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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

LAWRENCE E. PENN, III, et al.,

Defendants,

- AND -

A BIGHOUSE PHOTOGRAPHY AND FILM STUDIO LLC,

Relief Defendant.

AMENDED FINAL JUDGMENT AS TO DEFENDANT LAWRENCE E. PENN III

WHEREAS on January 30, 2014, Plaintiff Securities and Exchange Commission (the "Commission") commenced this action by filing a Complaint, Order to Show Cause, and supporting papers, including a memorandum of law, declarations, and exhibits, for its emergency application for a temporary restraining order, preliminary injunction, asset freeze and other relief;

WHEREAS the same day, the Court entered an Order to Show Cause, Temporary Restraining Order, and Order Freezing Assets and Granting Other Relief (the "January 30 Order," Docket Entry 2);

WHEREAS the Court entered an Order Imposing Preliminary Injunction and Other Relief Against Defendants Lawrence E. Penn III ("Penn"), Camelot Acquisitions Secondary Opportunities Management LLC ("CASO Management"), and The Camelot Group International, LLC (collectively, the "Camelot Defendants") on July 11, 2014 (the "July 11 Order," Docket

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14 Civ. 0581 (VEC) ECF CASE Entry 56) that, among other things, froze the defendants' assets pending the final disposition of this action;

WHEREAS Defendant Penn entered a general appearance;

WHEREAS on December 22, 2016, the Court granted the Commission's motion for summary judgment against Defendant Penn and entered an injunction against him from further violations (Docket Entries 168 and 170);

WHEREAS on January 23, 2018, the Court ordered that this case would remain stayed as to the Camelot Defendants pending the conclusion of the proceedings relative to Defendant Penn (Docket Entry 243);

WHEREAS on September 14, 2018, the Court ordered that Defendant Penn was liable for disgorgement of \$9,286,916.65, plus prejudgment interest at the IRS underpayment rate, and that he must pay a civil penalty of \$9,286,916.65 (Docket Entry 297);

WHEREAS on October 1, 2018, the Court entered a Final Judgment against Defendant Penn (Docket Entry 300, the "Original Judgment");

WHEREAS the disgorgement, prejudgment interest and civil penalty amounts ordered in the Original Judgment remain unpaid; and

WHEREAS on April 9, 2021, the Commission submitted to the Court a correction of the prejudgment interest amount reflected in the Original Judgment and requested that the Court issue an amended final judgment *nunc pro tunc* (this "Final Judgment"):

I.

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED, AND DECREED

that Defendant Penn is permanently restrained and enjoined from violating, directly or indirectly, 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 interstate commerce, or of the mails, or of any facility of any national securities exchange, in connection with the purchase or sale of any security:

- (a) to employ any device, scheme, or artifice to defraud;
- (b) to make any untrue statement of a material fact or to omit to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading; or
- (c) to engage in any act, practice, or course of business which operates or would operate as a fraud or deceit upon any person.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in

Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant Penn's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant Penn or with anyone described in (a).

II.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that

Defendant Penn is permanently restrained and enjoined from violating, directly or indirectly, Section 204 of the Investment Advisers Act of 1940 (the "Advisers Act") [15 U.S.C. § 80b-4] and Rule 204-2 promulgated thereunder [17 C.F.R. § 275.204-2] by, while acting as an investment adviser who makes use of the mails or any means or instrumentality of interstate commerce in connection with its business as an investment adviser (other than one specifically exempt from registration under the Advisers Act), failing to make, keep, maintain on its premises, and provide to the Commission such records and reports as the Commission by rule may prescribe as necessary or appropriate in the public interest or for the protection of investors. IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in

Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant Penn's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant Penn or with anyone described in (a).

