L	Case 2:12-cv-00914-DGC Document 2 Filed 05/02/12 Page 1 of 4		
1 2 3 4 5	FILED LODG RECEIVED COPY MAY 0 1 2012 CLERK U S DISTRICT COUP DISTRICT OF ARIZONA BY P DEPL	MAY 0 2 2012 CLERK US DISTRICT COURT DISTRICT OF ARIZONA BY DEPUT	
7	FOR THE DISTRICT OF ARIZONA		
8		CV-12-914-PHX-DGC	
9	Federal Trade Commission,	Civil Action No.	
10	Plaintiff,	* .	
11	v.	ORDER TEMPORARILY	
12	North America Marketing and Associates, LLC, a Nevada limited liability company;	SEALING CASE	
13	NAMAA, LLC, a Nevada limited liability company;		
14 15	TM Multimedia Marketing, LLC, a Nevada limited liability company;		
16	TM Multimedia Marketing, LLC, an Arizona limited liability company;	UNDER SEAL	
17 18	National Opportunities, LLC, a Nevada limited liability company;		
19	National Opportunities, LLC, an Arizona limited liability company;		
20 21	World Wide Marketing and Associates, LLC, a Nevada limited liability company;		
22	Wide World of Marketing, LLC, a Nevada limited liability company, a/k/a WWM, LLC;		
23 24	Precious Metals Resource, LLC, a Nevada limited liability company;		
25	Guaranteed Communications, LLC, a Nevada limited liability company;		
26	Superior Multimedia Group, LLC, a Nevada		
27	limited liability company;		
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Kimberly Joy Birdsong, individually and as an		
officer of TM Multimedia Marketing, LLC (Nevada), and as an officer of Precious Metals Description of the Company of the Comp		
Resource, LLC;		
Joseph Wayne Lowry, a/k/a Joey Lowry, Joey Lowe, individually and as a manager of World Wide Marketing and Associates, LLC; as a manager		
of Wide World of Marketing, LLC; as a manager of) National Opportunities, LLC (Nevada); as a		
manager of Precious Metals Resource, LLC; a		
manager of North America Marketing and Associates, LLC; and as a manager of NAMAA, LLC;		
)		
Tracy Jerome Morris, individually and as a manager) of TM Multimedia Marketing, LLC (Arizona);		
Sarah Lynne Stapel, an individual;		
Alyisse Maloi Tramel, individually and doing business as Time Management Multimedia		
Marketing, LLC, which does business as TM Multimedia, LLC; as an officer of North America		
Marketing and Associates, LLC; as an officer of TM) Multimedia Marketing, LLC (Nevada); as an officer) of NAMAA, LLC; and as an officer of Guaranteed Communications, LLC;		
National Opportunities, LLC (Arizona);		
Defendants, and		
Sheila Ann Lowry, an individual;		
Carl Edward Morris, Jr., individually and as an officer of Marketing Strategies, LLC; and		
Marketing Strategies, LLC, an Arizona limited		
liability company,		
Relief Defendants.		
The Court has considered Plaintiff Federal Trade Comm		

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has considered Plaintiff Federal Trade Commission's ("Commission") Ex Parte Motion for an Order Temporarily Sealing File ("Motion to Seal") to file papers under seal, with accompanying memorandum and declaration, and finds that it is in the interests of justice and of the public to grant the Commission's motion. The Court further finds that having reviewed the submissions of counsel and the record, good cause exists

to temporarily seal the file in this matter in order to prevent the possibility of the destruction of evidence or dissipation of assets. Moreover, the Court finds that no alternative to temporarily sealing the file that would accomplish these ends. Accordingly:

IT IS ORDERED that the Commission's Motion to Seal is GRANTED; IT IS FURTHER ORDERED that the notice requirement for Commission's Motion to Seal and other ex parte motions filed by the Commission in this action is waived;

IT IS FURTHER ORDERED that the entire file and docket in this action, including all motions, memoranda of law, exhibits, and other supporting papers, as well as all Orders of this Court, are temporarily sealed until 5:00 p.m. MST, _____ ___, 2012, or when counsel for the Commission informs the clerk of court that the seal is no longer necessary, whichever occurs first. At that time, the seal shall automatically be lifted by the clerk without motion by the Commission or further Order by the Court.

This Order shall not be construed to prohibit service or other disclosure by the Commission, or those acting at the Court's or Commission's direction, of the Ex Parte Temporary Restraining Order and Order to Show Cause, and any papers filed in support thereof, to: (1) the parties; (2) non-party financial institutions that may be holding the Defendants' assets; (3) non-party individuals or entities that may be maintaining or hosting the Defendants' documents, electronically stored information, or computer equipment; (4) any credit reporting agency; or (5) non-party individuals or entities that the Commission finds appropriate in order to implement provision of the Court's Ex Parte Temporary Restraining Order and Order to Show Cause.

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2	IT IS SO ORDERED.
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4 5	ENTERED: this Zwl day of May, 2012, at 4:50 a.m./p.m., at Phoenix, Arizona.
6	day of village, 2012, at production, Arizona.
7	Daniel Camplell
8	UNITED STATES DISTRICT JUDGE
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