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UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

SECURITIES AND EXCHANGE  
COMMISSION,

Plaintiff,

vs.

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.

Case No. 8:23-cv-00855-JWH-KES

ORDER GRANTING PLAINTIFF  
SECURITIES AND EXCHANGE  
COMMISSION'S REQUEST FOR  
A PRELIMINARY INJUNCTION  
ORDER AND ORDERS:  
(1) FREEZING ASSETS;  
(2) APPOINTING A  
PERMANENT RECEIVER;  
(3) REQUIRING ACCOUNTINGS;  
AND (4) PROHIBITING THE  
DESTRUCTION OF  
DOCUMENTS WITH RESPECT  
TO RELIEF DEFENDANTS  
TYLER CAMPBELL, INR  
CONSULTING LLC  
(CALIFORNIA ENTITY), AND  
HIDDEN SPRINGS HOLDINGS  
GROUP LLC





1 preliminarily **RESTRAINED** and **ENJOINED** from, directly or indirectly,  
 2 transferring, assigning, selling, hypothecating, changing, wasting, dissipating,  
 3 converting, concealing, encumbering, or otherwise disposing of, in any manner, any  
 4 funds, assets, securities, claims or other real or personal property, including any notes  
 5 or deeds of trust or other interest in real property, wherever located, of any one of the  
 6 Campbell Relief Defendants, or their subsidiaries or affiliates, owned by, controlled  
 7 by, managed by or in the possession or custody of any of them and from transferring,  
 8 encumbering dissipating, incurring charges or cash advances on any debit or credit  
 9 card of the credit arrangement of any one of the Campbell Relief Defendants or their  
 10 subsidiaries and affiliates.

11 3. Except as otherwise ordered by this Court, an immediate freeze shall be  
 12 placed on all monies and assets (with an allowance for necessary and reasonable  
 13 living expenses to be granted only upon good cause shown by application to the  
 14 Court with notice to and an opportunity for the SEC to be heard) in all accounts at  
 15 any bank, financial institution or brokerage firm, or third-payment payment  
 16 processor, all certificates of deposit, and other funds or assets, held in the name of,  
 17 for the benefit of, or over which account authority is held by Campbell Relief  
 18 Defendants, including but not limited to the accounts listed below:

BROKERAGE/ BANK NAME	ACCOUNT HOLDER	ACCOUNT NO.
Bank of America	INR Consulting LLC (California Entity)	x8245
Bank of America	Hidden Springs Holdings LLC	x2906
U.S. Bank	INR Consulting LLC (California Entity)	x6397
U.S. Bank	Tyler Campbell	x5068

BROKERAGE/ BANK NAME	ACCOUNT HOLDER	ACCOUNT NO.
Wells Fargo Bank	Tyler Campbell	x8466
Bank of America	Tyler Campbell	x3094

Any bank, financial institution or brokerage firm, or third-party payment processor holding such monies and assets described above shall hold and retain within their control and prohibit the withdrawal, removal, transfer, or other disposal of any such funds or other assets except as otherwise ordered by this Court.

4. Campbell Relief Defendants, within five days of the issuance of this Order, shall prepare and deliver to the SEC a detailed and complete schedule of all of their personal assets, including all real and personal property exceeding \$5,000 in value, and all bank, securities, and other accounts identified by institution, branch address and account number. The accounting shall include a description of the sources of all such assets. Such accounting shall simultaneously be filed with the Court and a copy shall be delivered to the SEC to the attention of Gary Y. Leung, Daniel S. Lim, and Christopher A. Nowlin, counsel for the SEC, U.S. Securities and Exchange Commission, 444 S. Flower Street, Suite 900, Los Angeles, CA 90071, email addresses: [leungg@sec.gov](mailto:leungg@sec.gov), [limda@sec.gov](mailto:limda@sec.gov), and [nowlinc@sec.gov](mailto:nowlinc@sec.gov). After completion of the accounting, each of the Campbell Relief Defendants shall produce to the SEC at a time agreeable to the SEC, all books, records and other documents supporting or underlying their accounting.

5. Any person who receives actual notice of this Order by personal service or otherwise, and who holds, possesses or controls assets exceeding \$5,000 for the account or benefit of any one of the Campbell Relief Defendants, shall within 5 days of receiving actual notice of this Order provide counsel for the SEC with a written statement identifying all such assets, the value of such assets, or best approximation thereof, and any account numbers or account names in which the assets are held.

