

1	[PROPOSED] JUDGMENT
2	Pursuant to the Joint Stipulation for Entry of Judgment Against Jill
3	Markowitz, jointly submitted by Plaintiff William J. Hoffman ("Receiver"), Court-
4	appointed permanent receiver for Nationwide Automated Systems, Inc. ("NASI"),
5	Oasis Studio Rentals, LLC, Oasis Studio Rentals #2, LLC, and Oasis Studio Rentals
6	#3, LLC, and their subsidiaries and affiliates (the "Receivership Entites"), and
7	Defendants Heather Markowitz and Jill Markowitz, and good cause appearing
8	therefor, the Court hereby enters judgment against Jill Markowitz and in favor of the
9	Receiver as follows:
10	IT IS HEREBY ORDERED, ADJUDGED AND DECREED:
11	1. Judgment is hereby entered in favor of the Receiver and against Jill
12	Markowitz, in the amount of \$352,010.00, on the alleged claim for fraudulent
13	transfer under California's Uniform Voidable Transactions Act, Cal. Civ. Code
14	section 3439, et seq.;
15	2. Execution on this judgment may issue immediately notwithstanding the
16	provisions of FRCP Rule 62 or any other similar provision of law; and
17	3. Judgment to bear interest at the statutory rate.
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19	). Jame Oten
20	Dated: February 16, 2017 S. James Otero
21	Judge, United States District Court
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LAW OFFICES Allen Matkins Leck Gamble Mallory & Natsis LLP	