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9	IN THE UNITED STATES DISTRICT COURT
10	IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA
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12	Federal Trade Commission
13	Plaintiff,
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Plaintiff Federal Trade Commission ("ET or "Commission") having filed its Complaint for a permanent injunction and other itable relief in this matter pursuant to Sections 13(b) and 19 of the Federad Ter Commission Act ("FTC Act"), 15 U.S.C. §§ 53(b) and 57b, and the FTCTrade Regulation Rule title Disclosure Requirements and Prohibitions Concerning Bussess Opportunities" ("Busisse Opportunity Rule" or "Rule"), 16 C.F.R. Part 437, assmended, and having applied partefor a Temporary Restraining Order ("Order") and Order Show Cause why a Preliminary Injunction should not issue and a permanterceiver should not be appteed pursuant to Rule 65 bf the Federal Rules of Civil Procedure (Da), and the Court having considered the Complaint, Plaintiff's appliation, and the memorandum posints and authorities and other materials filed in support thereof, amody being advised in the premises, finds as follows: 1. This Court has jurisdiction of the sebj matter of this case. There is also good cause to believe it will have isdiction of all parties heto, and that venue in this district is proper. 2. There is good cause to belieure Defendants American Business Builders, LLC; ENF, LLC (also doing bursess as Network Market Solutions); UMS 

- 5. Good cause exists for the apptorient of a Temporary Receiver over Corporate Defendants American Business BurisqLLC; ENF, LLC (also doing business as Network Market Solutions); UMS Group,C; United Merchat Services, LLC; Universal Marketing and Training, LLQnd Unlimited Training Services, LLC.
- 6. Considering Plaintiff's likelihood of ultimate success and weighing the equities, a Temporary Restraining Order waithasset freeze, the appointment of a Temporary Receiver new other equitable relief is the public interest.
- 7. No security is required of any agenouty the United Statets rissuance of a restraining order. Fed. R. Civ. P. 65(c).

#### ORDER

#### DEFINITIONS

For purposes of this Order, the dowing definitions shall apply:

- 1. "Plaintiff" means the Feeral Trade Commission.
- 2. "Defendants" means American Businse Builders, LLC; ENF, LLC (also doing business as Network Market Solution, UMS Group, LLC; United Merchant Services, LLC; Universal Macking and Training, LLC; Unimited Training Services, LLC; Shane Michael Hanna (also known Schane Michael Romeo); and Stephen Spratt, and each of them, by whatever each might benckwn by, as well as their successors and assigns, whether acting directly rough any corporation, subsidiary, division, or other device, including, boot limited to, fictitious business names.
  - 3. "Corporate Defendants" refers to Defendants American Business Builders,

LLC; ENF, LLC (also doing business as Netw Market Solutions); UMS Group, LLC; United Merchant Services, LLC; Universal Meting and Training, LLC; and Unlimited 

drawings, graphs, charts, photaghs, audio and video recording computer records, and any other data compilations from which infoation can be obtained. A draft or non-identical copy is a separate documenth in the meaning of the term.

- 9. "Material" means likely to affect person's choice of, or conduct regarding, a good or service.
- 10. "Person" means a natural persongamization, or other legal entity, including a corporation, partnership, proporteship, association, cooperative, government or governmental subdivision agency, or any other group combination acting as an entity.
- 11. "Temporary Receiver" means the **tpor**ary receiver appointed by the Court herein.

I.

### PROHIBITED REPRESENTATIONS

IT IS THEREFORE ORDERED that Defendants and their successors, assigns, officers, agents, servants, employees, attourneys, and those persons or entities in active concert or participation ith any of them who receive actual notice of this Order by personal service or otherwise, whether active concert or though any corporation, subsidiary, division, or other device, innerection with the advertising, marketing, promotion, offering for sale or sale of agood or service including any business opportunity, are hereby temporarily restend and enjoined from making, in any manner,

transaction processing equipment luding credit card terminals;

- C. that any Defendant other person prides or will locate or obtain leads locations, outlets, accounts or customers for consumers;
- D. the amount of sales, or gross or **ine**tome or profits, a person may or is likely to earn, or that other persons have earned; or
  - E. any material term or condition any refund or cancellation policy.

