

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF FLORIDA  
MIAMI DIVISION**

**Case No. 11-23115-CIV-GRAHAM/GOODMAN**

FHR TB, LLC, et. al.,

Plaintiffs,

v.

TB ISLE RESORT, LP.,

Defendant.

---

**ORDER GRANTING PLAINTIFFS' UNOPPOSED MOTION TO ALLOW THE USE OF  
LAPTOP COMPUTERS IN THE COURTROOM DURING EVIDENTIARY HEARING**

This cause is before me on Plaintiffs' Unopposed Motion to Allow the Use of Laptop Computers in the Courtroom During Evidentiary Hearing. (DE# 19.) Plaintiffs' motion is hereby **GRANTED** as follows:

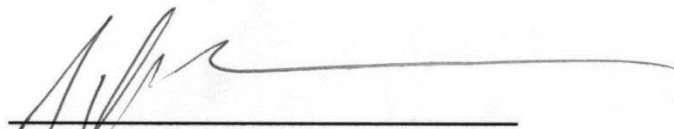
On **Friday, September 9, 2011**, the following attorneys may bring their laptop computers into the **C. Clyde Atkins United States Courthouse** for a **9:30 A.M.** evidentiary hearing on Plaintiffs' Emergency Verified Motion for Preliminary Injunctive Relief (DE# 9): **Brett Alan Barfield, Michael E. Hantman, Michael E. Rothenberg, Michael R. Tolley, and Mark Adams.**<sup>1</sup> These attorneys may also exit and reenter the Courthouse with their laptops computers if, for instance, the Court recesses for a lunch break. The permission granted in this Order expires after the hearing is terminated and these attorneys exit the Courthouse with their laptop computers.

---

<sup>1</sup> These are the attorneys identified in the proposed order Plaintiffs filed with their motion. (DE# 19-1, p. 2.)

These attorneys may also use their laptop computers during the evidentiary hearing provided they first disable the laptop computer's ability to produce sound and use the laptop computers only in a manner consistent with the purposes of the hearing (e.g., to review pertinent hearing exhibits, not to surf unrelated websites or to perform work on other, unrelated matters).

**DONE and ORDERED**, in Chambers, in Miami, Florida, this 8th day of September, 2011.



---

Jonathan Goodman  
UNITED STATES MAGISTRATE JUDGE

**Copies furnished to:**

The Honorable Donald L. Graham

All counsel of record