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1 2 3 4	NOTE: CHANGES MADE BY THE C URT	
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8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIAD'Antonio, The Rodis Lav	
10	("RLG"), America's Law Group ("ALG"), and The Financial Group ("TEG") dba Tay Police ASAB (codesively, "Contompt Defendant	
11	("TFG") dba Tax Relief ASAP (codectively, "Contempt Defendant	,
12	contempt of the Stipulated Final Judgment entered by this Cour 2001, and on March 16, 2010, after sumplental briefing and argui	
13	parties at a March 1, 2010 hearingyi hg assessed civil contempt	
14	finding Contempt Defendants to be jointhing severally liable in the	
15	\$11,406,681, now enters its Contempt Judgment as follows.	o am
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IT IS HEREBY ORDERED that:

- A. Judgment is entered, jointly and severally, against Contempt Defendants Bryan D'Antonio, The Rodis Law Group, Inc., America's Law Group, and The Financial Group, Inc. dhax Relief ASAP in favor of the FTC in the amount of eleven million four hundred and six thousand six hundred and eighty-one dollars (\$11,406,681) as a compensatory contempt remedy for their violation of the 2001 Stipulated Final Judgment, and is immediately due and payable. The Commission is authorized to execute upon the judgment immediately and engage in discovery in aid of execution.
- B.1. Contempt Defendants shall been to have relinquished to the Commission all right, title, and interestant Receivership Assets, and shall take any steps necessary to turn over saussbets to the Commission or Receiver.
- B.2. Defendant Bryan D'Antonio shable deemed to have relinquished to the Commission all right, title, and interestany personal assets subject to the asset freeze imposed by the Court's May 27, 2009 Temporary Restraining Order, as modified by the Court's June 22, 2009, Preliminary Injunction Order, including, but not limited to, D'Antonio's TD Ameritrade account ending in no. 3427 and all assets and funds contained

Contempt Defendants shall have nghtito challenge the FTC's choice of remedies or the manner of distribution.

D. The Judgment is compensatory in nature, and not a fine, penalty, punitive assessment, or forfeiture.

IT IS FURTHER ORDERED that the freeze of Contempt Defendants' assets, including the assets of the Receiverhip Defendants and the assets of Bryan D'Antonio, shall remain in effct, except as necessary for the Receiver to liquidate all Receivership Assets, until fatozen assets have been transferred to the Commission or the Receiver and the Receiver winds up all activities and operations of the Receivership Defendants pursuant to provisions herein. The asset freeze is modified to permit tsters to the Commission pursuant to this Contempt Judgment and, upon completion of those transfers, the asset freeze shall be dissolved.

IT IS FURTHER ORDERED, that Robb Evans & Associates, LLC is appointed as permanent receiver, withfthe power of an equity receiver, for the Receivership Defendants, and of all theds, properties, premises, accounts and other assets directly or indirectly oned, beneficially or otherwise, by the Receivership Defendants, with directs and authority to accomplish the following:

- A. Maintain full control of the Receivership Defendants;
- B. Maintain custody, control, red possession of all assets and documents, including the funds, property, premises, accounts, mail and other assets of, or in the possession or under the control of, the Receivership Defendants, wherever siteral, the income and profits therefrom, and all sums of money now or hereafter due or owing the Receivership Defendants, with full power to collect, receive and takes pession of all asseand documents, including goods, chattels, rights, credits onites, effects, lands, leases, books and records, work papers, and records of accounts, including computer-maintained

information, contracts, financial rects, monies on hand in banks and other financial institutions, and other parseand documents of the Receivership Defendants and customers of the Rectsive Defendants whose interests are now held by or under the direction, spession, custody, or control of the Receivership Defendants;

- C. Continue performing all acts nessary to locate and preserve the value of those assets, in order to prevænyt irreparable loss, damage or injury to customers of the Receivership Defendaants all acts incidental thereto;
- D. Enter into agreements in contieo with the administration of the Receivership Estate, including, but thortited to: (1) the retention and employment of outside investigatorstomeys or accountants of the Receiver's choice to assist, advise, and represent the ceiver with approval of the Court; (2) the movement and storage of any equipton terminiture, records, files, or other physical property of the Receivership the dants; and (3) the retention of auctioneers or other professionals to assist in the liquidation of the Receivership Defendants' assets;
- E. Institute, prosecute, compromiseljust, intervene in or become party to such actions or proceedings intest federal, or foreign courts that the Receiver deems necessary and advisable esserve or increase the value of the Receivership Estate, or that the Receiversms necessary and advisable to carry out the Receiver's mandate under this Oralled, likewise to defend, compromise, or adjust or otherwise dispose of annyd all actions or proceedings instituted against the Receiver or the Receiversible fendants that the Receiver deems necessary and advisable to preserve of the Receivership Defendants or that the Receiver deems necessary and advisable to carry out the Receiver's mandate under this Order;
- F. Liquidate assets of the Receiver Defendants and all assets transferred to the Receiver in accordance whith terms of this Order or any prior

or subsequent order of this Court, and tamsfer receivership property to storage facilities, cancel leases, and reject and enter contracts; and

- G. To execute all bills of sale and eds to personal and real property belonging to or coming into the possession of the Receivership Defendants.
- H. Immediately enforce any contempt judgment in this matter executed by the Court by taking all necessaryappropriate post-judgment collection steps, including but not limited to obtaining and levying writs of execution and creating, perfecting and enforcing judgrheens on any real or personal property of the Contempt Defendants.

Defendants within 180 days of the exteron of this Order, unless good cause is shown to extend the receivers to pyond 180 days. The Receiver's final application for fees for the Receivers to perfendants shall be served upon the parties through counsel. Plaintiff may object within 15 days of receipt, but Contempt Defendants shall have no ritect to be perfected. Upon submission of the Receiver's final application or upon entry to is Contempt Judgment, whichever is later, and subject to the terms sett foint the provisions herein, the receivers hip shall terminate.

IT IS FURTHER ORDERED, that Contempt Defendants shall cooperate fully with the Receiver in: (A) pursuing any and all claims by the Receiver against other persons or entities; (B) isting the Receiver in defending any and all actions or claims brought againse treceiver, the Receivership Estate or the Receivership Defendants by other persons or entities; (C) executing any documents necessary to transfer assets wherehip interests to the Receiver

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