II.

# PROHIBITION AGAI NST VIOLATING THE BUSINESS OPPORTUNITY RULE

IT IS FURTHER ORDERED that Defendants and their successors, assigns, officers, agents, servants, employees, attodræys, and those persons or entities in active concert or participation ith any of them who receive actual notice of this Order by personal service or otherwise, whether in active concert or participation in the service of them who receive actual notice of this Order by personal service or otherwise, whether in active concert or participation in the service of them who receive actual notice of this Order by personal service or otherwise, whether in active the service actual notice of this Order by personal service or otherwise, whether in active the service actual notice of this Order by personal service or otherwise, whether in active the service actual notice of this Order by personal service or otherwise, whether in active the service actual notice of this Order by personal service or otherwise, whether in active the service actual notice of this Order by personal service or otherwise, whether in active the service actual notice of this Order by personal service or otherwise, whether in active the service actual notice of this Order by personal service or otherwise, whether in actual notice of this Order by personal service or otherwise, whether in actual notice of this Order by personal service or otherwise.

- A. violating sections 437.2 and 437.3(a), the Rule, 16 C.F.R. §§ 437.2 and 437.3(a), by failing to furnishrospective purchasers obasiness opportunity with a disclosure document and any required attachtsnet least seven (7) calendar days before the earlier of the time that the that the purchaser (1) signs any contract in connection with the business opportunity sale(a) makes a payment or provides other consideration to the seller, directly indirectly through a third party;
  - B. 1.768or condTj (a) )]TJ 168479 0 TD -.00[(021 Tw [(of the 4ule, e.O1r puhe

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F. Provided that the freeze imposed in this construed to apply to assets that Defendants Harand Spratt acquire following rece of this Order only if such assets are derived from aithir prohibited by this Order.

IV.

#### FINANCIAL REPORTS

IT IS FURTHER ORDERED that within forty-eight hous after service of this der:

- A. Defendants Hanna and Spratt shallnplete and deliver to Plaintiff the Financial Statement captioned "Financial Statement of Individual Defendant," a copy of which is attached hereto as Attachment 1:
- B. Defendants Hanna and Spratt shadpare and deliver to Plaintiff and the Temporary Receiver, for each of the CompterDefendants, the Financial Statement captioned "Financial Statement of CorporDefendant," a copy of which is attached hereto as Attachment 2;
- C. Defendants Hanna and Spratt shoad behalf of each corporation of which either of them is the majority owner outherwise controls, other than the Corporate Defendants, complete and deliver Plaintiff a separate copof the "Financial Statement of Corporate Defendant"; and
- D. Defendants shall provide the Constrion access to records and documents pertaining to assets of any tonic Defendants that are held for ancial institutions outside the territory of the United Stess by signing a Consent to Rester of Financial Records if requested by Plaintiff.

٧.

#### PRESERVATION OF RECORDS

#### IT IS FURTHER ORDERED that:

A. Defendants, and their agents, servaentsployees, and attorneys, and all persons or entities directly or indirectly undlee control of any of them, and all other persons or entities in active concert or partition with any of themwho receive actual

notice of this Order by personal service dreatwise, and each such person, are hereby temporarily restrained and jemed from destroying, erang, mutilating, concealing, altering, transferring or otherse disposing of, in any mannelinetly or indirectly, any documents that relate to the business pression finances of any of the Defendants. including, but not limited to, such documbras any contracts, accounting data, correspondence, advertisements, computer tables or other computerized records, books, written or printed records, handwrittentes, telephone logs, telephone scripts, receipt books, ledgers, persbaad business canceled cheaks check registers, bank statements, appointment bookspies of federal, state, or local business or personal income or property tax returns. The stion specifically includes all documents displayed on or accessible from any and attilinet websites owned controlled by any Defendant, including but not limited weters with the following domain names: americanbbgroup.com, americanbusinesderigroup.com, networkmsgroup.com, safecards.net, safeguardunitedn, safeguardunited.net, unitedmerchantservicesgroup.com, unitedthentservicesmarketingandtraining.com, universalmarketingandtraing.com, universalmarkiegandtraining.net, and unlimitedtraingingservices.com.

