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15	UNITED STATES DISTRICT COURT
16	DISTRICT OF NEVADA
17	FEDERAL TRADE COMMISSION,
18	Plaintiff,
19	v.
20	IVY CAPITAL, INC., a Nevada Corporation;
21	Defendants, and
22	
23	CHERRYTREE HOLDINGS, LLC, a Nevada
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25	

Plaintiff, the Federal Trade Commission ("FTOfl)ed its Complaint for Permanent Injunction and Other Equitable Relief ("Complaint") pursuam Sections 13(b) and 19 of the Federal Trade Commission Act ("FTC Act"), 15 U.S.C. §§ 53(b) and 57b and applied for partie temporary restraining order with asset freezend receiver and for an order to show cause why a preliminary injunction should not issue pursuant to Rule 65 (tithe Federal Rules of Civil Procedure, Fed. R. Civ. P. 65(b). This Court having consider the Complaint, declarations, exhibits, and memoranda, entered a Temporary Restraining (Directed using an asset freeze and receiver, on February 22, 2011. The Court, having conducted aring to show cause why a preliminary injunction should not issue and having consider Complaint, declarations, exhibits, memoranda, and oral arguments seemted by the parties, makes tollowing findings of fact and conclusions of law:

FINDINGS

- This Court has jurisdiction over the subjectatter of this case, and there is good
 cause to believe it will have jurisdiction of all parties hereto and that venue in this
 district is proper;
- 2. There is good cause to believe that Defents Ivy Capital, Ict; Fortune Learning System, LLC; Fortune Learning, LLC; Vianet, Inc.; Enrich Wealth Group, LLC; Business Development Division, LLC; Nedan Corporate Division, Inc.; Corporate Credit Division, LLC; CreditRepair Division, LLC; Tax Planning Division, LLC; Zyzac Commerce Solutions, Inc.; The Shipper, LLC d/b/a Wholesalematch.com; 3

Sonnenberg; James G. Hanchett; and Jo\(\overline{\text{N}}\) Weickman have engaged in and are likely to engage in acts and practices \(\text{Violatate}\) Section 5(a) of the FTC Act, 15 U.S.C. \(\overline{\text{V}}\) 45(a), and the FTC's Trade Region Rule entitled Telemarketing Sales Rule ("TSR" or "Rule"), 16 C.F.R. Part 31\(\text{O}\), nd that the FTC is therefore likely to prevail on the merits of this action;

- There is good cause to believe that immediant irreparable harm will result from the Defendants' ongoing violations of Section 5 of the FTC Act and the TSR unless Defendants are preliminarily enjoined by Order of this Court;
- 4. There is good cause to believe that Defeats transferred Isstantial amounts of money they obtained from consumersRedief Defendants Cherrytree Holdings, LLC; Oxford Financial, LLC; S&T TimeLLC; Virtucon, LLC; Curva, LLC; Mowab, Inc.; Kierston Kirschbaum; MelyrHarrison; Tracy Lyman; and Leanne Hoskins and Relief Defendants have legitimate claim to those funds;
- 5. Good cause exists for (a) the continupploaintment of a Receiver over Corporate

 Defendants; (b) the freezing of Defendants'd Relief Defendants' assets; and (c) the
 ancillary relief ordered below;
- 6. Weighing the equities and considering Plaintiff's likelihood of ultimate success on the merits, a preliminary injunction with asset freeze, the appointment of a Receiver, and other equitable reliefristhe public interest. Theantogerapy of the United States independent agency of the United States and no securi

"Asset means any legal or equitible interest in, rightot, or claim to, any real,
personal, or intellectual property incling, but not limited to, chattel, goods,
instruments, equipment, fixtures, generablingibles, effects, leaseholds, contracts,
mail or other deliveries, shares or stock, sAsseecurit sharinv fioryatteeckharlimsharaccoun

LLC; Revsynergy, LLC; Sell It Vizions, LLC; and their successors, assigns, affiliates or subsidiaries.4. "Corporate Relief Defendants means Cherrytree Holdings, LLC; Oxford Financial,

- 7. "Individual Defendants" means Kyle G. Kirschbaum; John H. Harrison; Steven E. Lyman; Benjamin E. Hoskins; Christopher Zelig; Steven J. Sonnenberg; James G. Hanchett; and Joshua F. Wickman.
- 8. "Material" means likely to affect a person's occupie of, or conduct regarding, goods or services.
- 9. "Person' means a natural person, organization of the legal etity, including a corporation, partnership, proprietorships, sociation, cooperative, government or governmental subdivision or agency, on a other group or combination acting as an entity.
- 10. "Plaintiff

ORDER

Ι.

