## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH CENTRAL DIVISION

SECURITIES AND EXCHANGE COMMISSION,	
Plaintiff, vs.	ORDER TO LAURA ROSER TO SELF-SURRENDER FOR FAILURE TO PURGE CONTEMPT OR BE SUBJECT TO BENCH WARRANT
ART INTELLECT, INC., a Utah corporation d/b/a MASON HILL and VIRTUALMG, PATRICK MERRILL BRODY, LAURA A. ROSER, and GREGORY WOOD, Defendants.	Case No. 2:11-CV-357-TC

In its order of November 15, 2011 (Dkt. No. 142), the court found that Defendants Patrick

Brody and Laura Roser were in contempt of court for violating the Asset Freeze Order. In the

November 15 Order, the court described Ms. Roser's and Mr. Brody's attempts to sell assets that

were subject to the Asset Freeze Order. (Id. at 6-10.) The court ordered that:

Patrick Brody and Laura Roser, and all those working in active concert or participation with them, **shall immediately transfer** any funds received from the improper dissipation of assets to the court-appointed Receiver, Wayne Klein. In addition, they **shall immediately disclose** to the SEC and the Receiver the whereabouts of unsold and hidden tangible assets subject to the Asset Freeze Order, and take all necessary steps to assist the Receiver in obtaining possession of those assets. Mr. Brody and Ms. Roser must also **produce** all available documents related to the assets, including but not limited to) how the assets were purchased, the amount of the purchase, to whom the asset was subsequently sold, and where the proceeds have been placed. Mr. Brody and Ms. Roser must produce to the SEC the missing contents of the filing cabinet that was in their home office or, at a minimum, provide information on the location of those files.

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(Id. at 22-23).

The court has given Ms. Roser several opportunities to purge herself of contempt. She has totally failed to do so. The SEC in its memorandum detailed her complete failure to purge herself of contempt. (Dkt. No. 147.) Moreover, the court made clear at a hearing on March 15, 2012, that Ms. Roser's latest filing (Dkt. No. 166) did not purge herself of contempt.

Accordingly, Ms. Roser must self-surrender to this court no later than April 13, 2012, at 9 a.m. (or be subject to arrest through a bench warrant).

SO ORDERED this 3rd day of April, 2012.

BY THE COURT:

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TENA CAMPBELL U.S. District Court Judge