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SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF SAN BERNARDINO

THE PEOPLE OF THE STATE OF CALIFORNIA, by and through the Commissioner of Business Oversight:)	CASE NO. CIVDS1512999
)	
)	PROPOSED ORDER ISSUING PRELIMINARY INJUNCTION
Plaintiff,)	
v.)	
)	
PAUL R. MATA, an individual;)	ASSIGNED FOR ALL PURPOSES TO:
RENAISSANCE MANAGEMENT, LLC, a Nevada limited liability company; SECURED CAPITAL INVESTMENTS, LLC, a Nevada limited liability company; LOGOS REAL ESTATE HOLDINGS, LLC, a California limited liability company; LOGOS LIFETIME ENTERPRISES, LLC, a California limited liability company; LOGOS MANAGEMENT GROUP, LLC, a California limited liability company; LOGOS WEALTH ADVISORS, INC., a California corporation, and DOES 1 through 50, inclusive,)	The Honorable David S. Cohn
Defendants,)	Date: December 15, 2015
)	Time: 8:30 a.m.
And)	Dept: S37
)	
DAVID FRANCIS KAYATTA, an individual;)	
MARIO PINCHEIRA, an individual; and)	
WORLD GARDENS CAFÉ, LLC, a California limited liability company.)	
Relief Defendants.)	
)	

1 The Ex Parte Application for Temporary Restraining Order and Order to Show Cause Re:
2 Preliminary Injunction by Plaintiff, the People of the State of California, by and through the
3 Commissioner of Business Oversight, came on regularly for hearing on October 29, 2015, at the
4 above-titled court located at 247 West Third Street, San Bernardino, California 92415-0210, in
5 Department S37.

6 This Court, after considering Plaintiff's Ex Parte Application for Temporary Restraining
7 Order, Complaint, Memorandum of Points and Authorities in support thereof, Declarations and
8 evidence in support thereof, and all other evidence presented, finds that Plaintiff has demonstrated a
9 likelihood of prevailing on the merits in the action and further finds that:

10 A. This Court has jurisdiction over the parties to, and subject matter of, this action.

11 B. Good cause exists to believe that:

12 1. Defendant Paul R. Mata and his successors in interest, controlling persons,
13 agents, employees, attorneys in fact, and all other persons acting in concert or participating with him,
14 or any of them, have violated Corporations Code section 25230 by directly or indirectly acting as
15 investment advisers without a certificate from the Commissioner of Business Oversight authorizing
16 them to engage in the business of an investment adviser;

17 2. Prior to the appointment of a receiver in the case of *SEC v. Paul Mata, David*
18 *Kayatta, Mario Pincheira, Secured Capital Investments, LLC, Logos Real Estate Holdings LLC,*
19 *Logos Wealth Advisors Inc. and Lifetime Enterprises LLC (dba Logos Lifetime University)*, entered in
20 the United States District Court, Case No. ED CV15-01792-VAP, on September 3, 2015 (the
21 "Receivership Order"), Defendant Logos Lifetime Enterprises, LLC and its officers, directors,
22 successors in interest, controlling persons, agents, employees, attorneys in fact, and all other persons
23 acting in concert or participating with it, or any of them, have violated Corporations Code section
24 25230 by directly or indirectly acting as investment advisers without a certificate from the
25 Commissioner of Business Oversight authorizing them to engage in the business of an investment
26 adviser;

27 3. Defendant Paul R. Mata, and his successors in interest, controlling persons,
28 agents, employees, attorneys in fact, and all other persons acting in concert or participating with

1 them, or any of them, have violated Corporations Code section 25235 by directly or indirectly
2 engaging in any act, practice, or course of business which was fraudulent, deceptive, or manipulative
3 while engaging in the business of an investment adviser; and

4 4. Prior to entry of the Receivership Order, Defendants Logos Wealth Advisors
5 Inc. and Logos Lifetime Enterprises LLC, and their officers, directors, successors in interest,
6 controlling persons, agents, employees, attorneys in fact, and all other persons acting in concert or
7 participating with them, or any of them, have violated Corporations Code section 25235 by directly
8 or indirectly engaging in any act, practice, or course of business which was fraudulent, deceptive, or
9 manipulative while engaging in the business of an investment adviser; and

10 5. Defendant Paul R. Mata and his successors in interest, controlling persons,
11 agents, employees, attorneys in fact, and all other persons acting in concert or participating with
12 them, or any of them, have violated Corporations Code section 25401 by directly or indirectly
13 offering to sell or selling any security of any kind, including but not limited to, the securities
14 described in the Complaint, by means of any written or oral communication, which contained any
15 untrue statements of any material fact or omitted or failed to state any material fact necessary in order
16 to make the statements made, in the light of the circumstances under which they are made, not
17 misleading.