PROHIBITED BUSINESS ACTIVITIES

IT IS THEREFORE ORDERED that, in connection with the advertising, marketing, promotion, offering for sale, or beauf any product or service, Comprate Defendants, Individual Defendants, and their Representatives, whether contractly or throughany entity, corporation, subsidiary, division, director, manager, member filiate, independent contractor, accountant, financial advisor, or other device, are reby preliminarily restrained and enjoined from:

- A. Making, or assisting others in makingny false or misleading statement or representation of matel fact, including, but not limited to:
 - 1. Representing, directly or indirectlexpressly or by implication that:
 - a. consumers who purchase and use Defendants' business coaching program are likely to earn substiant income from their Internet business endeavors; and
 - b. purchasers' Internet businesses witherate income equal to or greater than the amount they ptotopurchase the program within six months;
 - 2. Representing, directly or indirectlexpressly or by implication, that:
 - a. Defendants will provide the services necessary for consumers to establish successful Internet busines, including coaching sessions, online resources, and websitesiden and development, for six months, or until purchasers recoup their initial investment; and
 - b. Defendants will provide numerousther products and services relating to the business coaching program; and

Representing, directly or indiregtlexpressly or by implication, that
 Defendants will provide a refund to commsers who request one within three days;

- B. Failing to disclose, or disclose adequately, to consumers material aspects of Defendants' refund policy, including that:
 - 1. consumers must request a refund within three days; and
 - consumers must sign a "non-disparaget" agreement in order to receive a refund.

11.

PROHIBITIONS AGAINST DECEPTIV E AND ABUSIVE TELEMARKETING PRACTICES

IT IS FURTHER ORDERED that, in connection with telemarketing, Corporate Defendants, Individual Defendants, and their Representativedsereby preliminarily restrained and enjoined from engaging in or causing or assing other persons to engage in violations of any provision of the TSR, clinding, but not limited to, the following:

- A. Misrepresenting, directly or by implication, in the sale of goods or services, any material aspect of the performance, efficacy, **readur** essential characteristics of their products and services, in violation of section 310.3(a)(2)(iii) of the TSR,6 C.F.R. § 310.3(a)(2)(iii), such as:
 - consumers who purchase and use Defendants' business coaching program are likely to earn substantial income fromeir Internet business endeavors;
 - purchasers' Internet businesswill generate income equal or greater than the amount they paid to purchase the program within six months;

- Defendants will provide the services necessary for consumers to establish successful Internet businesses, inchaptioaching sessions, online resources, and website design and development, for six nths, or until purchasers recoup their initial investment; and
- 4. Defendants will provide numerous otheroducts and services relating to the business coaching program;
- B. Failing to disclose, or disclose adequation a clear and conspicuous manner, all material terms and conditions of Defendamentum policy, in violation of Section 310.3(a)(1)(iii) of the TSR, 16 C.F. § 310.3(a)(1)(iii), including that:
 - 1. consumers must request a refund inithree days after purchase; and
 - consumers must sign a "non-disparaget" regreement in order to receive a refund;
- C. Misrepresenting, directly or by implication, the sale of their business coaching program and related upsell producted services, material aspects of the nature and terms of a

trust, or other entity that is directly indirectly owned, managed, controlled

following entry of this Order, if such assettse derived from the conduct alleged in the Commission's Complaint.

IV.

DUTIES OF ASSET HOLDERS

IT IS FURTHER ORDERED that any financial or brothrage institution, credit card processing company, payment processor, haentcbank, acquiring bank, business entity, or person who receives actual notice to Order (by personal service otherwise) that (a) holds, controls, or maintains custody of any accountasset of any Defendant, (b) holds, controls, or maintains custody of any asset axisted with credit or debit carcharges made on behalf of any Defendant, including but not limited to, reserve funds held by payment processors, or (c) has held, controlled, or maintained custody of anytsaccount or asset at any time since the date of entry of this Order shall:

A. Hold and retain within its control and pribit the withdrawal, removal, assignment,

The financial statements shall be accurate ascottate of entry of this Order. Each Defendant shall include in the financial statements a full counting of all funds and assets, whether located inside or outside of the United Stat that are: (a) titled in the name of such Defendant, jointly, severally, or individually(b) held by any person or entityrfthe benefit of such Defendant; or (c) under the direct or indirectontrol of such Defendant.

