UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

HUNTINGTON LEARNING CENTERS, INC.,

Plaintiff,

Case No. 10-C-516

-VS-

BMW EDUCATION, LLC, PAUL B. BUTLER and KATHLEEN M. BUTLER,

Defendants.

TEMPORARY RESTRAINING ORDER AND/OR PRELIMINARY INJUNCTION

WHEREAS, Plaintiff Huntington Learning Centers, Inc. ("Huntington") has averred that BMW Education, LLC ("BMW"), Paul B. Butler and Kathleen M. Butler, without authorization or license, has utilized and is utilizing Huntington's trademarks, service marks and logos ("Huntington Marks") in violation of the Lanham Act, 15 U.S.C. § 1051 et seq.;

WHEREAS, Huntington has further averred that defendants have operated and are operating supplemental education services businesses in competition with Huntington in violation of a restrictive covenant;

WHEREAS, Huntington has established the validity of the Huntington Marks and its ownership of the Huntington Marks;

WHEREAS, the restrictive covenant defendants entered into with Huntington, as modified, is reasonable and necessary to protect Huntington's legitimate business interests;

WHEREAS, Huntington has demonstrated that it will suffer irreparable harm in the absence of preliminary injunctive relief, that traditional legal remedies are inadequate and a substantial likelihood of success on the merits of its claims; and

WHEREAS, the balance of harms to Huntington if the injunction is not issued outweigh the balance of harms to defendants if the injunction is issued.

NOW, THEREFORE, this matter having been brought before the Court by Plaintiff Huntington Learning Centers, Inc. ("Huntington");

IT IS on this 22nd day of June, 1010.

ORDERED that effective immediately, BMW Education, LLC, Paul B. Butler and Kathleen M. Butler, their employees, agents, affiliates, subsidiaries, independent contractors, and all those who act in concert or participation with them, are hereby enjoined and restrained from: (1) marketing or promoting supplemental education services, individualized instruction in reading, phonics, study skills, mathematics, or related areas and any other businesses, together with or separate from the Huntington Marks at 4874 South 74 Street in Greenfield, WI ("Greenfield Center") or 2205 North Calhoun Road, Suite 13 in Brookfield, WI ("Brookfield Center") or within a twenty five mile radius of them or any other Huntington Learning Center; (2) diverting or attempting to divert any present or prospective business or customer of any Huntington Learning Center to any Huntington

competitor; or (3) owning, maintaining, operating, engaging in, being employed by, being

a consultant to or having any interest in (as owner or otherwise), any business that is the

same as, or similar to, a Huntington Learning Center within twenty-five (25) miles of the

Greenfield or Brookfield Centers or any other Huntington Learning Center through April 25,

2012.

IT IS FURTHER ORDERED that effectively immediately, BMW Education,

LLC, Paul B. Butler and Kathleen M. Butler, their employees, agents, affiliates, subsidiaries,

independent contractors, and all those who act in concert or participation with them shall

return to or provide to Huntington: (a) all Huntington confidential information associated

with the Greenfield and Brookfield Centers, including, but not limited to, the Operations

Manual and curriculum; (b) all Greenfield and Brookfield Centers student contracts; (c) a list

of all Greenfield and Brookfield Centers customer names; (d) contact information for each

Greenfield and Brookfield Center customer; and (e) assign to Huntington all telephone

numbers associated with the Greenfield and Brookfield Centers.

Dated at Milwaukee, Wisconsin, this 22nd day of June, 2010.

SO ORDERED,

s/ Rudolph T. Randa

HON. RUDOLPH T. RANDA

U.S. District Judge

-3-