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6	Attorneys for Defendant Lincoln Provision, Inc. USA		
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8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION		
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11	Million (Far East) Ltd., a foreign company,	CASE NO. CV09-7168 R (AGRx)	
12		CASE NO. C V 07-7 100 K (AGKX)	
13	Plaintiff, v.	ORDER GRANTING DEFAULT JUDGMENT AND	
14	Lincoln Provision Inc. USA, a	JUDGMENT	
15	corporation and DOES 1 through 100, inclusive,		
16	Defendant.		
17		Date: August 23, 2010 Time: 10:00 a.m.	
18	Lincoln Provision Inc. USA,	Judge: Hon. Manuel L. Real Place: 312 North Spring Street	
19	Third Party Plaintiff,	Courtroom 8 Los Angeles, CA 90012	
20	V.	Discovery Cut-Off: April 9, 2010	
21	Philip Wolfstein, Viteck International Corp., and ROES 1 through 50,	Trial Date: May 18, 2010	
22	inclusive		
23	Third Party Defendants		
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On August 23, 2010, Third-Party Plaintiff Lincoln Provision Inc. USA's ("Lincoln") Motion for Default Judgment against Third-Party Defendants Philip Wolfstein and Viteck International Corp. (collectively, "Third-Party Defendants") was heard by the Court. Based upon the Court's full consideration of the record including the Third Party Complaint, the prior entry of Default, the pleadings, memoranda, declarations and moving papers in support of Lincoln's Motion for Default against Third-Party Defendants and in support of Third Party Defendant Philip Wolfstein's Motion to Set Aside Entry Of A Default Judgment, the documents presented therein and throughout this action, and the oral arguments and documents submitted at the hearing, the Court finds that:

WHEREAS Third-Party Defendants were properly served in this action but have not responded to the Third Party Complaint, and they have not otherwise appeared in this action prior to the entry of Default;

WHEREAS Lincoln has met all the conditions necessary for entry of default judgment pursuant to Federal Rules of Civil Procedure 55 and Local Rule 55;

WHEREAS the Third Party Complaint contains well-pled charges of Third-Party Defendants' breach of contract, negligent misrepresentation and fraud, and Lincoln is entitled to a favorable liability determination on its claims;

WHEREAS Third Party Defendant Viteck has not filed an opposition to the Motion for Default Judgment;

WHEREAS Third Party Defendant Philip Wolfstein's Motion to Set Aside Entry Of A Default Judgment fails to set forth good cause under Federal Rules of Civil Procedure 55(c) to set aside the entry of default in that Wolfstein has engaged in culpable conduct that led to the entry of default including receiving but failing to respond to constructive notice of lawsuit in the form of emails that included pleadings and correspondence related to the case, that Wolfstein has failed to set forth meritorious defense, and that Lincoln will be prejudiced if Default is set aside;

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WHEREAS based on the pleadings, evidence, and papers submitted, Lincoln is entitled to damages under the California Uniform Commercial Code §§ 2713(1), 2715(1) and 2715(2)(a) including the difference between the market price and contract price and consequential damages including lost profits, the amount of liability owed to Lincoln's customer, anticipated lost profits and loss of good will directly and proximately caused by Third-Party Defendants' breach of the contract;

WHEREAS Lincoln also is entitled to the amount that will compensate for all of the detriment proximately caused by Third Party Defendants' fraud and negligent misrepresentation including its lost profits, the amount of liability owed to Lincoln's customer and Plaintiff Million (Far East) Ltd., anticipated lost profits and loss of good will;

WHEREAS Lincoln is entitled to costs pursuant to Cal. Civ. Proc. § 1033;

WHEREAS Lincoln is entitled to prejudgment interest calculated at calculated at ten percent per annum pursuant to Cal. Civ. Code §§ 3287(b) and 3289(b) from the date the Third Party Complaint was filed on October 22, 2009 until judgment; and

WHEREAS Lincoln is entitled to post-judgment interest pursuant to 28 U.S.C. § 1961(a) at the rate of _____, the weekly average one-year constant maturity Treasury yield, as published by the Board of Governors of the Federal Reserve System, for the calendar week preceding the date of the judgment.

