

- (2) the declaration of Ingrid Hamburger (Dkt. # 8-1) in support of Fruitrade's motion for a temporary restraining order and preliminary injunction, and all exhibits and attachments thereto;
- (3) the declaration of Jamie Falter (Dkt. # 8-2) in support of Fruitrade's motion for a temporary restraining order and preliminary injunction, and all exhibits and attachments thereto; and
  - (4) Fruitrade's complaint (Dkt. # 1).

The court is authorized to issue this temporary restraining order by Federal Rule of Civil Procedure 65(b). Fed. R. Civ. P. 65(b). Having stated its findings of fact and conclusions of law on the record at the May 21, 2012 hearing, and having found that the factors for a temporary restraining order recently set forth in *Alliance for the Wild Rockies v. Cottrell*, 632 F.3d 1127 (9th Cir. 2011), have been met, the court hereby GRANTS Fruitrade's motion for a temporary restraining order (Dkt. # 8).

NOW THEREFORE IT IS HEREBY ORDERED, that Defendants Monte

Maberry and Seven Stars Fruit Company LLC (collectively, "Defendants"), and their

customers, agents, officers, subsidiaries, assigns, and banking institutions, shall not

alienate, dissipate, pay over, or assign any assets of Monte Maberry or Seven Stars Fruit

Company LLC or its subsidiaries or related companies except for payment to Plaintiff

until further order of this court or until Defendants pay Plaintiff the sum of \$786,810.28

by cashiers check or certified check, at which time this Order will be dissolved. Under 7

U.S.C. § 499e(c)(2) of the Perishable Agriculture Commodities Act ("PACA"), the assets

subject to this Order include all of the assets of Seven Stars Fruit Company LLC and

Monte Maberry, including but not limited to any and all bank accounts at any and all financial institutions, unless Defendants can prove to this court that a particular asset is not (1) derived from perishable agricultural commodities, (2) other products derived from perishable agricultural commodities or proceeds from the sale of such commodities or products.

IT IS FURTHER ORDERED that in the event Defendants Seven Stars Fruit Company LLC and Monte Maberry fail to pay Plaintiff \$786,810.28 by cashiers or certified check within two (2) business days of service of this Order, then Defendants shall file with this court, with a copy to Plaintiff's counsel, an accounting that identifies all of their assets, liabilities, and each account receivable of Seven Stars Fruit Company LLC signed under penalty of perjury; and that Defendants shall also supply to Plaintiff's counsel, within five (5) days of the date of this Order, any and all documents in connection with the assets and liabilities of Seven Stars Fruit Company LLC and its related and subsidiary companies, including, but not limited to, the most recent balance sheets, profit/loss statements, accounts receivable reports, accounts payable reports, accounts paid records, and income tax returns.

IT IS FURTHER ORDERED, that this temporary restraining order shall remain in effect for 14 days as permitted by Rule 65(b)(2), and shall therefore expire on June 4, 2012.

IT IS FURTHER ORDERED, that a hearing shall be held on Plaintiff's motion for a preliminary injunction on May 31, 2012, at 11:00 a.m. in the Federal Courthouse in Seattle, Washington.

IT IS FURTHER ORDERED, that Defendants file a response to Plaintiff's motion for a preliminary injunction on or before May 28, 2012, and that Plaintiff file a reply brief on or before May 30, 2012. IT IS FURTHER ORDERED, that Plaintiff immediately submit a bond pursuant to Federal Rule of Civil Procedure 65(c) in the sum of \$5,000. Bond may be posted in cash with the Clerk's Office. Dated this 21st day of May, 2012. R. Plut The Honorable James L. Robart U.S. District Court Judge