UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION 07-21267-CIV-LENARD/TORRES

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UNITED STATES COMMODITY FUTURES TRADING COMMISSION

Plaintiff,

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The Liberty Mutual Group, Inc., Addison Financial Group, Inc., Addison Management Group, Inc., Hamlin Mercer Group, Inc., Colfax Management Group, Inc. (collectively, "Addison Enterprise"), Alan Lerner, Forefront Investments Limited Partnership, Todd Guthrie, and Benji Dayan, Consent Order of Permanent Injunction, Civil Monetary Penalty and Other Equitable Relief as to Defendants Alan Lerner, The Liberty Mutual Group, Inc., Addison Financial Group, Inc., Addison Management Group, Inc., Hamlin Mercer Group, Inc., Colfax Management Group, Inc.

Defendants.

INTRODUCTION

On May 16, 2007, Plaintiff, the Commodity Futures Trading Commission

("Commission"), filed its Complaint for permanent injunction and other equitable relief against defendants The Liberty Mutual Group, Inc. ("LMG"), Addison Financial Group, Inc. ("Addison Financial") and Addison Management Group, Inc. ("Addison Management") (collectively, "AMG"), Hamlin Mercer Group, Inc. ("Hamlin Mercer") and Colfax Management Group, Inc. ("Colfax") (collectively, "HMG"),¹ Alan Lerner ("Lerner"), Forefront Investments Limited Partnership ("FILP"), Todd Guthrie ("Guthrie"), and Benji Dayan ("Dayan") (collectively, "Defendants") for violations of the Commodity Exchange Act, as amended ("Act"), 7 U.S.C. §§ 13a-1 <u>et seq.</u> (2002), and the Commission Regulations promulgated thereunder ("Regulations"), 17 C.F.R. §§ 1 <u>et seq.</u> (2006). On May 16, 2007, this Court entered an *ex parte* Statutory

¹ LMG, AMG and HMG are collectively referred to herein as the "Addison Enterprise."

Restraining Order [D.E. 5], *inter alia*, enjoining the Defendants from further violations of the Act and Regulations, freezing relevant assets of the Defendants, and prohibiting the destruction of books and records ("SRO Order").

I.

CONSENTS AND AGREEMENTS

Solely, to effect settlement of the matters alleged in the Complaint in this action without a trial on the merits, presentation of evidence, or further judicial proceedings:

1. Lerner and the Addison Enterprise (collectively "Addison Defendants") agree to entry of this Consent Order of Permanent Injunction and Equitable Relief ("Consent Order");

2. The Addison Defendants affirm that they have agreed to this Consent Order voluntarily and that no promise or threat has been made by the Commission or any member, officer, agent, or representative thereof, or by any other person, to induce consent to this Consent Order, other than as set forth specifically herein;

 The Addison Defendants acknowledge proper service of the Summons and Complaint;

4. The Addison Defendants admit the jurisdiction of this Court over them in this action and the subject matter of this action pursuant to Section 6c of the Act, 7 U.S.C. § 13a-1 (2002);

5. The Addison Defendants admit that venue properly lies with this Court pursuant to Section 6c of the Act, 7 U.S.C. § 13a-1 (2002);

6. The Addison Defendants waive:

a. all claims that they may possess under the Equal Access to Justice Act (EAJA), 5 U.S.C. § 504 (2000) and 28 U.S.C. § 2412 (2000), and/or Part 148 of the Regulations, 17 C.F.R. §§ 148.1, et seq. (2008), relating to or arising from this action;

b. any claims that they may possess under the Small Business Regulatory
Enforcement Fairness Act, 1996 HR 3136, Pub. L. 104-121, §§ 231-232, 110 Stat. 86263 (Mar. 29, 1996), as amended by Pub.L. No. 110-28, 121 Stat. 112 (2007), relating to or arising from this action;

c. any claim of Double Jeopardy based upon the institution of this proceeding or the entry in this proceeding of any order imposing a civil monetary penalty or any other relief; and

d. all rights of appeal from this action;

7. The Addison Defendants consent to the continued jurisdiction of this Court for the purpose of enforcing the terms and conditions of this Consent Order and for any other purposes relevant to this action, even if the Addison Defendants now or in the future reside or operate outside the Southern District of Florida;

