

STATE OF MICHIGAN
CIRCUIT COURT FOR THE 30TH JUDICIAL CIRCUIT
INGHAM COUNTY

MICHAEL A. COX,
ATTORNEY GENERAL
STATE OF MICHIGAN

Plaintiff,

v

RYAN'S ROLL LEAF, INC.

Defendant,

No. 03-2054-CZ

HON. JAMES R. GIDDINGS

Stewart H. Freeman (P13692)
Charles D. Hackney (P14503)
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Attorney for Plaintiff
Consumer Protection Division
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DEFAULT JUDGMENT

PRESENT, Hon. James R. Giddings, Circuit Judge

Issued this 14th day of July, 2004 in the City of Lansing, Michigan

The court having considered plaintiff's MOTION FOR DEFAULT JUDGMENT,
the defendant having received notice of the default and of the motion and having failed to
appear and contest the motion, the court being advised in the premises and having
determined that the relief requested in the complaint should be granted,

Declaratory Relief

IT IS ORDERED that the defendant has defaulted on its escrow payment obligations pursuant to 1999 PA 244, as amended, MCL 445.2051, 445.2052, in the total amount of \$45.12 for year 2001 sale

Civil Penalty

IT IS ORDERED that the defendant knowingly violated MCL 445.2052 and the court imposes a civil penalty, payable to the state's general fund, in the amount of \$135.36, MCL 445.2052(3)(b), plus pre-judgment interest of \$3.65.

Injunctive Relief

IT IS ORDERED that until such time as defendant provides proof that it has met the escrow obligations determined above, defendant is enjoined from manufacturing cigarettes anywhere that defendant intends to be sold in the United States, including cigarettes intended to be sold in the United States through an importer (except where such importer is an original participating manufacturer that will be responsible for the payments under the Master Settlement Agreement with respect to such cigarettes as a result of the provisions of subsection II(mm) of the Master Settlement Agreement and that pays the taxes specified in subsection II(z) of the Master Settlement Agreement, and provided that the manufacturer of such cigarettes does not market or advertise such cigarettes in the United States). This injunctive judgment applies to defendant, its officers, agents, servants, employees and attorneys, and to any person or entity that acts in concert or participation with them and has actual notice of this judgment by personal service or otherwise. The reasons for issuance of this injunction are: defendant has failed

to contest well-pled allegations that defendant has knowingly defaulted on escrow deposit obligations imposed by MCL 445.2051, 445.2052.

IT IS ORDERED that as used in this judgment, the terms "cigarette" and "Master Settlement Agreement" have the same meaning as is given to them in MCL 405.2051, subsections (d) and (f), respectively.

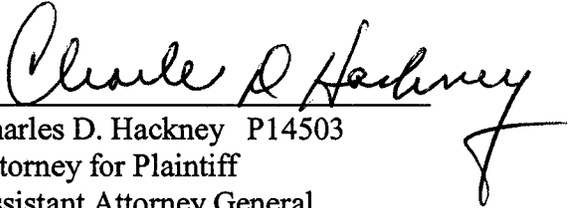
Plaintiff may tax costs.

This judgment resolves all pending claims and closes the case.

JAMES R. GIDDINGS

James R. Giddings, CIRCUIT JUDGE

Approved as to form and substance:



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