1 2 3 4 5 6 7 8 9 10 11	 BART K. LARSEN (Nev. SBN 008538) blarsen@klnevada.com SCOTT D. FLEMING (Nev. SBN 005638) ssherman@klnevada.com KOLESAR & LEATHAM, CHTD. 400 South Rampart Boulevard, Suite 400 Las Vegas, Nevada 89145 Telephone: (702) 362-7800 Direct: (702) 889-7752 Facsimile: (702) 362-9472 GARY OWEN CARIS (CA SBN 088919) gcaris@diamondmccarthy.com LESLEY ANNE HAWES (CA SBN 117101) lhawes@diamondmccarthy.com DIAMOND McCARTHY LLP 1999 Avenue of the Stars, Suite 1100 Los Angeles, CA 90067 Telephone: (310) 651-2997 Facsimile: (424) 253-1101 	
12 13	Attorneys for Receiver ROBB EVANS OF ROBB EVANS & ASSOCIATES LLC	
	ASSOCIATES LLC	
14	UNITED STATES DISTRICT COURT	
15	DISTRICT OF NEVADA	
16		
17	FEDERAL TRADE COMMISSION,	Case No. 2:10-CV-02203-MMD-GWF
18		
19	Plaintiff,	[PROPOSED] ORDER GRANTING
20	v.	MOTION FOR ORDER (1) APPROVING AND CONFIRMING SALE OF BELIZE
21	JEREMY JOHNSON, individually, as officer of Defendants I Works, Inc., etc., et al.,	BEACH HOLDINGS LTD. PROPERTY WITHOUT NOTICE, HEARING OR
21	Defendants.	OVERBIDDING AND FOR RELATED RELIEF; AND (2) GRANTING RELIEF
22	Derendants.	FROM LOCAL RULE 66-5 PERTAINING
		TO NOTICE TO CREDITORS
24		
25	The Motion for Order (1) Approving and Confirming Sale of Belize Beach Holdings Ltd.	
26	Property Without Notice, Hearing or Overbidding and for Related Relief; and (2) Granting Relief	
27	from Local Rule 66-5 Pertaining to Notice to Creditors ("Belize Property Sale Motion") filed by	
28	Robb Evans of Robb Evans & Associates LLC ("Receiver"), the Receiver pursuant to the Court's	
20	Robb Evans of Robb Evans & Associates LLC	("Receiver"), the Receiver pursuant to the Court's

Preliminary Injunction Order issued February 10, 2011 came on regularly for determination before
 the Court, the Honorable Miranda M. Du, United States District Judge presiding. The Court,
 having reviewed and considered the Belize Property Sale Motion, opposition to the Belize Beach
 Sale Motion, if any, and good cause appearing therefor,

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IT IS ORDERED that:

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1. The Belize Property Sale Motion and all relief requested therein is granted;

2. Without limiting the generality of the foregoing:

8 A. The Receiver is authorized to enter into that certain Agreement dated August 21, 9 2017 ("Belize Sale Contract") between Belize Beach Holdings Ltd. by and through the Receiver 10 ("Seller") and Ruby Eiley ("Purchaser") attached as Exhibit 2 to the Declaration of Kenton Johnson in support of the Belize Property Sale Motion and pursuant thereto, to sell and transfer to 11 12 the Purchaser that certain real property referred to as Parcel 1277 Block 7 San Pedro Registration 13 Section, Area 466.67 square yards, "AS IS" together with all buildings and erections thereon in an 14 "AS IS" condition (comprising the "Belize Property") in accordance with the terms and provisions of the Belize Sale Contract; 15

B. The Receiver is authorized to complete the sale of the Belize Property pursuant to
the Belize Sale Contract without further notice, hearing, order or overbidding;

C. The Receiver is authorized to execute all documents and instruments necessary or
convenient to complete, implement, effectuate and close the sale of the Belize Property to the
Purchaser pursuant to the terms of the Belize Sale Contract, including but not limited to the deed
conveying title to the Belize Property;

D. The Receiver is authorized to permit and/or cause to be paid from the proceeds of sale of the Belize Property any ordinary and customary closing costs and expenses required to be paid under the terms of the Belize Sale Contract by the grantor from the proceeds of sale, all sales commissions owing in connection with the sale of the Belize Property, including specifically a sales commission of 8% of the gross sales price pursuant to the Receiver's listing agreement with Christie's International Real Estate ("Broker") dated August 9, 2016, as subsequently extended (the initial listing agreement and extended listing agreements are collectively referred to herein as the "Listing Agreement") attached as Exhibit 1 to the Declaration of Kenton Johnson in support of
 the Belize Property Sale Motion, and all real property tax liens outstanding and prorated real
 property taxes due up to the date of closing; and

3. Notice of the Belize Property Sale Motion provided by the Receiver by service of
the notice of the filing of the Belize Property Sale Motion and the Belize Property Sale Motion on
all parties and by service of the notice of the filing of the Belize Property Sale Motion on all
known non-consumer creditors of the estate, and on all known taxing authorities with a potential
claim in the receivership estate concurrent with the filing of the Belize Property Sale Motion with
the Court, is hereby deemed sufficient notice and opportunity for hearing on the Belize Property
Sale Motion under Local Civil Rule 66-5.

Dated: October 3, 2017

MIRANDA M. DI

MIRANDA M. DU United States District Judge