



May 23, 2023

Re: Notice of Appointment of Krista L. Freitag as Temporary Receiver in the matter of Securities and Exchange Commission, Plaintiff, v. Integrated National Resources, Inc., dba Weedgenics, Rolf Max Hirschmann aka “Max Bergmann”, Patrick Earl Williams, Defendants, and West Coast Development LLC, INR Consulting LLC (Wyoming Entity), Oceans 19 Inc., Autobahn Performance LLC, One Click General Media Inc., Opus Collective, John Eric Francom, INR-CA Investment Holdings, LLC, Michael Delgado, Total Solution Construction LLC, Bagpipe Holdings LLC, Bagpipe Multimedia LLC, Tyler Campbell, INR Consulting LLC (California Entity), Hidden Springs Holdings Group LLC, and Alexandria Porter Bovee aka “Aia Montgomery”, Relief Defendants, United States District Court, Central District of California, Southern Division, Case No. 8:23-cv-00855-JWH-KES

Dear Investor:

On May 19, 2023, I was appointed as Temporary Receiver of Defendant, INTEGRATED NATIONAL RESOURCES, INC., DBA WEEDGENICS, and Relief Defendants, WEST COAST DEVELOPMENT LLC, INR CONSULTING LLC (WYOMING ENTITY), OCEANS 19 INC., AUTOBAHN PERFORMANCE LLC, ONE CLICK GENERAL MEDIA INC., OPUS COLLECTIVE, INR-CA INVESTMENT HOLDINGS, LLC, TOTAL SOLUTION CONSTRUCTION LLC, BAGPIPE HOLDINGS LLC, BAGPIPE MULTIMEDIA LLC, INR CONSULTING LLC (CALIFORNIA ENTITY), AND HIDDEN SPRINGS HOLDINGS GROUP LLC, (collectively, the “Receivership Entities”) and their subsidiaries and affiliates pursuant to an Order entered by the United States District Court for the Central District of California, Southern Division in an action filed by the United States Securities and Exchange Commission (“SEC”). The SEC has filed a civil enforcement action against the Receivership Entities and their principals for alleged violations of the federal securities laws. The Court, at the SEC’s request, has determined that appointment of a temporary receiver is necessary to protect investors from potential further harm.



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The most important thing for you to know, in the first instance, is that a receiver's job, when appointed on a temporary basis, is to preserve and protect the value of the Receivership Entities' assets for the benefit of investors and creditors.

The initial stages of this temporary receivership are underway, and the Court has set a hearing for June 2, 2023 on an Order to Show Cause Why a Preliminary Injunction Should not Be Granted and a Permanent Receiver Should not be Appointed. In other words, at the hearing scheduled for June 2, 2023, the Court will consider the arguments of the Defendants, along with the responses thereto from the SEC, and decide, among other things, whether the temporary receivership should be made permanent.

Your patience is appreciated during the transition period. This website - www.INReceivership.com - (the "Receivership Website") is dedicated to this case. Information about the case, including copies of the Complaint and Order, is available on the Receivership Website and you are encouraged to visit the website periodically to review the information and documents that will be posted throughout the pendency of the receivership. We also strongly encourage you to enter your name and contact information on the website and subscribe to receive updates about the receivership.

Please also send all inquiries and correspondence about the case to inr@ethreadvisors.com or call (619) 326-4334. I or a member of my staff will attempt to respond to all inquiries, but please be patient if you do not receive a response right away.