1           6.       Except as otherwise ordered by this Court, each of the Campbell Relief  
2 Defendants, and their officers, agents, servants, employees, attorneys, subsidiaries  
3 and affiliates, and those persons in active concert or participation with any of them,  
4 who receive actual notice of this Order, by personal service or otherwise, and each of  
5 them, be and hereby are preliminarily **RESTRAINED** and **ENJOINED** from,  
6 directly or indirectly: destroying, mutilating, concealing, transferring, altering, or  
7 otherwise disposing of, in any manner, any documents, which includes all books,  
8 records, computer programs, computer files, computer printouts, contracts, emails,  
9 correspondence, memoranda, brochures, or any other documents of any kind in their  
10 possession, custody or control, however created, produced, or stored (manually,  
11 mechanically, electronically, or otherwise), pertaining in any manner to Campbell  
12 Relief Defendants.

13           7.       Krista L. Freitag of E3 Advisors is **APPOINTED** as permanent receiver  
14 over Relief Defendants INR Consulting LLC (California Entity) and Hidden Springs  
15 Holdings LLC (collectively, the “Receivership Entities”), their subsidiaries and  
16 affiliates, with full powers of an equity receiver, including, but not limited to, full  
17 power over all funds, assets, collateral, premises (whether owned, leased, occupied,  
18 or otherwise controlled), choses in action, books, records, papers, and other property  
19 belonging to, being managed by or in the possession of or control of the Receivership  
20 Entities, and that such receiver is immediately authorized, empowered, and directed:

21           a.       to have access to and to collect and take custody, control,  
22 possession, and charge of all funds, assets, collateral, premises (whether  
23 owned, leased, pledged as collateral, occupied, or otherwise controlled), choses  
24 in action, books, records, papers and other real or personal property, wherever  
25 located, of or managed by Receivership Entities and its subsidiaries and  
26 affiliates (collectively, the “Assets”), with full power to sue, foreclose,  
27 marshal, collect, receive, and take into possession all such Assets (including  
28 access to and taking custody, control, and possession of all such Assets);

1           b.     to assume full control of Receivership Entities and their  
2 subsidiaries and affiliates by removing, as the receiver deems necessary or  
3 advisable, any director, officer, attorney, independent contractor, employee, or  
4 agent of Receivership Entities and their subsidiaries and affiliates, and any  
5 named Defendant or Relief Defendant, from control of, management of, or  
6 participation in, the affairs of Receivership Entities and their subsidiaries and  
7 affiliates;

8           c.     to have control of, and to be added as the sole authorized signatory  
9 for, all accounts of the Receivership Entities, including all accounts at any  
10 bank, title company, escrow agent, financial institution or brokerage firm  
11 (including any futures commission merchant) that has possession, custody or  
12 control of any Assets, or that maintains accounts over which Receivership  
13 Entities and their subsidiaries and affiliates, and/or any of their employees or  
14 agents have signatory authority;

15           d.     to conduct such investigation and discovery as may be necessary  
16 to locate and account for all of the assets of or managed by Receivership  
17 Entities and their subsidiaries and affiliates, and to engage and employ  
18 attorneys, accountants, and other persons to assist in such investigation and  
19 discovery;

20           e.     to take such action as is necessary and appropriate to preserve and  
21 take control of and to prevent the dissipation, concealment, or disposition of  
22 any Assets;

23           f.     to choose, engage, and employ attorneys, accountants, appraisers,  
24 and other independent contractors and technical specialists, as the receiver  
25 deems advisable or necessary in the performance of duties and responsibilities  
26 under the authority granted by this Order;

27           g.     to make an accounting, as soon as practicable, to this Court and  
28 the SEC of the assets and financial condition of Receivership Entities and their

1 subsidiaries and affiliates, and to file the accounting with the Court and deliver  
2 copies thereof to all parties;

3 h. to make such payments and disbursements from the Assets taken  
4 into custody, control, and possession or thereafter received by him or her, and  
5 to incur, or authorize the making of, such agreements as may be necessary and  
6 advisable in discharging his or her duties as permanent receiver;

7 i. to investigate and, where appropriate, to institute, pursue, and  
8 prosecute all claims and causes of action of whatever kind and nature that may  
9 now or hereafter exist as a result of the activities of present or past employees  
10 or agents of Receivership Entities and their subsidiaries and affiliates;

11 j. to institute, compromise, adjust, appear in, intervene in, or become  
12 party to such actions or proceedings in state, federal, or foreign courts, that

13 i. the receiver deems necessary and advisable to preserve or  
14 recover any Assets, or

15 ii. the receiver deems necessary and advisable to carry out the  
16 receiver's mandate under this Order; and

17 k. to have access to and monitor all mail, electronic mail, and video  
18 phone of the Receivership Entities in order to review such mail, electronic  
19 mail, and video phone that he or she deems relates to their business and the  
20 discharging of his or her duties as permanent receiver.