For the foregoing reasons, IT IS HEREBY ORDERED, ADJUDGED AND **DECREED AS FOLLOWS:**

Lincoln's Motion for Default Judgment is hereby granted and Default Judgment is entered in favor of Lincoln in the amount of one million and two hundred fifty six thousand dollars, eight hundred sixty dollars and fifty cents (\$1,256,860.50), consisting of the following which shall be paid to Lincoln within thirty (30) calendar days from the date of entry of this Order:

Difference between market price and contract price of \$560,000;

1	• Incidental damages of travel costs of \$275.91;		
2	• Consequential damages of (1) lost resale profits of \$40,000, (2) settlement		
3	payment made to Plaintiff Million (Far East) in connection with this		
4	action of \$125,000, and (3) anticipated lost profits due to loss of goodwill		
5	of \$420,000;		
6	• Costs of \$16,145.05; and		
7	• Prejudgment interest of \$95,439.66.		
8	IT IS FURTHER ORDERED that Third-Party Defendants shall pay Lincoln		
9	post-judgment interest of \$ per day within thirty (30) calendar days from the		
10	date of entry of this order, which is calculated from the date of entry of this Order		
11	through and until the date Third Party Defendants pay the Judgment to Lincoln.		
12	IT IS FURTHER ORDERED that no just reason exists for delay for		
13	entering this Judgment pursuant to Federal Rule of Civil Procedure 54(b).		
14	IT IS FURTHER ORDERED that the Court directs entry of this Judgment		
15	against each Third Party Defendant Philip Wolfstein and Viteck International Corp.		
16	and that this Judgment shall be binding upon, and inure to the benefit of, the parties'		
17	respective successors and assigns.		
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1	IT IS FURTHER ORDERED that the jurisdiction of this Court is retained		
2	for the purpose of making any further orders necessary or proper for the		
3	construction, modification or enforcement of this Judgment.		
4	IT IS SO ORDERED.		
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6	Dated: August 27, 2010		
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8		HONORABLE MANUEL L. REAL United States District Judge	
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PROOF OF SERVICE 1 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES 3 At the time of service, I was over 18 years of age and **not a party to this** action. I am employed in the County of Los Angeles, State of California. My business address is 10866 Wilshire Boulevard, Suite 300, Los Angeles, CA 90024. 4 On August 25, 2010, I served true copies of the following document(s) described as [PROPOSED] ORDER GRANTING DEFAULT JUDGMENT on the interested parties in this action as follows: Philip Wolfstein Philip Wolfstein 1155 Wellesley Avenue, #104 Los Angeles, California 90049 Post Office Box 495492 Los Angeles, California 90049 Email address: pwolfsteing5@gmail.com Viteck International Corporation Seongsu Kim 21031 Ventura Boulevard, Suite 424 Agent for Service of Process 10 Woodland Hills, California 91364 5517 Wellesley Drive Calabasas, California 91302 11 12 Michael A. Brewer Hornberger & Brewer, LLP 13 444 South Flower Street, Suite 3010 Los Angeles, CA 90071-2901 T: 213.733.1655 F: 213.488.1255 Attorney for Plaintiff, MILLION (FAR EAST) LTD. 15 16 **BY MAIL:** I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List and placed the envelope for 17 collection and mailing, following our ordinary business practices. I am readily familiar with Zuber & Taillieu LLP's practice for collecting and processing 18 correspondence for mailing. On the same day that the correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid. 20 BY E-MAIL OR ELECTRONIC TRANSMISSION: I caused a copy of the document(s) to be sent from e-mail address olucido@ztllp.com to Philip Wolfstein 21 at the e-mail addresses listed in the Service List. I did not receive, within a 22 reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful. 23 I declare under penalty of perjury under the laws of the State of California 24 that the foregoing is true and correct. 25 Executed on August 25, 2010, at Los Angeles, California. 26 27 Olivia T Lucido

PROOF OF SERVICE

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