III.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant Penn is

permanently restrained and enjoined from violating, directly or indirectly, Sections 206(1) and 206(2) of the Advisers Act [15 U.S.C. §§ 80b-6(1), (2)] by, while acting as an investment adviser, using the mails or any means or instrumentality of interstate commerce:

- (a) to employ any device, scheme or artifice to defraud any client or prospective client; or
- (b) to engage in any transaction, practice or course of business which operates as a fraud or deceit upon any client or prospective client.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in

Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant Penn's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant Penn or with anyone described in (a).

IV.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant Penn is

liable for disgorgement of \$9,286,916.65, representing profits gained as a result of the conduct alleged in the Complaint, together with prejudgment interest thereon in the amount of \$1,875,414.15, for a total of \$11,162,330.80. Defendant Penn shall satisfy this obligation by

paying \$11,162,330.80 to the Securities and Exchange Commission within 30 days after entry of this Final Judgment.

Defendant Penn may transmit payment electronically to the Commission, which will provide detailed ACH transfer/Fedwire instructions upon request. Payment may also be made directly from a bank account via Pay.gov through the SEC website at <u>http://www.sec.gov/about/offices/ofm.htm</u>. Defendant Penn may also pay by certified check, bank cashier's check, or United States postal money order payable to the Securities and Exchange Commission, which shall be delivered or mailed to

Enterprise Services Center Accounts Receivable Branch 6500 South MacArthur Boulevard Oklahoma City, OK 73169

and shall be accompanied by a letter identifying the case title, civil action number, and name of this Court; Lawrence E. Penn III as a defendant in this action; and specifying that payment is made pursuant to this Final Judgment.

Defendant Penn shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Defendant Penn relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Defendant Penn.

The Commission shall hold the funds (collectively, the "Fund") and may propose a plan to distribute the Fund subject to the Court's approval. The Court shall retain jurisdiction over the administration of any distribution of the Fund. If the Commission staff determines that the Fund will not be distributed, the Commission shall send the funds paid pursuant to this Final Judgment to the United States Treasury. The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after 30 days following entry of this Final Judgment. Defendant Penn shall pay post-judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961.

V.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant Penn

shall pay a civil penalty in the amount of \$9,286,916.65 to the Securities and Exchange Commission pursuant to Section 21(d) of the Exchange Act and Section 209(e) of the Advisers Act. Defendant Penn shall make this payment within 14 days after entry of this Final Judgment.

Defendant Penn may transmit payment electronically to the Commission, which will provide detailed ACH transfer/Fedwire instructions upon request. Payment may also be made directly from a bank account via Pay.gov through the SEC website at

<u>http://www.sec.gov/about/offices/ofm.htm</u>. Defendant Penn may also pay by certified check, bank cashier's check, or United States postal money order payable to the Securities and Exchange Commission, which shall be delivered or mailed to

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and shall be accompanied by a letter identifying the case title, civil action number, and name of this Court; Lawrence E. Penn III as a defendant in this action; and specifying that payment is made pursuant to this Final Judgment.

Defendant Penn shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Defendant Penn relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Defendant Penn. The Commission shall send the funds paid pursuant to this Final Judgment to the United States Treasury. Defendant Penn shall pay post-judgment interest on any delinquent amounts pursuant to 28 USC § 1961.

VI.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, solely for

purposes of exceptions to discharge set forth in Section 523 of the Bankruptcy Code, 11 U.S.C. § 523, any debt for disgorgement, prejudgment interest, civil penalty or other amounts due by Defendant Penn under this Final Judgment or any other judgment, order, consent order, decree or settlement agreement entered in connection with this proceeding, is a debt for the violation by Defendant Penn of the federal securities laws or any regulation or order issued under such laws, as set forth in Section 523(a)(19) of the Bankruptcy Code, 11 U.S.C. § 523(a)(19).

VII.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Final Judgment is entered *nunc pro tunc*.

VIII.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court shall

retain jurisdiction of this matter for the purposes of enforcing the terms of this Final Judgment.

The Clerk of Court is respectfully directed to terminate all open motions and to close this case.

- N. Q. CO

VALERIE CAPRONI UNITED STATES DISTRICT JUDGE

Dated: April 14, 2021