## 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**. 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.

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