the TRO, within fifteen (15) business days after service of this Order:

4 A. Each of the Individual Defendants shall complete and deliver to Plaintiff
5 the “Financial Statement of Individual Defendant,” signed under penalty of perjury,
6 and including all supporting documents requested in the Financial Statement of
7 Individual Defendant, a copy of which was attached to the TRO as Attachment A;

8 B. Each of the Individual Defendants shall, on behalf of each corporation
9 or other entity of which he is the majority owner or otherwise controls,

10 1. complete and deliver to Plaintiff a separate copy of the “Financial
11 Statement of Corporate Defendant,” signed under penalty of
12 perjury, and including all supporting documents requested in the
13 Financial Statement of Corporate Defendant, a copy of which was
14 attached to the TRO as Attachment B;

15 2. serve on counsel for the Commission a detailed accounting of:
16 a. all gross revenues obtained from sales connected with any
17 prize promotion, from inception of sales through the date
18 of the entry of this Order; and
19 b. the total number of sales connected with any prize
20 promotion;

21 C. Defendants shall provide the Plaintiff access to records and documents
22 pertaining to assets of any of the Defendants that are held by financial institutions
23 outside the territory of the United States by signing a Consent to Release of Financial
24 Records, a copy of which is attached hereto as Attachment C; and

25 D. Defendants shall provide to Plaintiff such other financial statements as
26 Plaintiff may request in order to monitor Defendants’ compliance with this Order.
27
28

1 Order, or of the fact that repatriation is required pursuant to a Court Order, until such
2 time that all assets have been fully repatriated pursuant to Section V of this Order.

3 **VII. PRESERVATION OF RECORDS AND TANGIBLE THINGS**

4 **IT IS FURTHER ORDERED** that Defendants and their officers, agents,
5 servants, employees, and attorneys, and those persons in active concert or
6 participation with any of them who receive actual notice of this Order by personal
7 service or otherwise, whether acting directly or through any corporation, subsidiary,
8 division, or other device, are hereby enjoined from:

9 A. Destroying, secreting, defacing, transferring, or otherwise altering or
10 disposing, in any manner, directly or indirectly, any documents that relate to the
11 business practices, or business or personal finances, of Defendants or any other
12 entity directly or indirectly under the control of Defendants; or

13 B. Failing to create and maintain books, records, and accounts which, in
14 reasonable detail, accurately, fairly, and completely reflect the incomes, assets,
15 disbursements, transactions and use of monies by any Defendant or other entity
16 directly or indirectly under the control of any Defendants.

17 **VIII. PROHIBITION ON RELEASE OF CUSTOMER**
18 **INFORMATION OR CUSTOMER LISTS**

19 **IT IS FURTHER ORDERED** that Defendants and their officers, agents,
20 servants, employees, and attorneys, and those persons in active concert or
21 participation with any of them who receive actual notice of this Order by personal
22 service or otherwise, are hereby temporarily restrained and enjoined from selling,
23 renting, leasing, transferring, or otherwise disclosing the name, address, telephone
24 number, bank account number, e-mail address, or other identifying information of
25 any person who paid money to any of the Defendants at any time prior to entry of
26 this Order, *provided, however*, that Defendants may disclose such identifying
27 information to a law enforcement agency or as required by any law, regulation, or
28 court order.

1 **IX. DISTRIBUTION OF ORDER**

2 **IT IS FURTHER ORDERED** that each Defendant shall:

3 A. Immediately provide a copy of this Order to each affiliate, subsidiary,
4 division, sales entity, successor, assign, officer, director, employee, independent
5 contractor, distributor, agent, attorney, and representative of the Defendants, and to
6 each printer, list broker, mailing service, ad agency, and other vendor with which
7 Defendants have done business since January 1, 2008; and

8 B. Within ten (10) business days following service of this Order on each
9 Defendant, provide the Commission with an affidavit identifying the names, titles,
10 addresses, and telephone numbers of the persons and entities that such Defendant has
11 served with a copy of this Order in compliance with Subparagrah A above.

12 **X. SERVICE OF THIS ORDER BY THE COMMISSION**

13 **IT IS FURTHER ORDERED** that copies of this Order may be served by
14 facsimile transmission, personal or overnight delivery, or U.S. Mail, by employees of
15 the Commission, employees of any other law enforcement agency, or agents of any
16 process servers retained by the Commission on (1) any financial institution or any
17 other person or entity that holds, controls, or maintains custody of any account, asset,
18 or document of any Defendant, or (2) any other person or entity that may be subject
19 to any provision of this Order. Service upon any branch or office of any entity shall
20 effect service upon the entire entity.

21
22 **IT IS SO ORDERED**

23
24
25 Dated: 12/15/10