B. Within one (1) day of the entry office Order, Defendants shall (1) notify counsel for the Commission of thema and location of any persoang; 1 and 1.com, domains by proxy.com, facebook.com, godadon, cand Rackspace.com) that is hosting, storing, or otherwise maintaing electronic data related any of Defendant's products or services ("Electronic Data Hosta)s well as identify any mobile. (g; cellphone, smartphone, iphone, blackberry) computing devibers may contain da related to any Defendant's business; and (2) serve this Ocode any such person any such Electronic Data Host is directed to (1) preserve adaelating to any Defedant and (2) provide access to such datather FTC and its agents for therefore imaging of such data. Defendants shall cooperate in providing access to facilitate this access.

VI.

### RECORD KEEPING

IT IS FURTHER ORDERED that Defendants Hanna and Spratt are hereby temporarily restrained and jeined from failing to make and keep, and to provide to Plaintiff's counsel promptly upon request, accurate accounting that, in reasonable detail, accurately, fairly, and completely reflectuch Defendant's incomes (including all income resulting from any seices, activity, or efforts redered by such Defendant), disbursements, transactions, duse of money, beginningmediately upon service or actual notice of this Order, and continuidajly until otherwise outered by the Court.

VII.

### NOTIFICATION OF BUSINESS ACTIVITIES

#### IT IS FURTHER ORDERED that

- A. Defendants Hanna and Spratt are hereby temporarily restrained and enjoined from directly or indirectly creating, operating, or exercising any control over any business entity, inadding any partneship, limited partnership, joint venture, sole proprietorship or corporatin, without first serving oncounsel for the Commission a written statement disclosing the following: (1) the name of the business entity; (2) the address and telephone number of there is entity; (3) the mass of the business entity's officers, directors, principal anagers and employees; and (4) a detailed description of the business intended activities.
- B. Defendants Hanna and Spratt shallify the Commission at least seven (7) days prior to affiliating with, becoming entroyed by, or performing any work for any business that is not a named Defendantishabtion. Each notice shall include the Defendant's new business address and enstant of the nature of the business or employment and the nature of his duties assponsibilities inconnection with that business or employment.

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VIII.

### FINANCIAL INSTITUTIONS

IT IS FURTHER ORDERED that any financial or brokerage institution (including but not limited to Aizona Federal Credit Unio Bank of America, Compass Bank, JP Morgan Chase, Wall Payments, HSBC Bank US Master Card Worldwide, MidFirst Bank, and Visa), any business exptitir any other person having possession, custody, or control of anyecords of any of the Defendants, or of any account, safe deposit box, or other asset titled in the nationary of the Defendants; ther individually or jointly or held for the benefit of any the Defendants, or which has maintained any such account, safe deposit box, or other tasts any time since Weember 2011, shall:

