## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO. 03-80051-CIV-PAINE/JOHNSON

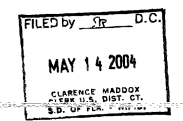
FEDERAL TRADE COMMISSION.

Plaintiff,

VS.

SLIM-DOWN SOLUTION, LLC, SLIM-DOWN SOLUTION, INC., S.S.T. MANAGEMENT, INC., THE KARA GROUP, LLC, RONALD ALARCON, KATHLEEN ALARCON, MADERIA MANAGEMENT, INC., POLYGLUCOSAMINE, LTD., STEPHEN PIERCE,

Defendants.



## ORDER ON DEFENDANTS', RONALD ALARCON AND KATHLEEN ALARCON,

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Suggestion of Bankruptcy (DE 49). Upon review of the Suggestion of Bankruptcy, the response and reply thereto, and the applicable authority, the court finds that this matter is exempt from the automatic stay as outlined below.

The Federal Trade Commission ("FTC" or "Plaintiff") filed this action against the Defendants for false and unsubstantiated advertising claims in relation to Slim Down Solution, a proposal factor of the Slim Down Solution o

While the Suggestion of Bankruptcy is not styled as a motion it effectively seeks affirmative relief from this court (a ruling that stays all further proceedings in this action).



relief under the debt adjustment provision of Chapter 13 of the Bankruptcy Code. The Suggestion of Bankruptcy further states that pursuant to 11 U.S.C. §362(a), Bankruptcy Code, the filing of the surpression of Chapter and Order of Relief aparatorized stopped the commencement continuence of these proceedings.

This case is exempt from the automatic stay nursuant to Section 362(h)(4) of the Bankmintov

poperate as a stay or the Commencement or Communication or an action or proceeding of a

governmental unit... to enforce such governmental unit's or organization's police and regulatory

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court: Brock v. Rusco Industries. Inc., 842 T.2d 270; 273 (11th Cir. 1988) (citations omitted).

Consequently the government is permitted by suit to prevent or stop violation of fraud,

environmental protection, consumer protection, safety, or similar police regulatory laws to proceed.

S.Rep.No. 989, 95th Cong., 2d Sess. 52, reprinted in 1978 U.S. Code Cong. & Admin. News 5787

5838.

The case law is electristed an action to enjoin illegal conduct falls equasely within the coope of the naragraph (b)(4) exception. In re Dolen, 256 B.R. 471, 481 (Bankr. M.D.Fla. 2001) (citations equitad) (Automatic standident precladable FTC frameworks exting its eation against the debterminable district court. The FTC was ellowed to engage in discovery, participate at trial to obtain an adjudication of its claims on the merits, and if the debter was found to have engaged in illegal conduct, determine and fix restitution damages for that conduct). Courts have explicitly held that the exception to the automatic stay provision "extends to permit an injunction and enforcement of

enforcement of a money judgment." SEC v. Wolfson, 2004 WL 985948 (D. Utah 2004); CFTC v.

CoPetro Marketing Group Inc. 700 F.2d. 1279, 1283 (9h Cir. 1983); SEC v. Brenan, 230 F.3d 65,

71 (2nd Cir. 2000); Bilzerian v. SEC, 146 B.R. 871, 873 (Bankr. M.D.Fla. 1992).

As this case is an enforcement action brought by the FTC to enforce its police and regulatory

As acknowledged by the ETC, the Section 362(b)(4) exemption

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of their bankruptcy case. Accordingly, it is

pursuant to Section 362(b)(4) of the Bankruptcy Code.

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DONE AND ORDERED at West Palm Beach, Florida, this 14 day of May, 2004.

UNITED STATES DISTRICT JUDGE

Cc: Karen Muio, Esq.
Carl A. Schmitt, Esq.
Darren Rice, Esq.
Jennifer Coberly, Esq.

<sup>&</sup>lt;sup>2</sup>The FTC enforcement of a preliminary injunction is a valid exercise of its police and regulatory powers.