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12 KRISTA L. FREITAG

13 UNITED STATES DISTRICT COURT
14 CENTRAL DISTRICT OF CALIFORNIA

15
16 SECURITIES AND EXCHANGE
COMMISSION,

17 Plaintiff,

18 vs.

19 INTEGRATED NATIONAL
20 RESOURCES, INC. dba
WEEDGENICS, ROLF MAX
21 HIRSCHMANN aka "MAX
BERGMANN," PATRICK EARL
22 WILLIAMS,

23 Defendants, and

24 WEST COAST DEVELOPMENT LLC,
INR CONSULTING LLC (WYOMING
25 ENTITY), OCEANS 19 INC.,
AUTOBAHN PERFORMANCE LLC,
26 ONE CLICK GENERAL MEDIA INC.,
OPUS COLLECTIVE, JOHN ERIC
27 FRANCOM, INR-CA INVESTMENT
HOLDINGS, LLC, MICHAEL
28 DELGADO, TOTAL SOLUTION
CONSTRUCTION LLC. BAGPIPE

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

**NOTICE AND RECEIVER'S
MOTION FOR ORDER:**

- 1) **APPROVING PROCEDURES FOR THE ADMINISTRATION OF CLAIMS AGAINST THE RECEIVERSHIP ESTATE;**
- 2) **SETTING CLAIMS BAR DATE; AND**
- 3) **APPROVING CLAIMS BAR DATE NOTICE AND PROOF OF CLAIM FORMS.**

Date: March 7, 2025
Time: 9:00 a.m.
Ctrm: 9D
Judge: Hon. John W. Holcomb

1 HOLDINGS LLC, BAGPIPE
2 MULTIMEDIA LLC, TYLER
3 CAMPBELL, INR CONSULTING LLC
4 (CALIFORNIA ENTITY), HIDDEN
5 SPRINGS HOLDINGS GROUP LLC,
6 and ALEXANDRIA PORTER BOVEE
7 aka "AIA MONTGOMERY",

8 Relief Defendants.

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1 **TO ALL PARTIES AND THEIR COUNSEL OF RECORD:**

2 **PLEASE TAKE NOTICE** that on March 7, 2025 in Courtroom 9D of the
3 above-entitled Court, located at 350 W. 1st Street, Los Angeles, CA 90012,
4 Krista L. Freitag (“Receiver”), the Court-appointed permanent receiver for
5 Defendant Integrated National Resources, Inc., dba Weedgenics, and Relief
6 Defendants West Coast Development LLC, INR Consulting LLC (Wyoming
7 Entity), Oceans 19 Inc., Autobahn Performance LLC, One Click General Media
8 Inc., Opus Collective, INR-CA Investment Holdings, LLC, Total Solution
9 Construction LLC, Bagpipe Holdings LLC, Bagpipe Multimedia LLC, INR
10 Consulting LLC (California Entity), and Hidden Springs Holdings Group LLC, and
11 their subsidiaries and affiliates (collectively the “Receivership Entities”), will and
12 hereby does move the Court for an Order 1) Approving Procedures for the
13 Administration of Claims Against the Receivership Estate; 2) Setting Claims Bar
14 Date; and 3) Approving Claims Bar Date Notice and Proof of Claim Forms
15 (“Motion”).

16 This Motion is based on this Notice of Motion and Motion, and the attached
17 Memorandum of Points and Authorities, the documents and pleadings already on
18 file in this action, and upon such further oral and documentary evidence as may be
19 presented at the time of hearing.

20 **Procedural Requirements:** If you oppose this Motion, you are required to
21 file your written opposition with the Office of the Clerk, United States District
22 Court, 350 W. 1st Street, Suite 4311, Los Angeles, California 90012-4565, and
23 serve the same on the undersigned not later than 21 days prior to the hearing.

24 **IF YOU FAIL TO FILE AND SERVE A WRITTEN OPPOSITION** by the
25 above deadline, the Court may grant the requested relief without further notice.

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1 This Motion is filed following the conference of counsel pursuant to Local
2 Rule 7-3, which took place on September 4, 2024.

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4 Dated: February 5, 2025

ALLEN MATKINS LECK GAMBLE
MALLORY & NATSIS LLP

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6 By: /s/Edward G. Fates

7 EDWARD G. FATES
8 Attorneys for Court-Appointed
9 Receiver, KRISTA L. FREITAG
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