

THOMAS SEAMAN COMPANY

3 PARK PLAZA, SUITE 550
IRVINE, CA 92614

TELEPHONE (949) 222-0551
FACSIMILE (949) 222-0661
E MAIL TOM@THOMASSEAMAN.COM

THOMAS A. SEAMAN, CFA
RECEIVER

VIA EMAIL

February 9, 2018

ATTN: All acting for and on behalf of Digital Altitude, LLC, Digital Altitude Limited; Aspire Processing LLC; Aspire Processing Limited; Aspire Ventures Ltd; Disc Enterprises Inc.; RISE Systems & Enterprise LLC (Utah); RISE Systems & Enterprise LLC (Nevada); Soar International Limited Liability Company; The Upside, LLC; Thermography for Life, LLC, d/b/a Living Exceptionally, Inc., and each of their subsidiaries, affiliates, successors, and assigns.

Re: Notice of Temporary Restraining Order, Appointment of Temporary Receiver, and Suspension of Consumer-Related Operations:

Please be advised that, effective as of February 1, 2018, the United States District Court for the Central District of California entered a Temporary Restraining Order (the "TRO," a copy of which is attached with this letter) appointing me as Temporary Receiver for the above referenced entities (the "Receivership Entities"). I have now assumed possession and control of the Receivership Entities pursuant to the TRO.

I am in the process of reviewing the operations of the Receivership Entities to make a final determination and recommendation to the Court as to whether some or all of those entities can be operated in whole or in part both lawfully and profitably, as required of me by the TRO. In the limited time since my appointment and with the assistance of my team, I have used my best efforts and judgment to evaluate and understand the business operations of the Receivership Entities toward making that determination. I will need more time to make a final determination, but there are a number of circumstances which require me to make an immediate preliminary determination regarding the continuation or suspension of consumer-related operations of the Receivership Entities, including among other things: (1) the immediacy of the upcoming APEX conference in Whistler, Canada (scheduled to begin on February 18, 2018); and (2) my understanding that sales of memberships, products and services under the "umbrella" of Digital Altitude, LLC are continuing and funds are being received from consumers as a result of certain prohibited business activities as identified in Section I of the attached TRO.

Based upon, among other things, my review of the FTC's allegations in the FTC Lawsuit, my discussions with persons affiliated with the operation, and my preliminary review of the records of the Receivership Entities to which I have obtained access thus far, and under the direction of the Court together with the exercise of my authority as provided to me under Section XII.S of the

Digital Altitude, LLC et al.
February 9, 2018

attached TRO, I have determined that **the consumer-related operations of the Receivership Entities as they pertain to the conduct described in the Complaint in the FTC Lawsuit must be suspended for the time being.** Among other things, this means as follows:

- All contact with any consumer or consumers by any person acting on behalf of one or more of the Receivership Entities other than me, someone acting at my direction, or the Court, must be immediately suspended. Notwithstanding this direction, consumers or interested parties making inquiries to my receivership should be referred to the receivership website for information as provided below;
- All receipt and processing of consumer payments (including prospects, members, and affiliates) must cease immediately pending further direction by me, someone acting at my direction, or the Court;
- All coaching of members and affiliates is hereby suspended pending further direction by me, someone acting at my direction, or the Court;
- The APEX conference previously scheduled for February 18, 2018 is cancelled, and all expenditures in connection with that conference shall immediately be withheld pending further instruction from me or the Court; *you are directed to immediately take any actions within the scope of your role and authority for any or all of the Receivership Entities which you believe will minimize any expenditures that otherwise would be incurred in connection with the Conference (including, without limitation, the immediate notification of cancellation to registrants, potential attendees, vendors, hosts, and others involved in organizing or putting on the event).* Any persons inquiring as to the reason(s) for cancellation shall be directed to the receivership website as provided below;
- No business expenditures shall be made on behalf of the Receivership Entities (whether on account of past or new commitments) unless specifically authorized by me, someone acting at my direction, or by the Court;
- All marketing, advertising, promotion, and sales activities in connection with the Receivership Entities and relating to the conduct alleged in the FTC Lawsuit must immediately cease unless specifically authorized by me, someone acting at my direction, or by the Court;

As the TRO provides, I intend to report to the Court concerning the reasons for my decision to suspend the above-referenced operations at this time, and to provide my final determination and recommendation concerning the future operations. I intend to seek the Court's further instructions in connection with these matters as necessary. In the meantime, as mentioned above, I have established a receivership website where information and key documents concerning the receivership will be made available. The website address is www.digitalaltitudereceiver.com. You should sign up there for email notifications when I update the receivership website with status reports and communications.