8. The Addison Defendants agree that neither they nor any of their agents, employees, contractors, representatives or attorneys shall take any action or make any public statement denying, directly or indirectly, any allegations in the Complaint or findings in this Consent Order, or creating or tending to create the impression that the Complaint or this Consent Order are without factual basis; provided, however, that nothing in this provision shall affect the Addison Defendants': i) testimonial obligations; or ii) right to take legal positions in other proceedings to which the Commission is not a party. The Addison Defendants shall undertake all steps necessary to assure that all of their agents, employees, contractors, representatives or

attorneys under their authority and/or actual or constructive control understand and comply with this agreement;

9. In consenting to the entry of this Consent Order, The Addison Defendants neither admit nor deny the allegations of the Complaint or the Findings of Fact and Conclusions of Law contained in this Consent Order, except as to jurisdiction and venue, which they admit. The Addison Defendants, however, agree and intend that the all of the allegations of the Complaint and all of the Findings of Fact and Conclusions of Law made by this Court and contained in Part II of this Consent Order shall be taken as true and correct and be given preclusive effect, without further proof, in the course of (1) any current or subsequent bankruptcy proceeding filed by, on behalf of, or against any Defendant; (2) a proceeding to enforce this Consent Order; or (3) a proceeding pursuant to Section 8a of the Act, 7 U.S.C. § 12a(1), and/or Part 3 of the Regulations, 17 C.F.R. §§ 3.1 et seq.;

10. The Addison Defendants shall provide the Commission with immediate notice of any bankruptcy filed by, on behalf of, or against them and shall provide reasonable notice (within thirty days) of any change of address, phone number, or contact information in the manner required by Part V of this Consent Order until such time as their obligations set forth in the Consent Order are satisfied; and

11. No provision of this Consent Order shall in any way limit or impair the ability of any person to seek any legal or equitable remedy against any of the Addison Defendants in any other proceeding.

II.

FINDINGS OF FACT AND CONCLUSIONS OF LAW

The Court, being fully advised in the premises, finds that there is good cause for the entry of this Consent Order and that there is no just reason for delay. The Court therefore directs the entry of the following Findings of Fact and Conclusions of Law without a trial on the merits, presentation of evidence, or further judicial proceedings.

A. Findings of Fact

The Parties

1. The United States Commodity Futures Trading Commission is an independent federal regulatory agency that is charged with responsibility for administering and enforcing the provisions of the Act and the Regulations.

2. **The Liberty Mutual Group, Inc.** was incorporated in Florida on November 19, 2004. LMG's registered business address was listed as 237 Mansfield F, Boca Raton, Florida. Lerner was listed with the Florida State Division of Corporations as the President of LMG. On February 9, 2005, LMG changed its registered business address to 1900 NW Corporate Boulevard, Suite 400, Boca Raton, Florida. From February 2005 through June 2005, LMG solicited customers to engage in off-exchange options transactions with FILP. LMG has never been registered with the Commission. On August 12, 2005, LMG was voluntarily dissolved as a corporation.

3. Addison Financial Group, Inc. was incorporated in Florida on July 5, 2005. Addison Financial's registered business address was listed as 433 Plaza Real, Suite 275, Boca Raton, Florida. Lerner was listed with the Florida State Division of Corporations as the President of Addison Financial. From June 2005 through approximately March 2006, Addison

Financial solicited customers to engage in off-exchange options transactions with FILP. Addison Financial has never been registered with the Commission. On March 24, 2005, Addison Financial was voluntarily dissolved as a corporation.

4. Addison Management Group, Inc. was incorporated in Florida on November 19, 2004. Addison Management functioned as the management firm for LMG and Addison Financial by handling the accounting aspects of each business. Addison Management's registered business address was listed as 237 Mansfield F, Boca Raton, Florida. Lerner was listed with the Florida State Division of Corporations as the President of Addison Management. Addison Management has never been registered with the Commission. On April 3, 2005, Addison Management was voluntarily dissolved as a corporation.

