1 2 3 4 5 6 7 8 9	DANIEL J. TYUKODY (State Bar No. 12 dtyukody@orrick.com MICHAEL C. TU (State Bar No. 186793) mtu@orrick.com JASON L. KRAJCER (State Bar No. 2342 jkrajcer@orrick.com ORRICK, HERRINGTON & SUTCLIFFE 777 South Figueroa Street, Suite 3200 Los Angeles, California 90017 Telephone: (213) 629-2020 Facsimile: (213) 612-2499 Attorneys for Defendants Thane Internatio William F. Hay, Denise DuBarry-Hay, Ke and Mark Taylor	235) E LLP onal. Inc	JS - 6
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11	UNITED STATES DISTRICT COURT		
12	CENTRAL DISTRICT OF CALIFORNIA		
13 14	SOUTHERN	DIVISION	
15 16 17	JOSEPH J. MILKOWSKI, on behalf of himself and all others similarly situated, Plaintiff,	Case No. SA CLASS ACT JUDGMENT	
18 19 20	vs. THANE INTERNATIONAL, INC., WILLIAM F. HAY, DENISE DUBARRY-HAY, KEVIN MCKEON and MARK TAYLOR,	Courtroom: Judge:	10-C Hon. James V. Selna
21	Defendants.		
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			[PROPOSED] JUDGMENT (CASE NO. SA CV 03-1031 JVS (SGLX))

## **JUDGMENT**

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This action came on for trial before the Court on April 12, 2005, the Honorable James V. Selna, United States District Judge, presiding. In a *Memorandum of Decision* dated June 2, 2005, reported at 372 F. Supp. 2d 1198 (C.D. Cal. 2005), the Court announced its verdict and decision, holding that the merger prospectus of Thane International, Inc. ("Thane") did not make any misrepresentations, and that even if it had, any misrepresentation was not material. The Ninth Circuit, in an order dated March 18, 2008, reported at 519 F.3d 879 (9th Cir. 2008), reversed and remanded, and instructed the Court to enter judgment in favor of plaintiffs with respect to the existence and materiality of misrepresentations in the prospectus, to address loss causation, and to conduct further proceedings consistent with its opinion.

Having considered the evidence and argument of counsel, in accordance with the Ninth Circuit's order dated March 18, 2008, and for reasons set forth in the Court's order dated March 17, 2009 and for good cause appearing, the Court hereby ORDERS, ADJUDGES and DECREES as follows:

1. Thane's merger prospectus contained material misrepresentations concerning listing on the Nasdaq National Market System ("NMS");

2. The Court finds as a factual matter, and by a preponderance of the evidence adduced at trial, that the market impounded into Thane's stock price the fact that Thane listed on the Nasdaq Over-The-Counter Bulletin Board rather than the NMS within the first nineteen days after the merger. This impoundment included the effects of any harm to management credibility alleged to result from the misrepresentations;

3. The misrepresentations did not cause any losses to plaintiff Joseph J.
Milkowski and the certified plaintiff class consisting of all persons and entities
who acquired Thane's shares pursuant to the merger between a wholly-owned
subsidiary of Thane and Reliant Interactive Media Corp. ("Reliant") (other than

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2	defendants and Reliant's principal stockholders) (collectively, "Plaintiffs");		
2	4. Final judgment is entered in favor of defendants Thane, William F.		
4	Hay, Denise DuBarry-Hay, Kevin McKeon and Mark Taylor (collectively, "Defendants"), and against Plaintiffs on all of Plaintiffs' claims;		
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8	the extent allowable by law in the amount of \$		
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10	Dated: March 23, 2009		
11	James Return		
12	HON. JAMES V. SELNA		
13 14	UNITED STATES DISTRICT JUDGE		
14	Presented by:		
15 16	ORRICK, HERRINGTON & SUTCLIFFE LLP		
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17	<u>/s/ Michael C. Tu</u> Michael C. Tu		
18 19	Attorneys for Defendants Thane International		
20	Inc., William F. Hay, Denise DuBarry-Hay, Kevin McKeon and Mark Taylor		
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	2 [PROPOSED] JUDGMENT (CASE NO. SA CV 03-1031 JVS (SGLX))		