Provided that a Defendant does not have to prevainly such information identified by this Section V if (1) the Defendant has alreadyvided such information pursuant to Section V of the Temporary Restraining Order; and (2) the information provided has not changed.

VI.

REPATRIATION OF ASSETS AND DOCUMENTS

IT IS FURTHER ORDERED that within three (3) days following the service of this Order, each Defendant shall:

- A. Provide the Commission and the Receiwith a full accounting of all funds, documents, and assets outside of the United Statties are: (1) titled in the name, individually or jointly, of any Defendant; or (2) held by any person or entity for the benefit of any Defendant; or (3) under the direct or invoice control, whether jointly singly, of any Defendant;
- B. Transfer to the territory of the United States and deliver to the Receiver all funds, documents, and assets located in foreign countribes are: (1) titled the name individually or jointly of any Defendant; or (2) held by any spen or entity, for the benefit of any Defendant; or (3) under the direct or intelict control of any Defendant, hether jointly or singly; and
- C. Provide the Commission access to all reconfdaccounts or assets of any Defendant held by financial institutions looked outside the territorial UnideStates by signing the Consent to Release of Financial Recordppended to this Order Attachment C.

1 VIII.

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1	mail address, or other identifying informationally person who paid money to the Defenda	nts
2	for products or services, or were contacted or are or set to be contacted by the	
3	Defendants; provided that the leadants may disclose such identifying information to a law	/
4	enforcement agency or as required by any law, regulation, or court order.	
5	XI.	
6	APPOINTMENT OF RECEIVER	
7	IT IS FURTHER ORDERED	
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therefrom and all sums of money now or hereaftee or owing to the Receivership Defendants. Provided, however, that the Receiver shall not not collect any amount from a consumer if the Receiver believes the consumer was a violithe unfair or deceptive acts or practices or other violations of law alleged the Complaint in this matter, without prior Court approval;

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- C. Take all steps necessary to secure take exclusive custody of each location from which the Receivership Defendants operater thusiness. Such steps may include, but are not limited to, any of the following, as the Receideems necessary or advisable: (1) serving this Order; (2) completing a written inventory adf Receivership assets; (3) obtaining pertinent information from all employees and other agenfithe Receivership Defendants, including, but not limited to, the name, home address, Schiedurity Number, job description, passwords or access codes, method of compensation attractorued and unpaid commissions and compensation of each such employee or adeh photographing and video taping any or all portions of the location; (5)esuring the location by changiting locks and disconnecting any computer modems or other means of access tootheputer or other records maintained at that location; and (6) requiringny persons present on the premisebatime this Order is served to leave the premises, to providet Receiver with proof differification, or to demonstrate to the satisfaction of the Receiver that such persoasat removing from the premises documents or assets of the Receivership Defendants. **Eaforcement** personnel, including, but not limited to, police or sheriffs, may assiste Receiver in implementing the provisions in order to keep the peace and maintain security. If requestethe Receiver, the United States Marshal will provide appropriate and necessary assistant Receiver to implement order and is authorized to use any necessand reasonable force to do so;
- D. Conserve, hold, and manage all assets a Receivership Defendants, and perform all acts necessary or adviksato preserve the value on order to prevent any irreparable loss, damage, or injury to consusnor creditors of the Receivership Defendants,

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XIII.

TRANSFER OF RECEIVERSHIP PROPERTY TO RECEIVER

IT IS FURTHER ORDERED that Defendants, their Repressitatives, and any other person, with possession, custody or control of proppent or records relating to the Receivership Defendants shall upon notice of this Order by operats service or otherise immediately notify the Receiver of, and, upon receiving a request threen Receiver, immediate transfer or deliver to the Receiver possession, cuts, and control of, the following:

