WHEREAS, on or about April 14, 2011, the United States commenced the instant action against the Defendant Property by filing, under seal, a Verified Complaint, 11 Civ. 2564 (LBS) (the "Complaint") in the United States District Court for the Southern District of New York, seeking the forfeiture of, inter alia, all assets of Absolute Poker (defined below) pursuant to Title 18, United States Code, Sections 1955(d), 981(a)(1)(A), and 981(a)(1)(c), and seeking civil money laundering penalties pursuant to Title 18, United States Code, Section 1956 against, inter alia, Absolute Poker, Ultimate Bet, SGS Systems Inc., Trust Services Ltd., Fiducia Exchange Ltd., Blue Water Services Ltd., Absolute Entertainment, S.A. and Blanca Games, Inc. of Antigua (collectively, "Absolute Poker");

WHEREAS, on or about October 31, 2011, Blanca Games, Inc., on behalf of itself and Absolute Poker, SGS Systems Inc., Trust Services Ltd., Fiducia Exchange, Ltd., Blue Water Services Ltd., and Absolute Entertainment, S.A., filed a claim asserting an interest in the assets of Absolute Poker;

WHEREAS, on or about July ____, 2012, the Court entered a stipulated order of settlement (the "Absolute Settlement") between the United States Attorney's Office for the Southern District of New York and the following Absolute Poker-affiliated entities:

- 1. Absolute Poker
- 2. Ultimate Bet
- 3. Absolute Entertainment, S.A.
- 4. Blanca Games, Inc.
- 5. Hoop & Javelin Holdings Limited
- 6. Lacrosse Holdings Limited
- 7. Hoop Payment Solution Services Ltd.
- 8. Morning Bliss Overseas Ltd.

(Collectively, the "Absolute Poker Settlement Group");

WHEREAS the Absolute Settlement provides for the Forfeiture of all assets of the Absolute Poker Settlement Group (the "Proposed Forfeited Absolute Assets");

WHEREAS, previously, on or about September 30, 2011, the Commonwealth of Kentucky ("Kentucky") filed a claim asserting an ownership interest in certain of the Proposed Forfeited Absolute Assets, specifically, the domain names absolutepoker.com and ultimatebet.com;

WHEREAS, previously, on or about January 5, 2012,

Avoine - Servico De Consultadoria E Marketing, LDA ("Avoine")

filed a claim asserting an ownership interest in the Proposed

Forfeited Absolute Assets;

WHEREAS, an interlocutory sale of the Proposed

Forfeited Absolute Assets is necessary in order to avoid further

deterioration in the value of those assets during the pendency of
this action;

NOW, THEREFORE, IT IS ORDERED, ADJUDGED AND DECREED THAT:

- 1. The United States Marshals Service ("USMS") will conduct an interlocutory sale of the Proposed Forfeited Absolute Assets. In furtherance of the interlocutory sale of the Proposed Forfeited Absolute Assets, those assets may be seized by the USMS pending their interlocutory sale.
- 2. The Absolute Poker Settlement Group will cooperate with all reasonable requests of the USMS and others designated by the USMS in connection with the interlocutory sale of the Proposed Forfeited Absolute Assets.

3. The net proceeds realized from the sale of the Proposed Forfeited Absolute Assets, and any and all income or interest accrued thereon, shall be the substitute res for the Proposed Forfeited Absolute Assets. For avoidance of doubt, the net proceeds shall not include any costs incurred by the liquidation of the Proposed Forfeited Absolute Assets, including any costs incurred by the USMS.

4. In any forfeiture proceedings, the net proceeds from the sale of the Proposed Forfeited Absolute Assets shall be treated in all respects as though they are the Proposed Forfeited Absolute Assets.

5. This Court shall retain jurisdiction in this matter to take additional action and enter further orders as necessary to implement and enforce this order authorizing the sale of the Proposed Forfeited Absolute Assets.

Dated: New York, New York
_____, 2012

SO ORDERED:

THE HONORABLE LEONARD B. SAND UNITED STATES DISTRICT JUDGE