Honorable Jacqueline A. Connor (Rct.) ADR SERVICES, INC. 1900 Avenue of the Stars, Suite 250 Los Angeles, California 90067 (310) 201-0010 PH (310) 201-0016 FAX Emergency Arbitrator

\$10 mg

4

17

2.推

20

2 i

23

24

2.5

19

28

2.5

ADR SERVICES, INC.

IN RE THE MATTER OF THE ARBITRATION BETWEEN

EC, LLC,)	ADRS Case No. 18-1118-JAC
The state of the s	Claiment,)	TEMPORARY RESTRAINING ORDER
V .)	
PEGGY PETERSON.			
# # # # # # # # # # # # # # # # # # #	Respondent		

By written emergency application with exhibits pursuant to Rule 24 of the ADR Services, Inc. Arbitration Rules, Claimant EC, LLC has requested an emergency order precluding Respondent Peggy Peterson ("Ms. Peterson") from (i) disclosing or inducing, promoting or actively inspiring anyone to disclose Confidential Information, as defined in the "Confidential Settlement Agreement and Mutual Release: Assignment of Copyright and Non-Disparagement Agreement," effective October 28, 2016 (the "Settlement Agreement") whether in the media, court filings, or otherwise, (ii) disclosing or inducing, promoting, or actively inspiring anyone to disclose the fact of the commencement and pendency of this Arbitration and any details relating thereto, including, but not limited, to the existence of this Emergency Application and any emergency order issued in response to that application (the "Emergency Application").

ADR Services, Inc., has appointed the undersigned, Honorable Jacqueline A. Connor (Ret.), as the Emergency Arbitrator to hear the emergency application. Having reviewed the emergency application, including the parties' Settlement Agreement and other exhibits, the

TEMPONANT RESTENSISSION OF DECE

Emergency Arthurtor finds that the Settlement Agreement expressly authorizes issuance of an exporte restraining order without the requirement of advance notice to Ms. Peterson in the event she has breached or threatened to breach the confidentiality obligations expressly agreed upon in the Settlement Agreement.

14

10

2.5

2.2

1.3

34

1.6

基点

19

2.0

1.5

2.5

22

23

27

2.8

Upon due considération, the Emergency Arbitrator issued a tentative ruling and order, which was accepted on submission without oral argument by Claimant and Claimant's counsel

NOW, THEREPORE, upon Claimant's application, it is hereby ORDERED that the Emergency Application is GRANTED, in part, as follows:

- 1. Pending further determination by the selected or appointed Arbitrator(s), Ms. Peterseo is precluded from disclosing or disclosing or inducing, promoting or actively inspiring anyone to disclose Confidential Information, as defined in the "Confidential Settlement Agreement and Mistnal Release: Assignment of Copyright and Non-Disparagement Agreement," effective October 28, 2016 (the "Settlement Agreement") whether in the media, court filings, or otherwise; and
- 2. Pending firther determination by the selected or appointed Arbitrator(s). Ms. Peterson is precluded from disclosing or inducing, promoting, or actively inspiring anyone to disclose the fact of the commencement and pendency of this Arbitration and any details relating thereto, together with all proceedings and papers filed herein including, but not limited, to EC's Emergency Application and this Order; and
- 3. The foregoing shall not apply if, in accordance with Paragraph 4.4.1 of the Settlement Agreement, Ms. Peterson is compelled to disclose Confidential Information to another person or entity by valid legal process, including without limitation, a subpoena duces tectum or similar legal compulsion. Ms. Peterson shall not make any such disclosure unless she has first provided DD with notice of such order or legal process not less than ten (10) days in advance of the required date of disclosure pursuant to the Written Notice provisions set forth in the parties.' Settlement Agreement, providing DD with an opportunity to intervene and with full and complete cooperation should such disclosure be opposed. If the valid legal process can be stopped by Ms. Peterson's consent or at her behest, Ms. Peterson shall use best efforts to avoid the disclosure of the Confidential Information.

CONFIDENTIAL PROCEEDING

The English expense Arbitrator retains the power to modify or reconsider this interim order with the right interior of an arbitrator or arbitration panel for consideration of the entire matter.

ELEMO ORDERED.

DATED February 27, 2018

Hon. Mequeline A. Connor (Ret.) Janes Jeney Arbitrator

23 23 24

11.00

24

28

10

急声