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9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	OAKLAND DIVISION			
12	SECURITIES AND EXCHANGE COMMISSION,	00 CV 05124 CD 4		
13	Plaintiff,	08 CV 05134 SBA		
14	VS.	FINAL JUDGMENT AS TO DEFENDANT		
15	WILLIAM MICHAEL GALLAHAIR,	WILLIAM MICHAEL GALLAHAIR		
16	Defendant.			
17				
18	The Securities and Exchange Commission hav	ing filed a Complaint and Defendant William		
19	Michael Gallahair ("Gallahair") having entered a general appearance; consented to the Court's			
20				
21	jurisdiction over him and the subject matter of this action; consented to entry of this Final Judgment			
22	without admitting or denying the allegations of the Complaint (except as to jurisdiction); waived			
23	findings of fact and conclusions of law; and waived an	y right to appeal from this Final Judgment:		
24	I.			
25	IT IS HEREBY ORDERED, ADJUDGED,	AND DECREED that Defendant Gallahair and		
26	Defendant Gallahair's agents, servants, employees, attorneys, and all persons in active concert or			
27	participation with them who receive actual notice of this Final Judgment by personal service or			
28				
	FINAL JUDGMENT -1-	4:08-CV-05134 SBA		

4:08-CV-05134 SBA

1 otherwise are permanently restrained and enjoined from violating, directly or indirect	ly, Section	
10(b) of the Securities Exchange Act of 1934 (the "Exchange Act") [15 U.S.C. § 78j(b)] and Rule		
10b-5 promulgated thereunder [17 C.F.R. § 240.10b-5], by using any means or instrumentality of		
4 interstate commerce, or of the mails, or of any facility of any national securities exchange	interstate commerce, or of the mails, or of any facility of any national securities exchange, in	
6 connection with the purchase or sale of any security:	connection with the purchase or sale of any security:	
7 (a) to employ any device, scheme, or artifice to defraud;		
8 (b) to make any untrue statement of a material fact or to omit to state a ma	aterial fact	
9 necessary in order to make the statements made, in the light of the circ	cumstances	
10 under which they were made, not misleading; or		
11 (c) to engage in any act, practice, or course of business which operates or	would operate	
12 as a fraud or deceit upon any person.		
13 II.		
14 15 IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED	that Defendant	
6 Gallahair and Defendant Gallahair's agents, servants, employees, attorneys, and all persons in active		
17 concert or participation with them who receive actual notice of this Final Judgment by		
 8 service or otherwise are permanently restrained and enjoined from violating Section 14(e) of the 		
Exchange Act [15 U.S.C. § 78n(e)] and Rule 14e-3 [17 C.F.R. § 240.14e-3] promulgated thereunder,		
in connection with any tender offer or request or invitation for tenders, from engaging in any		
fraudulent, deceptive, or manipulative act or practice, by:		
22 (a) much asing an aclling or couring to be numbered or could the courrities	aanaht ay ta ha	
(a) purchasing or selling or causing to be purchased or sold the securities	-	
24 sought in such tender offer, securities convertible into or exchangeable	-	
 securities or any option or right to obtain or dispose of any of the foreg while in proceeding of material information relating to such tanden off 	going securities	
while in possession of material information relating to such tender offered	er that	
Defendant knows or has reason to know is nonpublic and knows or ha	s reason to know	

1		has been acquired directly or indirectly from the offering person; the issuer of the
2		securities sought or to be sought by such tender offer; or any officer, director, partner,
3		employee or other person acting on behalf of the offering person of such issuer, unless
4		within a reasonable time prior to any such purchase or sale such information and its
5		
6		source are publicly disclosed by press release or otherwise; or
7	(b)	communicating material, nonpublic information relating to a tender offer, which
8		Defendant knows or has reason to know is nonpublic and knows or has reason to know
9		has been acquired directly or indirectly from the offering person; the issuer of the
10		securities sought or to be sought by such tender offer; or any officer, director, partner,
11		employee, advisor, or other person acting on behalf of the offering person of such
12		issuer, to any person under circumstances in which it is reasonably foreseeable that
13		
14		such communication is likely to result in the purchase or sale of securities in the
15		manner described in subparagraph (a) above, except that this paragraph shall not apply
16		to a communication made in good faith
17		(i) to the officers, directors, partners or employees of the
18		offering person, to its advisors or to other persons, involved
19		in the planning, financing, preparation or execution of such
20		tender offer;
21		
22		(ii) to the issuer whose securities are sought or to be sought by
23		such tender offer, to its officers, directors, partners,
24		employees or advisors or to other persons involved in the
25		planning, financing, preparation or execution of the
26		activities of the issuer with respect to such tender offer; or
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(iii) to any person pursuant to a requirement of any statute or

rule or regulation promulgated thereunder.

III.