- A. All assets of the Receivership Defendants;
- B. All documents of the Receivership Defendants, including, but not limited to, books and records of accounts, all finaial and accounting records, back sheets, income statements, bank records (including omthly statements, canceled checks ords of wire transfers, and

sheriff or deputy sheriff of anyounty, or any other federal or state law enforcement officer, to seize the asset, document, or other item covereduis Section and to delieve it to the Receiver. XIV. PROVISION OF INFORMATION TO RECEIVER IT IS FURTHER ORDERED that Defendants shall provide the Receiver, immediately upon request, the following: A list of all assets and property, inding accounts, of the Receivership Α. Defendants that are held in any name other thamame of a Receivership Defendant, or by any person or entity other than a Receivership Defendant; and B. A list of all agents, employees, officeservants or thespersons in active concert and participation with the Individual feedants and Receivership Defendants, who have been associated or done businets the Receivership Defendants. XV. COOPERATION WITH THE RECEIVER XV. 25c669rc -t of all efendants, (pres3 Ta0003 [(-0.0.0003 Tw (been associated or done -ffi63

taking action that would interfere with the exclusivirisdiction of this ourt over the assets or documents of the Receivership Defendants, including, but not limited to:

- A. Petitioning, or assisting in the filing of a petition, that would cause any Receivership Defendant to be placed in bankruptcy;
- B. Commencing, prosecuting, or continuing a judicial, administrative, or other action or proceeding against the Receivership Defendants under the suance or employment of process against the Receivership Defendants to the suance of employment of necessary to toll any applicable statute of limitations;
- C. Filing or enforcing any lien on any asset the Receivership Defendants, taking of attempting to take possession, custody, or contrahydrasset of the Receivership Defendants; or attempting to foreclose, forfeit, alter, or terration any interest in any asset of the Receivership Defendants, whether such acts are part official proceeding, are textof self-help, or otherwise; or
- D. Initiating any other process or proceedthgt would interfere with the Receiver managing or taking custody, control, possession of, the assetsdocuments subject to this receivership.
- Provided that, this Order does not stay: (i) the common ement or continuation of a criminal action or proceeding; (ii) the commencement or continuation of a material by a governmental unit to enforce such governmental spolice or regulatry power; or (iii) the enforcement of a judgment, other than a mojudyment, obtained in anotion or proceeding by a governmental unit to enforce such governmental unit's police or regulatory power.

XVIII.

COMPENSATION OF RECEIVER

IT IS FURTHER ORDERED that the Receiver and applersonnel hired by the Receiver as herein authorized, incluming counsel to the Receivern da accountants, are entitled to

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inspected, inventoried, and copied for the parpof preserving discrease material in connection with this action, following which they will be returned the premises from which they were removed.

Furthermore, the Receiver shall allow the determines reasonable access to the premises and business records of the Receivership Defets details in his possession for the purpose of inspecting and copying materials relevant to the discretion. The Receiver shall have the discretion to determine the time, manner, and sonable conditions of such access.

XXI.

NONINTERFERENCE WITH CONSUMER WITNESSES

IT IS FURTHER ORDERED that:

- A. Defendants and their Representatives, whreatbeing directly or through any entity corporation, subsidiary, divisin, director, manager, memberfiliate, independent contractor, accountant, financial advisor, other device, are hereby preliminity restrained and enjoined from taking any action, directly or indirectly are the intimidation and noncooperation of consumer witnesses luding, but not limited to:
 - i. Requiring consumers seeking a refund to sign an agreement preventing them from providing information abo@corporate Defendants or sharing their experiences with Corporate Defendants.
 - ii. Enforcing such agreements; and
 - iii. Sending any statement, letter, fax, email or wire transmission, or telephoning or engaging in any other additectly or indirectly, that results in the intimidation or no cooperation of consumers potential witnesses;
- B. Consumers may cooperate with the FTC and the Receiver without regard to any existing agreement preventing consumers foommunicating with outside parties about Corporate Defendants.

1	premises of Defendants, and upon any financial turtion or other entity or person that may	
2	have possession, custody or control of any documentssets of any Defendant, or that may	be
3	subject to any provision of this Order, by employees of the FTC, by employees of any other	aw
4	enforcement agency, by any agent of Plaintifforany agent of any process service retained	d by
5	Plaintiff.	
6	XXV.	
7	CORRESPONDENCE	
8	IT IS FURTHER ORDERED that, for the purpose of its Order, all correspondence	
9	and service of pleadings on Pitalf shall be addressed to:	
10	Emily Cope Burton Shameka L. Gainey	
11	Robert G. Schoshinski Federal Trade Commission	
12	600 Pennsylvania Avenue NW, Maildrop 286 Washington, DC 20580	
13	FAX: 202-326-3395	
14	Email:eburton@ftc.govsl0ik1y	
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