- A. Hold and retain within its contraind prohibit the trasfer, encumbrance, pledge, assignment, removal, withdrawal, disting sale, or other disposal of any such account or other asset, exterpr transfers or withdraws authorized in writing by counsel for Plaintiff, by the Temporary Receiverith respect to assets of any of the Receivership Defendants), or byther order of this Court;
- B. Deny access to any safe depbex titled individually or jointly in the name of, or otherwise subjectaocess by, any of the Defendants;
- C. Provide to Plaintiff and to the Temporary Receiver, within three (3) business days of notice of this Order, a sworn statement setting forth:
  - 1. The identification of each account or asset;
- 2. The balance of each accountated escription of the nature and value of each asset as of the close of business condata notification of this Order is received, and, if the account or asset has been closed oved, the balancer value removed and the person or entity to warm it was transferred; and
- 3. The identification of any seadeposit box titled in the name of or subject to access by apt/the Defendants.
  - D. Upon request by counsel for Plaffn(or by the Temporary Receiver, with

respect to assets held for any of the Receiving Defendants), proportly provide Plaintiff or the Temporary Receiver with copies defracords or other documentation pertaining to such account or asset, including but limited to originals or copies of account applications, account statements, signaturescaptobecks, drafts, deposit tickets, transfers to and from the accounts, all other destrict credit instruments or slips, currency transaction reports, 1099 forms, desafe deposit box logs; and

E. At the direction of Plaintiff (of Temporary Receiver, with respect to assets held for any of the Beivership Defendants), and filmout further order of this Court, convert any stocks, bonds, options, raluftunds, or other securities to their cash equivalents.

IX.

## REPATRIATION OF ASSETS

IT IS FURTHER ORDERED that within five business days following service of this Order, each of the Defendants shall:

- A. Repatriate to the United Statesfallids, documents, cassets in foreign countries held either: (1) byth; (2) for their benefit; or (3) under their direct or indirect control, jointly or singly;
  - B. The same business day as expatriation undeparagraph A above,
- notify Plaintiff and the Treporary Receiver of the name and location of the financial institution or othentity that is the recipient of such funds, documents, or assets; and
  - 2. serve this Order on any sufatancial institution or other entity;
- C. Provide Plaintiff and the TempoyaReceiver with a full accounting of all funds, documents, and assets outside of thieotry of the United States held either: (1) by them; (2) for their benefit; or (3) under their ect or indirect control, jointly or singly; and
- D. Hold and retain all repatriateunds, documents, and assets and prevent any transfer, disposition, or dissipation water of any such assets or funds.

X.

# IMMEDIATE ACCESS TO DEFENDANTS' RECORDS

## IT IS FURTHER ORDERED that

A. Defendants and their successassigns, officers, agents, servants, employees, and attorneys, and those persoanstive concert or partipoation with any of

receipts, ledgers, bank records (including sonal and busines sonthly statements,

Receiver shall be accountable directly tist Court. The Temporary Receiver shall comply with all Locat Rules of this Court governing receivers.

XII.

#### RECEIVERSHIP DUTIES

IT IS FURTHER ORDERED that the Treporary Receiver is directed and authorized to performed accomplish the following:

- A. Assume full control of the Receiverhip Defendants by removing, as the Receiver deems necessary or advisable neems necessary necessa
- B. Take exclusive custody, controldapossession of all assets and documents of, or in the possession, custody, or untidercontrol of, the Reixership Defendants, wherever situated. The Temorary Receiver shall have full bwer to divert mail and to sue for, collect, receive, take in possessiond, had manage all asseand documents of the Receivership Defendants and other personnentities whose interests are now held by or under the direction, possession, custody on trol of the Receivership Defendants;
- C. Take all steps necessary to sealirpremises owned, rented, leased, or otherwise controlled by the Revership Defendants, including ut not limited to all such premises located at 4734 Welendale Avenue, Glendale Avenue, Glendale Avenue, Glendale, AZ 85301; 4620 N.th Street, Suite E-219, P

and disconnecting any computeodems or other means of access to the computer or other records maintained that location; or (6) requiring any persons present on the premises at the time this Order is servebetove the premises, to provide the Temporary Receiver with proof of identication, or to demonstrate the satisfaction of the Temporary Receiver that such persons ateenooving from the premises documents or 

necessary or advisable for carrying out **dire**ctions of, or exercising the authority granted by, this Order. The Temporary Recesshall apply to the Court for prior approval of any payment **an** debt or obligation incurred by the Receivership Defendants prior to the date of entry of **tois**der, except payments that the Temporary Receiver deems necessary or advisable torsessets of the Receivership Defendants, such as rental payments;

