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websites, electronic correspondence, in clgdi-mail, chats, and instant messages,
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                 contracts, accounting datadvertisements, FTP LogServer Access Logs, books,
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                 written or printed records, handwritten notes, telephone or videoconference logs,
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                 telephone scripts, receipooks, ledgers, personaldabusiness canceled checks
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                 and check registers, bank statements, ointment books, computer records,
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                 customer or sales databased any other electronity astored information,
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gateway, insurance company, businest year Person who receives actual notice of this Order (by service or otherwise) dathat has held, controlled, or maintained custody, through an account or otherwise, of (a) any Document on behalf of Defendant The Upside, LLOr any Asset that has been owned or controlled, directly or indirectly, by Defendant The Ups; LLC; held, in part or in whole, for the benefit of Defendant TehUpside, LLC; in the actulior constructive possession of Defendant The Upside, LLC; or owner controlled by, in the actual or constructive possession of, or otherwise held for the benefit of, any corporation, partnership, asset protectitrust, or other entity that is directly or indirectly owned, managed controlled by Defendant The pside, LLC; or (b) any Document or Asset associated with credits bits or charges ade on behalf of Defendant The Upside, LLC, including reserve funds held by payment processors credit card processors, merchantika acquiring banks, independent sales organizations, third party processors, paying ateways, insurance companies, or other entities, shall:

A. Hold, preserve, and retain winthits control and prohibit the withdrawal, removal, alteration, assigent, transfer, pledge, encumbrance, disbursement, dissipation, relinquishment, wersion, sale, or other disposal of any such Document or Asset, as wellate Documents or other property related to such Assets, except by further order of this Court;

- B. Deny any Person, except the Receixecess to any safe deposit box, commercial mail box, or storegacility that is titled in in ame of Defendant The Upside, LLC, either individually or jotly, or otherwise subject to access by Defendant The Upside, LLC;
- C. If they have not done so alregated compliance with the TRO previously issued in this matter (D1844), provide Plaintiff's counsel and the Receiver, within three (3) business dayseefeiving a copy of this Order, a sworn statement setting forth:

1) The identification number of each such account or Asset; 1 2 2) The balance of each such account description of the nature 3 and value of each such Assetofshe close of business on the 4 day on which this Order is serveethd, if the account or other 5 Asset has been closed or removed, the date closed or removed, the total funds removed in order to close the account, and the 6 7 name of the Person or entity to whom such account or other 8 Asset was remitted; and 9 The identification of any sa deposit box, commercial mail 3) 10 box, or storage facility that is either titled in the name, 11 individually or jointly, of any Dtendant, or is otherwise subject to access by any Defendant; and 12 13 If they have not done so alreaith compliance with the TRO D. 14 previously issued in this matter (Dkt. 34) pon the request of Plaintiff's counsel or the Receiver, promptly provide Plaintiffcounsel and the Receiver with copies of 15 16 all records or other Documents pertainto such account or Asset, including originals or copies of account applicans, account statements, signature cards, 17 18 checks, drafts, deposit tickets, transferand from the accounts, including wire 19 transfers and wire transfer instructions. 20 21 22 23 24 25 26

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Α. Completed financial statements on **thems** attached to this Order as Attachment B (Financial Statement of Corporate Defendant) for each business entity under which Defendant The slde, LLC conducted business; and Completed Attachment C (Consent to Release and Request for Copy В. of Tax Return) for Defendant The Upside, LLC. VI. REPATRIATION OF FOREIG NASSETS AND DOCUMENTS IT IS FURTHER ORDERED that, if it has not done so already in compliance with the TRO previously issued this matter (Dkt. 34), within five (5) days following the issuance of this OrdDefendant The Upside, LLC shall: Provide Plaintiff's counsel and the Receiver with a full accounting, Α.

direct or indirect control, whether jointly or singly, of Defendant The Upside, LLC; and

D. The same business day as any reptation, (1) notify the Receiver and counsel for Plaintiff of the name and location of the financial institution or other entity that is the recipient of such Documents or Assets; and (2) serve this Order of any such financial institution or other entity.

