## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

Civil Action No. 08-cv-01594-PAB-MEH

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

UNITED STATES ATTORNEYS' OFFICE,

Plaintiff-Intervenor,

v.

CFO-5, LLC,
TRINITY INTERNATIONAL ENTERPRISES, INC.,
STANLEY W. ANDERSON,
EDWIN A. SMITH,
CHARLES L. KENNEDY,
MICHAEL D. NORTON, individually,
MICHAEL D. NORTON, d/b/a Global Asset Services, and
NICHOLAS R. FAIR,

Defendants.

## MINUTE ORDER

Entered by Michael E. Hegarty, United States Magistrate Judge, on March 25, 2009.

For good cause shown pursuant to Fed. R. Civ. P. 55(c) and perceiving no prejudice to the parties, the Motion to Vacate Clerk's Entry of Default filed by Nicolas Fair [filed February 24, 2009; docket #46] and the Motion to Vacate Clerk's Entry of Default filed by Michael E. Norton [filed February 24, 2009; docket #48] are **granted**. The amended Answers to the Complaint filed by Defendant Nicholas Fair [docket #54] and by Defendant Michael Norton [docket #56] are accepted as filed.

<sup>&</sup>lt;sup>1</sup>The Plaintiff's objections to the motions were directed at the insufficiencies of the original Answers filed by Defendants; however, Defendants corrected such insufficiencies with the filing of their amended Answers.