K. Determine and implement the

or the Temporary Receiver;

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D. Excusing debts oward the Receivership Defendants;

- Ε. Failing to notify the Temporary Rever of any asset, including accounts, of any Receivership Defendant held in anmeather than the name of any Receivership Defendant, or by any person contity other than the Reveirship Defendant or failing to provide any assistance or informati**eq**uested by the Temporary Receiver in connection with obtainingossession, custody, or control of such assets; or
- F. Doing any act or refraining from anyt whatsoever timterfere with the Temporary Receiver's taking costy, control, possession, oranaging of the assets or documents subject to thisoeivership; or to harass or interfere with the Temporary Receiver in any way; or to interfere in ammanner with the exclusive jurisdiction of this Court over the assets or documents of Reeeivership Defendants; to refuse to cooperate with the Temporary Receivether Temporary Receiver's duly authorized agents in the exercise of their dutiesauthority under any Order of this Court.

XIV.

## DELIVERY OF RECE IVERSHIP PROPERTY

#### IT IS FURTHER ORDERED that:

- Immediately upon service of th@rder upon them, or within a period Α. permitted by the Temporary Rever, Defendants and all other persons in possession, custody, and control of assets documents of the Receivers Defendants shall transfer or deliver possession, custody, and contratheffollowing to the Temporary Receivert
  - 1. All assets of the eceivership Defendants;
- 2. All documents of the Receivership Defendants, including, but not limited to, books and records **accounts**, all financial and accounting records, balance sheets, income statements have cords (including monthly statements, canceled checks, records of wire transfers, and check recrisit, client lists, title documents and other papers;
  - 3. All assets belonging to me**ers** of the public now held by the

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XVII.

#### STAY OF ACTIONS

### IT IS FURTHER ORDERED that:

- A. Except by leave of this Court, ding pendency of the receivership ordered herein, Defendants and all other personds contities (except for Rintiff) are hereby stayed from taking any action to the stablish or enforce any claim, right, or interest for, against, on behalf of, in, or in the name of any of the Corporate Defendants, or b) any of their assets, or c) the Temporaryckie or the Temporary Receiver's duly authorized agents acting timeir capacities as such, inding, but not limited to, the following actions:
- 1. Commencing, prosecuting, ctionuing, entering, or enforcing any suit or proceeding, except that such actions breafiled to toll any applicable statute of limitations;
- 2. Accelerating the due dateauty obligation or claimed obligation; filing or enforcing any lien; taking or attempti to take possession, custody, or control of any asset; attempting to foreclose, forfeit, rather terminate any interest in any asset, whether such acts are part of a judicial proline, are acts of self-help, or otherwise;
- 3. Executing, issuing, serving, causing the execution, issuance or service of, any legal process, including, but limited to, attachments, garnishments, subpoenas, writs of replevin, writs of exteon, or any other form of process whether specified in this Order or not; or
- 4. Doing any act or thing whatsometric interfere with the Temporary Receiver taking custody, control, possession management of the assets or documents subject to this receivership, or to harasin terfere with the Temporary Receiver in any way, or to interfere in any manner with the clusive jurisdiction of this Court over the assets or documents of the Receivership Defendants.
  - B. This paragraph does not stay:

- 1. The commencement or **timu**ation of a criminal action or proceeding;
- 2. The commencement or conti**tion** of an action or proceeding by a governmental unit to enforce such governtal unit's police or regulatory power;
- 3. The enforcement a judgment, other than a money judgment, obtained in an action or proceeding by a governmental unit to enforce such governmental unit's police or regulatory power;
- 4. The commencement of anytian by the Secretary of the United States Department of Houginand Urban Development to foreclose a mortgage or deed