VII. NON-INTERFERENCE WI TH REPATRIATION

IT IS FURTHER ORDERED that Defendant The Upside, LLC, its officers, agents, and employees, alhobther Persons in active concert or participation with it, who receive actual tice of this Order, whether acting directly or indirectly, are herebyreliminarily restrained and enjoined from taking any action, directly or indirectly which may result in the encumbrance or dissipation of foreign Assets, or in the drance of the repatriation required by this Order, including, but not limited to:

- A. Sending any communication or engagingany other act, directly or indirectly, that results in a determination a foreign trustee or other entity that a "duress" event has occurred under the teoms foreign trust agreement until such time that all Defendant The Upside, LIsCAssets have befolly repatriated pursuant to this Order; or
- B. Notifying any trustee, protector or other agent of any foreign trust or other related entities of either existence of this Order of the fact that repatriation is required pursuant to auct order, until such time that all Defendants' Assets have been full-patriated pursuant to this Order.

VIII. CONSUMER CREDIT REPORTS

IT IS FURTHER ORDERED that Plaintiff may obtain credit reports concerning Defendant The Upside, LLC pursuto Section 604(a)(1) of the Fair Credit Reporting Act, 15 U.S.C. § 1681b(a)(and cern3m0 -1.657 TD [quired e.(.rde

credit reporting agency from which suclpoets are requested shall provide them to Plaintiff.

IX. PRESERVATION OF RECORDS

IT IS FURTHER ORDERED that Defendant The Upside, LLC, its officers, agents, and employees, alhotter Persons in active concert or participation with any of them, who receive actual notice of this Order, whether acting directly or indirectly, are here pyeliminarily restrained and enjoined from:

- A. Destroying, erasing, falsifying vriting over, mutilating, concealing, altering, transferring, or otherwise plasing of, in any manner, directly or indirectly, Documents that relate to: (the business, business practices, Assets, or business or personal finances of any endeant; (2) the business practices or finances of entities directly or indirectly nder the control of any Defendant; or (3) the business practices or finances difficulty or indirectly under common control with any other Defendant; and
- B. Failing to create and maintain Doments that, in reasonable detail, accurately, fairly, and completely reflectendant The Upside, LLC's incomes, disbursements, transactions, and use of its Assets.

X. REPORT OF NEW BUSINESS ACTIVITY

IT IS FURTHER ORDERED that Defendant The Upside, LLC, its officers, agents, and employees, alhobtaner Persons in active concert or participation with it, who receive actualotice of this Order, whether acting directly or indirectly, are herebyreliminarily restrained and enjoined from creating, operating, or exercising any control over any business entity, whether newly formed or previously inactive cluding any partnership, limited partnership, joint venture, sole proporties hip, or corporation, without first providing Plaintiff's counsel and the Rever with a written statement disclosing: (1) the name of the business entity; t(2e) address and telephone number of the

business entity; (3) the names of the business entity's officers, directors, principals managers, members, and eaveles; and (4) a detailed description of the business entity's intended activities. XI. APPOINTMENT OF RECEIVER IT IS FURTHER ORDERED that Thomas Seaman, C.P.A. is appointed Receiver for the Receivership Entities whith powers of an equity receiver. The Receiver shall be solely the agent of toissurt in acting as Receiver under this A the aged XI. APPOINTDUTIES AND RECE6VER IT IS FURTHER ORDERED

preserve or recover the Assets of the exercises Entities, or to carry out the Receiver's mandate under this Ordecluding but not limited to, actions challenging fraudulent or voidable transfers;

- M. Issue subpoenas to obtain Docunsement records pertaining to the Receivership, and conduct discovery in thickion on behalf of the receivership estate, in addition to obtaining others abovery as set forth in this Order;
- N. Open one or more bank account sless ignated depositories for funds of the Receivership Entities. The Receiver shall deposit all funds of the Receivership Entities in such designate closure and shall make payments and disbursements from the receivership estate from such accounts. The Receiver shall parties;
- O. Maintain accurate records of addreipts and expenditures incurred as Receiver;
- P. Allow the Plaintiffs' representative agents, and assistants, as well as Defendants' representative and Defendants themselves, reasonable access to the premises of the Receivership Entities any other premises where the Receivership Entities conduct business. The purpose of this access shall be to inspect and copy any and all books, resolution becoments, and other property owned by, or in the possession the Receivership Entities or their agents. The Receiver shall have the relision to determine them, manner, and reasonable conditions of such access;
- Q. Allow the Plaintiffs' representative agents, and assistants, as well as Defendants and their representatives reasonable access to all Documents in the possession, custody, or control the Receivership Entities;
- R. Cooperate with reasonæblequests for information or assistance from any state or federal civil or ioniminal law enforcement agency;

including receipt of Assets derived from activity that is the subject of the Complaint in this matter, and acentrolled or owner by any Defendant.

