UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION CASE NO. 02-21760-CIV-JORDAN THIS IS A CONSENT CASE - Magistrate Judge Brown

	FEDURAL TRADE COMMISSION	
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	Plaintiff,	
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	$\langle \mathbf{v}_{i} \rangle$	
	INSPIRED VENTURES, INC.,	
	a Florida corporation;	
	I.V.I. MANAGEMENT CORP.,	
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Regulation Rule entitled "Disclosure Requirements and Prohibitions Concerning Franchising and Business Opportunity Ventures" (the "Franchise Rule" or the "Rule"), 16 C.F.R. Part 436. The Commission also immediately moved ex parte for a Temporary Restraining Order ("TRO") pursuant to Federal Rule of Civil Procedure 65 and Local Rule 7.1.E. The next day, on June 13, declarations, and other exhibits filed in support of Plaintiff's motion, issued a TRO. The TRO, inter alia, appointed a temporary receiver for Inspired Ventures, Inc., as the sole named corporate defendant at that time, and for LVT Management and Source Systems, as affiliates of Inspired

<u>6,</u>	Settling Defendants have waived all rights that may arise under the Fa	nnal Access
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a. The right or means to offer, sell, or distribute goods or services (whether

or not identified by a trademark, service mark, trade name, advertising, or other commercial symbol) in "commerce" as defined in Section 4 of the

FTC Act, 15 U.S.C. § 44; and

- b. More than nominal assistance to any person or entity in connection with or incident to the establishment, maintenance, or operation of a new business or the entry by an existing business into a new line or type of business;
- 3. "Settling Defendants" means the Corporate Defendants, Inspired Ventures, Inc.,
 I.V.I. Management Corp., Source Systems Inc., as well as the Individual Defendant Victor Alper.

 The term does not include Defendant Jesse Alper:

INJUNCTIVE RELIEF

I. BAN ON MARKETING BUSINESS VENTURES

herehir normanently restrained and enjoined from as assisting as facilitating in

RECEIVERSHIP

IV. RECEIVER

IT IS FURTHER ORDERED that:

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dismissing any and all personnel or suspending operations;

Collect all money owed to the Corporate Defendants;

7. Initiate, defend, compromise, adjust, intervene in, dispose of, or become a party to any actions or proceedings in state, federal, or foreign court necessary to preserve or increase the assets of the Corporate Defendants or

to carry out the Processes during purement to this Final Order

and dissolve and wind-up the Corporate Defendants; File with the Court, and serve on the parties, a final report describing the 2. wind-up of the business of the Corporate Defendants and the scope of the Receiver's activities; for the payment of reasonable compensation on behalf of the Receiver and any personnel retained by the Receiver; and the the Cause of an arder on the Deceiver's Sinci econsisting and recurrent