IT IS FURTHER ORDERED that the Commission is granted leave at any time after service of this Order to:

- A. Take the deposition of or entity, withut limitation, for the purpose of:
- 1. discovering the nature, locationates, and extent of assets of any of the Defendants, including Receivership Defendance of their affiliates or of their subsidiaries.
- 2. discovering the nature, locanti, status and extent of documents reflecting the business transaction sany of the Defendants;
- discovering the nature and extef Defendants' business activities,
- B. Demand the production documents from any pens or entity relating to the nature, status, location and extent of afrithe Defendants' assets, and the location of any documents reflecting the **De**dants' business transactions or the nature and extent of Defendants' business operations.

Thirty-six (36) hours notice shall be extreed sufficient for ay such deposition and forty-eight (48) hours notice shall be deen set ficient for the production of any such documents. The limitations are dinditions set forth in FetR. Civ. P. 30(a)(2) and 31(a)(2) shall not apply to depositions take usuant to this Section. Any such depositions taken pursuant to this Sectionall not be counted toward the ten deposition limit set forth in Fed. R. Civ. P. 30(a)(2)(And 31(a)(2)(A). Service of discovery taken pursuant to this Section shall sufficient if made by facsile or by overnight delivery.

## XXIII.

### CORRESPONDENCE

IT IS FURTHER ORDERED that, for the purposes of this Order, all correspondence and service of pleadings Plaintiff shall be addressed to:

1			
2	Stacy Procter		
3	Faye Chen Barnouw		
4	Nicholas May		
5	Federal Trade Commission		
6	10877 Wilshire Blvd., Suite 700		
7	Los Angeles, CA 90024		
8	Fax: (310) 824-4380		
9	E-mail: sprocter@ftc.gov; tbnouw@ftc.govnmay@ftc.gov		
10	XXIV.		
11	PRELIMINARY INJU NCTION HEARING		
12	IT IS FURTHER ORDERED that Defendants American Business Builders,		
13	LLC; ENF, LLC (also doing business as Netw Market Solutions); UMS Group, LLC;		
14	United Merchant Services, LLC; Universtating and Training, LLC; Unlimited		
15	Training Services, LLC; Shane Michael Maa (also known as Shane Michael Romeo);		
16	and Stephen Spratt shall appear befoise@ourt, located at 401 W. Washington,		
17	Phoenix, AZ, on the 6th day of November, 2012, at 2:30 p.mto show cause, if any		
18	there be, why this Court should not enterediprinary injunction, pending final ruling on		
19	the Complaint, against said teadants enjoining them from diations of Section 5(a) of		
20	the FTC Act, 15 U.S.C. § 45(a), and the Bresis Opportunity Rule, 16 C.F.R. Part 437,		
21	as amended, and imposing such additionalfresemay be appropriate, and appointing a		
22	permanent receiver over Defendants AmeriBasiness Builders, LLC; ENF, LLC (also		
23	doing business as Network Market Solution UMS Group, LLC; United Merchant		
24	Services, LLC; Universal Marketing and unlimited Training		
25	Services, LLC.		
26	IT IS FURTHER ORDERED that, in support of its application for a preliminary		
27	injunction, Plaintiff may submit supplementalidence discovered subsequent to the		
28	filing of its application for a TRO, as weds a supplemental mean random. Plaintiff		

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## SERVICE OF THIS ORDER

IT IS FURTHER ORDERED that copies of this Other may be served by any means, including facsimile transsion, upon any financial institution other entity or person that may have possessionstody, or control of any ocuments or assets of any Defendant, or that may be subjectany provision of this Order.

XXVI.

IT IS THEREFORE ORDERED that the Motion for Temporary Restraining Order of Plaintiff Federa Trade Commission (Doc. 7) © RANTED.

IT IS FURTHER ORDERED that a hearing for a preliminary injunction and order to show cause is set two vember 16, 2012 at 2:30 p.min Courtroom 600ED

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