STATE OF RHODE ISLAND WASHINGTON, SC.

Charles H. Young, Jr., Plaintiff

vs.

Turf North America Farms, Defendant SUPERIOR COURT

W.M. No: WM-09-0172

## ORDER APPOINTING TEMPORARY RECEIVER

This cause came on to be heard upon the Plaintiff's Petition for Appointment Receiver and, upon consideration thereof, it is hereby

## ORDERED, ADJUGED AND DECREED

- 1. That Joseph P. Ferrucci, Esq. of Providence, Rhode Island be and hereby is appointed Temporary Receiver (the "Receiver") of the Defendant.
- 2. That said Receiver shall, no later than five (5) days from the date hereof, file a bond in the sum of \$\_1,000. O with any surety company authorized to do business in the State of Rhode Island as surety thereon, conditioned that the Receiver will well and truly perform the duties of said office and duly account for all monies and property which may come into the Receiver's hands and abide by and perform all things which the Receiver will be directed to do by this Court.
- 3. That said Receiver is authorized to take possession and charge of the property and assets of the Defendant, to collect the debts and property belonging to it and to preserve the same until further order of this Court.
- 4. That said Receiver is authorized until further Order of this Court, in the Receiver's discretion and as said Receiver deems appropriate and advisable, to conduct the business of said Defendant, to borrow money from time to time, to purchase for cash or upon credit, merchandise, materials and other property, to engage employees and assistants, clerical or otherwise, and to do and perform or cause to be done and performed all other acts and things as are appropriate in the premises.
- 5. That, pursuant to and in compliance with Rhode Island Supreme Court Executive Order No. 95-01, this Court finds that the designation of the afore-described person for appointment as Receiver herein is warranted and required because of the Receiver's specialized

expertise and experience in operating businesses in Receivership and in administrating non-routine Receiverships which involve unusual or complex legal, financial, or business issues.

- 6. That the commencement, prosecution, or continuance of the prosecution, of any action, suit, arbitration proceeding, hearing, or any foreclosure, reclamation or repossession proceeding, both judicial and non-judicial, or any other proceeding, in law, or in equity or under any statute, or otherwise, against said Defendant or any of its property, in any Court, agency, tribunal, or elsewhere, or before any arbitrator, or otherwise by any creditor, partner, corporation, partnership or any other person, or the levy of any attachment, execution or other process upon or against any property of said Defendant, or the taking or attempting to take into possession any property in the possession of the Defendant or of which the Defendant has the right to possession, or the cancellation at any time during the Receivership proceeding herein of any insurance policy, lease or other contract with Defendant, by any of such parties as aforesaid, other than the Receiver designated as aforesaid, or the termination of telephone, electric, gas or other utility service to Defendant, by any public utility, without prior approval thereof from this Honorable Court, in which connection said Receiver shall be entitled to prior notice and an opportunity to be heard, are hereby restrained and enjoined until further Order of this Court.
- 7. That a Citation be issued to said Defendant, returnable to the Superior Court sitting at Soft Kingston, Rhode Island on Application, at 9:30 a.m., at which time and place this cause is set down for Hearing on the prayer for the Appointment of a Permanent Receiver; that the Clerk of this Court shall give Notice of the pendency of the Petition herein by publishing this Order Appointing Temporary Receiver once in The Providence Journal on or before March 18, 2009 so long as the Receiver's Bond has been filed, and the Receiver shall give further notice by mailing, on or before March 18, 2009, a copy of said Order Appointing Temporary Receiver to each of Defendant's creditors and partners whose address is known or may become known to the Receiver.
- 8. This Order is entered by virtue of and pursuant to this Court's equity powers and pursuant to its powers as authorized by the laws and statutes of the State of Rhode Island.

ENTERED as an Order of this Court this 3 day of February, 2009.

ENTER:	BY ORDER:	
O Rogeriee Thompson	CR. Oh	
Associate Justice 3-3-85	Clerk, Superior Court	

STATE OF RHODE ISLAND WASHINGTON, SC.

**SUPERIOR COURT** 

Charles H. Young, Jr., Plaintiff

W.M. No: WM-09-01

vs.