XIII. TRANSFER OF RECEIVERSHIP PROPERTY TO RECEIVER

IT IS FURTHER ORDERED that Defendant The Upside, LLC and any other Person, with possession, custody or control of ptryops; or records relating to, the Receivership Entities shall, upon coetof this Order by personal service or otherwise, fully cooperate with and assist the Receiverking and maintaining possession, custody, or control of the Assænd Documents of the Receivership Entities and immediately transfer or deliver to the Receiver possession, custody, and control of, the following:

- A. All Assets held by or for the **be**fit of the Receivership Entities;
- B. All Documents of or pertaining to the Receivership Entities;
- C. All computers, electronic devices, obile devices and machines used to conduct the business of the Receivership Entities;
- D. All Assets and Documents belongito other Persons or entities whose interests are under the directipossession, custody, or control of the Receivership Entities; and
- E. All keys, codes, user names and spaceds necessary to gain or to secure access to any Assets or Documents of or pertaining to the Receivership Entities, including access to their bussis premises, means of communication, accounts, computer systems (onsite anothe), Electronic Data Hosts, or other property.
- F. In the event that any Person or entity fails to deliver or transfer any Asset or Document, or otherwise failsctomply with any provision of this Section, the Receiver may file an Addivit of Non-Compliance regarding the failure and a motion seeking complice or a contempt citation.

XIV. PROVISION OF INFORMATION TO THE RECEIVER IT IS FURTHER ORDERED that Defendant The Upside, LLC shall provide to the Receiver, immediately upon request: A. A list of all Assets and accounts of

XVI. NON-INTERFERENCE WITH THE RECEIVER IT IS FURTHER ORDERED that Defendant The Upside, LLC; its officers, agents, and employees, alhobtaer Persons in active concert or participation with it, who receive actual

- A. Filing or assisting in the filing of a petition for relief under the Bankruptcy Code, 11 U.S.C. § 101 et seq.of any similar insolvency proceeding on behalf of the Receivership Entities;
- B. Commencing, prosecuting, or contingia judicial, administrative, or other action or proceeding against the Receivership Entities, including the issuance or employment of process against Receivership Entities, except that such actions may be commenced if necessaryoll any applicable statute of limitations;
- C. Filing or enforcing any lien on anysæt of the Receivership Entities, taking or attempting to take possession, custody, or control of any Asset of the Receivership Entities; or attempting to efoliose, forfeit, alter, or terminate any interest in any Asset of the Receivers in any Asset of the Recei

Provided, however, that this Order storest stay: (1) the commencement or continuation of a criminal action proceeding; (2) theommencement or continuation of an action or proceeding by a governmental unit to enforce such governmental unit's police or regulatory wer; or (3) the enforcement of a judgment, other than a money judgment, an action or proceeding by a governmental unit to enforce such governmental unit's police or regulatory power. XVIII. COMPENSATION OF THE RECEIVER

IT IS FURTHER ORDERED that the Receiver and all personnel hired by the Receiver as herein authorized, including counsel to the Receiver and accountants, are entitled to reasonable consption for the performance of duties pursuant to this Order and for the costofual out-of-pocket expenses incurred by them, from the Assets now held by, or in the possession or control of, or which may be received by, the Receivership Entities. The Receiver shall file with the

Court and serve on the pastiperiodic requests for the payment of such reasonable

XXI. CORRESPONDENCE WITH FTC 1 2 IT IS FURTHER ORDERED that, for the purpose of this Order, all 3 correspondence and service of pleadings on Plaintiff shall be addressed to: 4 Andrew Hudson Laura Basford 5 Jody Goodman 6 Federal Trade Commission 600 Pennsylvania Ave., NW 7 Mailstop CC-8528 8 Washington, DC 20580 Fax: 202-326-3395 9 Email: jgoodman1@ftc.gov; lbasford@ftc.gov; ahudson@ftc.gov 10 11 XXII. **RETENTION OF JURISDICTION** 12 IT IS FURTHER ORDERED that this Court shall retain jurisdiction of this 13 matter for all purposes. 14 IT IS SO ORDERED. 15 16 Dated: March 6, 2018 17 18 JOHN A. KRONSTADT 19 UNITED STATES DISTRICT JUDGE 20 21 22 23 24 25 26 27 28