18 6. Prior to entry of the Receivership Order, Defendants Renaissance
19 Management, LLC, Secured Capital Investments, LLC, Logos Real Estate Holdings, LLC, Logos
20 Management Group, LLC, and Logos Lifetime Enterprises, LLC, and their officers, directors,
21 successors in interest, controlling persons, agents, employees, attorneys in fact, and all other persons
22 acting in concert or participating with them, or any of them, have violated Corporations Code section
23 25401 by directly or indirectly offering to sell or selling any security of any kind, including but not
24 limited to, the securities described in the Complaint, by means of any written or oral communication,
25 which contained any untrue statements of any material fact or omitted or failed to state any material
26 fact necessary in order to make the statements made, in the light of the circumstances under which
27 they are made, not misleading.

28 C. Plaintiff has demonstrated a reasonable probability of success on the merits in this

1 action.

2 D. Good cause exists to believe that the Defendant Paul R. Mata will continue to engage
3 in such violations and may use the names Renaissance Management, LLC, Secured Capital
4 Investments, LLC, Logos Real Estate Holdings, LLC, Logos Management Group, LLC, and Logos
5 Lifetime Enterprises, LLC despite the Receivership Order, and irreparable injury will occur to
6 residents of California and elsewhere in the United States unless he is enjoined.

7 WHEREFORE, IT IS HEREBY ORDERED, for good cause shown, as follows:

8 I.

9 IT IS ORDERED that Plaintiff's request for an Order issuing a Preliminary Injunction is
10 hereby GRANTED.

11 II.

12 IT IS FURTHER ORDERED THAT:

13 A Preliminary Injunction issue restraining and enjoining:

14 1. Defendants Paul R. Mata and Logos Lifetime Enterprises, LLC and their officers,
15 directors, successors in interest, controlling persons, agents, employees, attorneys in fact, and all
16 other persons acting in concert or participating with them, or any of them, from directly or indirectly
17 acting as investment advisers without a certificate from the Commissioner of Business Oversight
18 authorizing them to engage in the business of an investment adviser in violation of Corporations
19 Code section 25230;

20 2. Defendants Paul R. Mata, Logos Wealth Advisors, Inc., and Logos Lifetime
21 Enterprises, LLC and their officers, directors, successors in interest, controlling persons, agents,
22 employees, attorneys in fact, and all other persons acting in concert or participating with them, or any
23 of them, from directly or indirectly engaging in any act, practice, or course of business which was
24 fraudulent, deceptive, or manipulative while engaging in the business of an investment adviser in
25 violation of Corporations Code section 25235;

26 3. Defendants Paul R. Mata, Renaissance Management, LLC, Secured Capital
27 Investments, LLC, Logos Real Estate Holdings, LLC, Logos Management Group, LLC, and Logos
28 Lifetime Enterprises, LLC, and their officers, directors, successors in interest, controlling persons,

1 agents, employees, attorneys in fact, and all other persons acting in concert or participating with
2 them, or any of them, from directly or indirectly offering to sell or selling any security of any kind,
3 including but not limited to, the securities described in the Complaint, by means of any written or oral
4 communication, which contained any untrue statements of any material fact or omitted or failed to
5 state any material fact necessary in order to make the statements made, in the light of the
6 circumstances under which they are made, not misleading in violation of Corporations Code section
7 25401;

8 4. Defendants Paul R. Mata, Renaissance Management, LLC, Secured Capital
9 Investments, LLC, Logos Real Estate Holdings, LLC, Logos Management Group, LLC, Logos
10 Lifetime Enterprises, LLC, and Logos Wealth Advisors, Inc. (“Defendants”), and Relief Defendants
11 David Francis Kayatta, Mario Pincheira, and World Gardens Café, LLC (Relief Defendants”), and
12 their officers, directors, successors in interest, controlling persons, agents, employees, attorneys in
13 fact, and all other persons acting in concert or participating with them, or any of them from removing,
14 destroying, mutilating, concealing, altering, transferring, or otherwise disposing of, in any manner,
15 any books, records, computer programs, computer files, computer print-outs, correspondence,
16 brochures, manuals, or any other writings or documents of any kind as defined under Evidence Code
17 section 250 relating in any manner to the transactions and course of conduct as alleged in the
18 Complaint; and

19 5. All Defendants and Relief Defendants and their officers, directors, successors in
20 interest, controlling persons, agents, employees, attorneys in fact, and all other persons acting in
21 concert or participating with them, or any of them from transferring, changing, disbursing, selling,
22 dissipating, converting, conveying, pledging, assigning, encumbering, or foreclosing or otherwise
23 disposing of any real or personal property or other assets in their possession or under their control, or
24 in the possession of, or under the control of, any of the Defendants or Relief Defendants, which
25 property or other assets were derived or emanated from directly, or indirectly, the sale and issuance
26 of securities as alleged in the Complaint, without leave of the Court.

27 6. Nothing in the foregoing is intended to have, or shall have, the impact of impeding in
28 any way the duties of the Permanent Receiver, Robert P. Mosier (“Receiver”), pursuant to the

1 Preliminary Injunction entered on October 8, 2015 in the matter of *Securities and Exchange*
2 *Commission v. Paul Mata, et al., Case NO. ED CV 15-01792 VAP*, including but not limited to the
3 Receiver’s ability to seize the books and records of the businesses and to liquidate the assets of those
4 businesses.

5 IT IS SO ORDERED.

6 Dated: 12/15/15

JUDGE OF THE SUPERIOR COURT

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