Turf North America Farms, Defendant

RECEIVERSHIP NOTICE

Please take Notice that on March 3 20 an Order Appointing Temporary Receiver was entered by the Washington County Superior Court in the above-captioned matter. Said Order appointed Joseph P. Ferrucci, Esq., as Temporary Receiver (the "Receiver") of Defendant and specified that said Receiver was to give a Surety Bond in the amount of \$1,000.0 with respect to the faithful performance of the duties conferred upon said Receiver by said Order.

Said Order, the original of which is on file in the Office of the Clerk of the Providence County Superior Court, and which Order is incorporated herein by reference as if it were set forth in full in this Receivership Notice, contains, *inter alia*, the following provisions:

- 6. That the commencement, prosecution, or continuance of the prosecution, of any action, suit, arbitration proceeding, hearing, or any foreclosure, reclamation or repossession proceeding, both judicial and non-judicial, or any other proceeding, in law, or in equity or under any statute, or otherwise, against said Defendant or any of its property, in any Court, agency, tribunal, or elsewhere, or before any arbitrator, or otherwise by any creditor, partner, corporation, partnership or any other person, or the levy of any attachment, execution or other process upon or against any property of said Defendant, or the taking or attempting to take into possession any property in the possession of the Defendant or of which the Defendant has the right to possession, or the cancellation at any time during the Receivership proceeding herein of any insurance policy, lease or other contract with Defendant, by any of such parties as aforesaid, other than the Receiver designated as aforesaid, or the termination of telephone, electric, gas or other utility service to Defendant, by any public utility, without prior approval thereof from this Honorable Court, in which connection said Receiver shall be entitled to prior notice and an opportunity to be heard, are hereby restrained and enjoined until further Order of this Court.
- 7. That a Citation be issued to said Defendant, returnable to the Superior Court sitting at South kings. Rhode Island on April 2, 200, at 9:30 a.m., at which time and place this cause is set down for Hearing on the prayer for the Appointment of a Permanent Receiver; that the Clerk of this Court shall give Notice of the pendency of the Petition herein by

publishing		Order	Appointing			once	in	
March	18,20	509	on or before _		, 2009 so long as	s the Rece	iver's	
Bond has be	en filed,	and the	Receiver shall gi	ve further no	tice by mailing	, on or b	efore	
March 18, 2	2009, a co	opy of said	Order Appointing	Temporary F	Receiver to each	of Defend	dant's	
creditors and	partners	whose addr	ess is known or ma	ay become kno	own to the Recei	ver.		
ENTERED at Providence, Rhode Island on this 3'd day of February, 2009.								
ENTERED:				BY ORDER:				
0	. Rogerie	ee Thomps	son	O.	chi			
Associate Jus	tice			Clerk, Superi	or Court			
7.5	3-09			_	3/3/69			

## Ferrucci Russo P.C.

Counsellors at Law

Joseph P. Ferrucci jferrucci@frlawri.com

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March 18, 2009

TO: CREDITORS AND OTHER PARTIES IN INTEREST

RE: Charles H. Young, Jr., v. Turf North America Farms C.A. No.: PB09-0172

On March 3, 2009, the Rhode Island Superior Court in Washington County entered an Order, a copy of which is enclosed herewith, appointing the undersigned the Temporary Receiver of Turf North America Farms ("Turf North America"). A copy of the Court Order is enclosed. A receivership is a state-court supervised proceeding and a receiver is an officer of the Court appointed for the custody and care of the assets Turf North America. The Receiver is in the process of assessing and securing Turn North America's assets.

As set forth in the enclosed Order, please be advised that a hearing on the appointment of a Permanent Receiver is scheduled for April 2, 2009 at 9:30 a.m. Creditors and other interested parties are welcome to attend but are not required to do so. In connection with the receivership as set forth in Paragraph 6 of the enclosed Order, all creditors are enjoined and stayed from taking any action to enforce their claims against Turf North America and/or its assets. If you have any questions regarding any aspect of the foregoing, please contact the undersigned Receiver.

Very truly yours,

Joseph P. Ferrucci, Receiver of Turf North America Farms

Enclosure

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