4 IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant 5 Gallahair is liable for disgorgement of \$120,170.13 representing profits gained as a result of the 6 conduct alleged in the Complaint, together with prejudgment interest thereon in the amount of 7 8 \$31,898.32, for a total of \$152,068.45. Defendant Gallahair shall satisfy this obligation by paying 9 \$152,068.45 within ten business days to the Clerk of this Court, together with a cover letter 10 identifying William Michael Gallahair as a defendant in this action; setting forth the title and civil 11 action number of this action and the name of this Court; and specifying that payment is made 12 pursuant to this Final Judgment. Defendant Gallahair shall simultaneously transmit photocopies of 13 such payment and letter to the Commission's counsel in this action. By making this payment, 14 Defendant Gallahair relinquishes all legal and equitable right, title, and interest in such funds, and no 15 16 part of the funds shall be returned to Defendant Gallahair. The Clerk shall deposit the funds into an 17 interest bearing account with the Court Registry Investment System ("CRIS") or any other type of 18 interest bearing account that is utilized by the Court. These funds, together with any interest and 19 income earned thereon (collectively, the "Fund"), shall be held in the interest bearing account until 20 further order of the Court. In accordance with 28 U.S.C. § 1914 and the guidelines set by the 21 Director of the Administrative Office of the United States Courts, the Clerk is directed, without 22 further order of this Court, to deduct from the income earned on the money in the Fund a fee equal to 23 24 ten percent of the income earned on the Fund. Such fee shall not exceed that authorized by the 25 Judicial Conference of the United States. The Commission may propose a plan to distribute the Fund 26 subject to the Court's approval. Defendant shall pay post-judgment interest on any delinquent 27 amounts pursuant to 28 USC § 1961. 28

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 IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant Gallahair shall pay a civil penalty in the amount of \$120,170.13 pursuant to Section 21A of the Exchange Act. Defendant Gallahair shall make this payment within ten business days after entry of this Final Judgment by certified check, bank cashier's check, or United States postal money order payable to the Securities and Exchange Commission. The payment shall be delivered or mailed to the Office of Financial Management, Securities and Exchange Commission, Operations Center, 643 General Green Way, Mail Stop 0-3, Alexandria, Virginia 22312, and shall be accompanied by a let identifying William Michael Gallahair as a defendant in this action; setting forth the title and civil action number of this action and the name of this Court; and specifying that payment is made 	
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 ⁹ General Green Way, Mail Stop 0-3, Alexandria, Virginia 22312, and shall be accompanied by a let ¹⁰ identifying William Michael Gallahair as a defendant in this action; setting forth the title and civil ¹¹ action number of this action and the name of this Court; and specifying that payment is made 	I
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11 11 action number of this action and the name of this Court; and specifying that payment is made	tter
action number of this action and the name of this Court; and specifying that payment is made	
12	
pursuant to this Final Judgment. Defendant shall pay post-judgment interest on any delinquent	
13 amounts pursuant to 28 USC § 1961. The Commission shall remit the funds paid pursuant to this	
15 paragraph to the United States Treasury.	
16 V.	
¹⁷ IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Consent of	
¹⁸ Defendant William Michael Gallahair is incorporated herein with the same force and effect as if full	ılly
19 set forth herein, and the Defendant Gallahair shall comply with all of the undertakings and	
20 21 agreements set forth therein.	
21 22 VI.	
23 IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court shall retain	in
²⁴ jurisdiction of this matter for the purposes of enforcing the terms of this Final Judgment.	
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2 There being no just reason for delay, pursuant to Rule 54(b) of Federal Rules of Civil 3 Procedure, the Clerk is ordered to enter this Final Judgment forthwith and without further notice. 4 Just 2000 6 Just 2000 7 Just 2000 8 Just 2000 9 Just 2000 10 Just 2000 11 Just 2000 12 Just 2000 13 Just 2000 14 Just 2000 15 Just 2000 16 Just 2000 17 Just 2000 18 Just 2000 19 Just 2000 10 Just 2000 11 Just 2000 12 Just 2000 13 Just 2000 14 Just 2000 15 Just 2000 16 Just 2000 17 Just 2000 18 Just 2000 19 Just 2000 10 Just 2000 11 Just 2000 12 Just 2000	1	VII.
Procedure, the Clerk is ordered to effect this Final Judgment forthwhith and without further horize. 4 Juncted B Clerk is ordered to effect this Final Judgment forthwhith and without further horize. 6 Juncted B Clerk is ordered to effect this Final Judgment forthwhith and without further horize. 7 Dated: 4/10/09 8 Juncted E Clerk is ordered to effect the final Judgment forthwhith and without further horize. 10 Juncted E Clerk is ordered to effect the final Judgment forther horize. 11 Juncted E Clerk is ordered to effect the final Judgment forther horize. 12 Juncted E Clerk is ordered to effect the final Judgment forther horize. 13 Juncted E Clerk is ordered to effect the final Judgment forther horize. 14 Juncted E Clerk is ordered to effect the final Judgment forther horize. 13 Juncted E Clerk is ordered to effect the final Judgment forther horize. 14 Juncted E Clerk is ordered to effect the final Judgment forther horize. 15 Juncted E Clerk is ordered to effect the final Judgment forther horize. 16 Juncted E Clerk is ordered to effect the final Judgment forther horize. 17 Juncted E Clerk is ordered to effect the final Judgment forther horize. 18 Juncted E Clerk is ordered to effect the final Judgment forther horize. 19 Juncted E Clerk is	2	There being no just reason for delay, pursuant to Rule 54(b) of Federal Rules of Civil
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