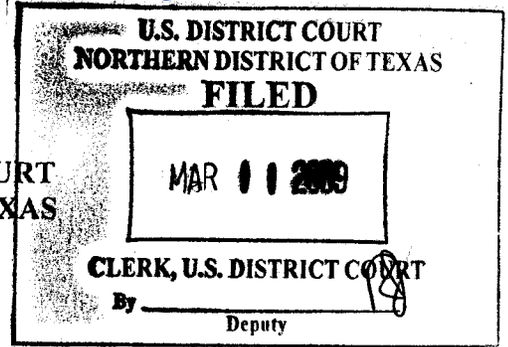


ORIGINAL

IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF TEXAS  
DALLAS DIVISION



SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

vs.

RAY M. WHITE and  
CRW MANAGEMENT, L.P.

Defendants.

and

CHRISTOPHER R. WHITE and  
HURRICANE MOTORSPORTS, LLC

Relief Defendants

Civil Action No. 3:09-cv-0407-K  
ECF

AGREED ORDER OF PRELIMINARY INJUNCTION FREEZING ASSETS AND  
GRANTING OTHER RELIEF AS TO RELIEF DEFENDANT  
HURRICANE MOTORSPORTS, LLC

This matter came on before me, the undersigned United States District Judge, on the motion of Plaintiff Securities and Exchange Commission ("Commission") for entry of *an Agreed Order of Preliminary Injunction Freezing Assets and Granting Other Relief* ("Order") against Hurricane Motorsports, LLC ("Relief Defendant"). Relief Defendant has admitted to personal service by the Commission of a copy of the *Summons, Complaint*, and emergency motion filed in the above captioned matter; has agreed for purposes of this action only to the entry of this Order, without admitting or denying the allegations contained in the *Complaint*; has agreed that this Court has jurisdiction over it and subject matter of this action; and has agreed to waive a hearing and the

entry of findings of fact and conclusions of law. Based on the pleadings and documents filed in this case and the agreement of the parties, the Court orders the following:

IT IS THEREFORE ORDERED:

1. Relief Defendant, its officers, agents, servants, employees, attorneys, and all persons in active concert or participation with it who receive actual notice of this Order by personal service or otherwise are restrained and enjoined from, directly or indirectly, making any payment or expenditure of funds, incurring any additional liability (including, specifically, by advances on any line of credit and any charges on any credit card), or effecting any sale, gift, hypothecation or other disposition of any asset, pending provision of sufficient proof to the Court of sufficient funds or assets to satisfy all claims alleged in the Commission's Complaint, or the posting of a bond or surety sufficient to assure payment of any such claim.

2. Further, any bank, trust company, broker-dealer, depository institution, entity, or individual holding accounts or assets for or on behalf of the Relief Defendant shall make no transactions in assets or securities (excepting liquidating necessary as to wasting assets) and no disbursement of assets or securities (including extensions of credit, or advances on existing lines of credit), including the honor of any negotiable instrument (including, specifically, any check, draft, or cashier's check) purchased by or for the Relief Defendant, except in accordance with the previously entered orders appointing a receiver in this consolidated case. (Dkt No. 8 (3-09CV0408-L); Dkt No. 8 (3-09CV0407-K); Dkt No. 10 (0-09CV0408-L)).

3. Relief Defendant, its agents, servants, employees, attorneys, and other persons in active concert or participation with it, who receive actual notice of this order, by personal service or otherwise, are hereby prohibited from accepting or depositing any additional investor funds prior to a resolution of this dispute on the merits.

4. Relief Defendant and each of its agents, servants, employees and attorneys, and those persons in active concert or participation with it, who receive actual notice of this Order by personal service or otherwise, and each of them, shall, within five (5) days of receiving actual notice of this order, take such steps as are necessary to repatriate and deposit in accordance with the direction of the Receiver in this case, any and all funds or assets that were obtained directly or indirectly from investors that presently may be located outside of the United States. The Receiver is directed to accept these funds, to keep a record of them, and to deposit them into an interest bearing account, pending further order of this Court.

5. Relief Defendant, its agents, servants, employees, attorneys and other persons in active concert or participation with it who receive actual notice of this order, by personal service or otherwise, are hereby restrained and enjoined from destroying, removing, mutilating, altering, concealing and/or disposing of, in any manner, any books and records owned by or pertaining to the financial transactions and assets of Relief Defendant.

6. To effectuate the provisions of this Order, the Commission may cause a copy of this Order to be served on any bank, trust company, broker-dealer, depository institution, entity, or individual either by United States mail, by electronic mail, or by facsimile as if such service were personal service, to restrain and enjoin any such institution, entity, or individual from disbursing assets, directly or indirectly, to or on behalf of Relief Defendant or any companies or persons or entities under its control.

7. The Commission is authorized to serve process on, and give notice of these proceedings and the relief granted herein, to the Relief Defendant by U.S. Mail, electronic mail, facsimile, or by any other means authorized by the Federal Rules of Civil Procedure.

8. The provisions of this order shall remain in effect until the Court has ruled on all of the Commission's claims on the merits.

Signed 11:05 o'clock Am. CST this 11<sup>th</sup> day of March, 2009.

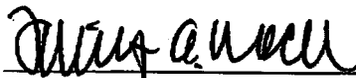


Ed Kinkeade  
United States District Judge

Approved as to form and entry requested:

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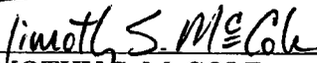
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