IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

SECURITIES AND EXCHANGE	§
COMMISSION	§
	Š
Plaintiff,	§
,	§
V.	S Case 04:17-CV-00336-ALM
v .	§ Cuse 04.17 CV 00330 MEM
THIDMAND DDVANT III and	
THURMAN P. BRYANT, III and	§
BRYANT UNITED CAPITAL FUNDING,	§
INC.	§
	§
Defendants,	§
,	§
and	§
WII W	8
ARTHUR F. WAMMEL, WAMMEL	8
, , , , , , , , , , , , , , , , , , ,	8
GROUP, LLC, THURMAN P. BRYANT,	§
JR., CARLOS GOODSPEED a/k/a SEAN	§
PHILLIPS d/b/a TOP AGENT	§
ENTERTAINMENT d/b/a/ MR. TOP	§
AGENT ENTERTAINMENT	§
	Š
Relief Defendants.	§

ORDER GRANTING MOTION OF RECEIVER (I) FOR ORDER AUTHORIZING LIQUIDATION OF FURNITURE, FIXTURES, EQUIPMENT, AND OTHER ITEMS AND TERMINATION OF CERTAIN LEASES, (II) TO APPROVE PROCEDURES TO SELL CERTAIN PERSONAL PROPERTY, AND (III) TO RELEASE FUNDS FROM CERTAIN FROZEN BANK ACCOUNTS INTO THE RECEIVER'S ACCOUNT

On this date, the Court considered the *Motion of Receiver (I) for Order Authorizing*Liquidation of Furniture, Fixtures, Equipment, and Other Items and Termination of Certain

Leases, (II) to Approve Procedures to Sell Certain Personal Property, and (III) to Release Funds

from Certain Frozen Bank Accounts into the Receiver's Account (the "Motion"). The Court,

having considered the Motion, finds that the Motion should be granted. Accordingly,

ORDER GRANTING MOTION OF RECEIVER (1) FOR ORDER AUTHORIZING LIQUIDATION AND TERMINATION OF CERTAIN LEASES, (II) TO APPROVE PROCEDURES TO SELL CERTAIN PERSONAL PROPERTY, AND (III) TO RELEASE FUNDS FROM CERTAIN FROZEN BANK ACCOUNTS INTO THE RECEIVER'S ACCOUNT – PAGE 1

¹ All capitalized terms not expressly defined herein shall have the same meaning as ascribed in the Motion.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

1. The relief requested in the Motion is **GRANTED**.

2. The Receiver is authorized to (i) liquidate the furniture, fixtures, equipment, and

other personal property assets from the Home and the Storage Property in Exhibit A, (ii) engage

any auctioneers and/or liquidators that the Receiver deems necessary to accomplish the

liquidation by public or private sale, (iii) incur related costs, and (iv) deposit the proceeds into

the Receiver's bank account for use in the ordinary course of the Receivership.

3. The Receiver is authorized to terminate ongoing leases that the Receiver deems

unnecessary to the Receivership.

4. The Receiver is authorized to dispose of the Swing Set, the Horse, the Roadster,

and the Motorcycle through private sales to third parties.

5. The Receiver is authorized sell any assets valued at less than \$10,000 with the

procedures described in the Motion, without additional court confirmation.

6. The funds listed in Exhibit I are to be released into the Receiver's account.

IT IS SO ORDERED.

SIGNED this 23rd day of August, 2017.

AMOS L. MAZZANT

UNITED STATES DISTRICT JUDGE