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VIII. COSTS

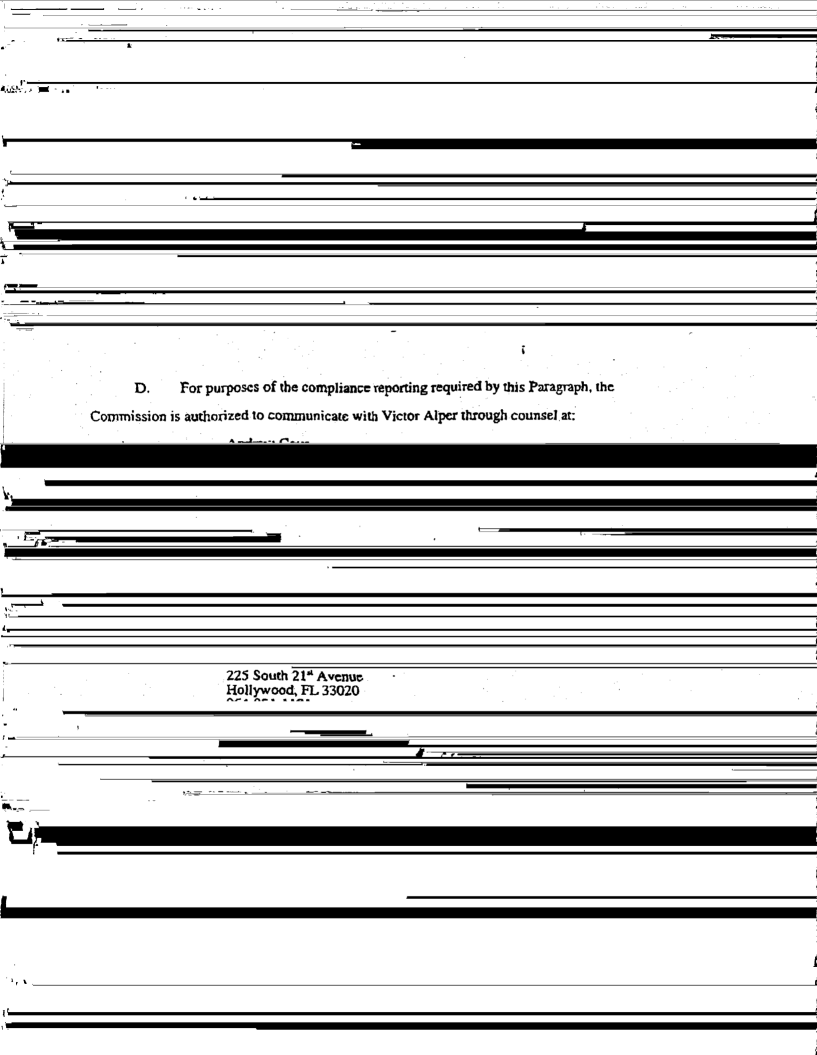
IT IS FURTHER ORDERED that each party shall bear its own costs and

attorney's fees incurred in connection with this action.

LIFTING OF THE ASSET FREEZE IX. IT IS FURTHER ORDERED that the freeze of the Corporate Defendants' assets, pursuant to Section III of the Preliminary Injunction entered by this Court on Time 28, 2002, chall

Defendant until the Receiver winds unall assistion and accordance of the Community

WI U J U Alper shall notify the Commission of the following: Any changes in Victor Alber's residence, mailing addresses, and telephone 1 1



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	E. Copies of all sales scripts, training materials, advertisements, or other marketing
	materials.
	XIV. DISTRIBUTION OF ORDER BY SETTLING DEFENDANTS
: •	IT IS FURTHER ORDERED that, for a period of five (5) years from the date of entry
	of this Final Order, Victor Alper shall deliver a copy of this Final Order to the principals,
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XVI. RETENTION OF JURISDICTION

IT IS FURTHER ORDERED that this Court shall retain jurisdiction of this matter					
all purposes, including construction, modification and enforcement of this Final Order.					
DONE AND ORDERED, this _	day of	· · · · · · · · · · · · · · · · · · ·	, 2003	, in Miami,	
Florida.					
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Chris McAliley, Esq.
Receiver for Inspired Ventures, Inc.
Dated:

FOR PLAINTIEF:

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	all purposes, including const	ruction, modification and	enforcement of this Final (Order.	
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	DONE AND ORDERED, th	hisday of	, 2003, in	Miami,	
	Florida.			,	
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XVI. RETENTION OF JURISDICTION

IT IS FURTHER ORDERED that this Court shall retain jurisdiction of this matter for

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•	all purposes, including construction, modification and enforcement of this Final Order.
	DONE AND ORDERED, this 19 day of Johnson, 2003, in Miami,
	Florida.
	In ted States Magistrate Judge
	SO STIPULATED:
÷	Chris McAliley, Esq.
	Chris McAliley, Esq. Receiver for Inspired Ventures, Inc. Dated:
	Dated:
	FOR PLAINTIFE.
	FOR PLAINTIFF: FOR DEFENDANTS:
	Rend Winter Fox (A 5500668)
	Brad Winter, Esq. (A5500668) K. Michelle Roden, Esq. (A5500669) Andrew N. Cove, Esq. Hector E. Lora, Esq.
	Attorneys for Plaintiff Affarness for Defendants
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	Subscribed and swom to before me this da	ıy of	, 2004.				
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