21 8. Campbell Relief Defendants, and their subsidiaries and affiliates,  
22 including all of Receivership Entities, and their officers, agents, servants, employees  
23 and attorneys, and any other persons who are in custody, possession or control of any  
24 assets, collateral, books, records, papers, or other property of or managed by any of  
25 the entities in receivership, shall forthwith give access to and control of such property  
26 to the permanent receiver.

27 9. No officer, agent, servant, employee, or attorney of Campbell Relief  
28 Defendants shall take any action or purport to take any action, in the name of or on

1 behalf of the Receivership Entities or their subsidiaries or affiliates without the  
2 written consent of the permanent receiver or order of this Court.

3 10. Except by leave of this Court, during the pendency of this receivership,  
4 all clients, investors, trust beneficiaries, note holders, creditors, claimants, lessors and  
5 all other persons or entities seeking relief of any kind, in law or in equity, from  
6 Campbell Relief Defendants, or their subsidiaries or affiliates, and all persons acting  
7 on behalf of any such investor, trust beneficiary, note holder, creditor, claimant,  
8 lessor, consultant group or other person, including sheriffs, marshals, servants,  
9 agents, employees and attorneys, are hereby restrained and enjoined from, directly or  
10 indirectly, with respect to these persons and entities:

11 a. commencing, prosecuting, continuing, or enforcing any suit or  
12 proceeding (other than the present action by the SEC or any other action by the  
13 government) against any of them;

14 b. using self-help or executing or issuing or causing the execution or  
15 issuance of any court attachment, subpoena, replevin, execution, or other  
16 process for the purpose of impounding or taking possession of or interfering  
17 with or creating or enforcing a lien upon any property or property interests  
18 owned by or in the possession of Campbell Relief Defendants; and

19 c. doing any act or thing whatsoever to interfere with taking control,  
20 possession or management by the permanent receiver appointed hereunder of  
21 the property and assets owned, controlled, or managed by or in the possession  
22 of Campbell Relief Defendants, or in any way to interfere with or harass the  
23 permanent receiver or her attorneys, accountants, employees, or agents or to  
24 interfere in any manner with the discharge of the permanent receiver's duties  
25 and responsibilities hereunder.

26 11. Campbell Relief Defendants, and their subsidiaries and affiliates, shall  
27 pay the costs, fees and expenses of the permanent receiver incurred in connection  
28 with the performance of her duties described in this Order, including the costs and

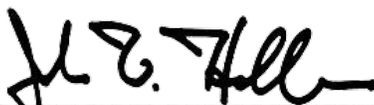
1 expenses of those persons who may be engaged or employed by the permanent  
2 receiver to assist him or her in carrying out her duties and obligations. All  
3 applications for costs, fees, and expenses for services rendered in connection with the  
4 receivership other than routine and necessary business expenses in conducting the  
5 receivership, such as salaries, rent, and any and all other reasonable operating  
6 expenses, shall be made by application setting forth in reasonable detail the nature of  
7 the services and shall be heard by the Court.

8 12. No bond shall be required in connection with the appointment of the  
9 permanent receiver. Except for an act of gross negligence, the permanent receiver  
10 shall not be liable for any loss or damage incurred by any of the Campbell Relief  
11 Defendants, their officers, agents, servants, employees and attorneys or any other  
12 person, by reason of any act performed or omitted to be performed by the permanent  
13 receiver in connection with the discharge of her duties and responsibilities.

14 13. This Court shall retain jurisdiction over this action for the purpose of  
15 implementing and carrying out the terms of all orders and decrees that may be entered  
16 herein and to entertain any suitable application or motion for additional relief within  
17 the jurisdiction of this Court.

18 **IT IS SO ORDERED.**

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20 Dated: June 8, 2023

21   
22 HONORABLE JOHN W. HOLCOMB  
23 UNITED STATES DISTRICT JUDGE  
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