5. Hamlin Mercer Group, Inc. was incorporated in Florida on November 15, 2005. The registered business address of Hamlin Mercer was listed as 433 Plaza Real, Suite 275, Boca Raton, Florida. Lerner was listed with the Florida State Division of Corporations as the President of Hamlin Mercer. From approximately January 2006 through at least June 2006, Hamlin Mercer solicited customers to engage in off-exchange options transactions with FILP. Hamlin Mercer has never been registered with the Commission. On June 16, 2006, Hamlin Mercer was voluntarily dissolved as a corporation.

6. **Colfax Management Group, Inc.** was incorporated in Florida on November 15, 2005. According to Lerner, Colfax functioned as the management firm for Hamlin Mercer by handling the accounting aspects of the business. The registered business address of Colfax was listed as 433 Plaza Real, Suite 275, Boca Raton, Florida. Lerner was listed with the Florida State Division of Corporations as the President of Colfax. Colfax has never been registered with the Commission. On June 16, 2006, Colfax was voluntarily dissolved as a corporation.

7. Alan Lerner resides in Boca Raton, Florida. Lerner was listed with the Florida State Division of Corporations as the President of each firm comprising the Addison Enterprise. Lerner has never been registered with the Commission in any capacity.

Off-Exchange Forex Operation

8. From at least February 2005 through June 2006 (the "relevant period"), the Addison Enterprise solicited retail customers to engage in off-exchange forex options transactions with FILP as the counterparty to each transaction.

9. FILP accepted orders and funds from customers solicited by the Addison Enterprise for the purpose of trading off-exchange forex options transactions. FILP deposited these customer funds into segregated accounts maintained and controlled by FILP.

10. Most, if not all, of the retail customers solicited by the Addison Enterprise, possessed assets of less than \$5,000,000. Most, if not all, of the customers entered into the forex options transactions for the purpose of speculating on price movements and not to manage any risk associated with any asset owned or liability incurred, or reasonably likely to be owned or incurred.

11. During the relevant period, customers solicited by the Addison Enterprise rarely made profits and were exposed to significant risk of loss. In fact, customers solicited by the Addison Enterprise lost at least \$7,081,036.63 out of approximately \$7,611,306.46 that they deposited. During this same period, Addison Enterprise generated commissions totaling approximately \$3,329,524.50.

12. The Addison Enterprise firms have never been registered with the Commission in any capacity.

13. FILP has never been registered with the Commission in any capacity nor has it ever been an affiliated person of a Futures Commission Merchant ("FCM") registered under the Act that is required to make or keep records under Section 4f(c)(2)(B) of the Act, 7 U.S.C. § 6f(c)(2)(B) (2002). Accordingly, FILP was not a proper counterparty to the forex transactions entered into with the customers solicited by the Addison Enterprise.

14. At all times during the relevant period, Lerner exercised control over the day-today operations of the Addison Enterprise firms. At all times during the relevant period, Lerner was the President of each company comprising the Addison Enterprise. Lerner controlled the bank accounts of the Addison Enterprise. In particular, Lerner signed, as president, each of the introducing agreements that the Addison Enterprise entered into with FILP. Lerner was responsible for paying employee salaries and other bills of the Addison Enterprise firms. Lerner led training sessions for account executives two to three times a week. Lerner was responsible for placing the trades of customers. Lerner received weekly equity-runs for customers. Lerner also acted as the custodian of records for the Addison Enterprise. Lerner had the authority to hire and/or fire employees. The employee responsible for supervising the account executives reported to Lerner on a daily basis as to how the account executives were doing.

Fraudulent Solicitation of Customers

15. During the relevant period, Addison Enterprise employees, who were under the control of Lerner, routinely made misleading statements to prospective customers regarding the likelihood of making large profits, including, but not limited to, the following or words to this effect:

• that small moves in the price of the Euro would make it easy enough to double or triple accounts in six to nine months;

- that the customer could realize a profit in thirty (30) days and a 200% return in ninety (90) days;
- that a few cents move in the currency would generate large profits;
- that if the customer invested with the account executive, the account executive "could assure possible high profits." This account executive also asked the customer to "Promise me that when I make you a millionaire you will come and visit me;"

• that the account executive made several clients wealthy and that the account executive would make the customer a lot of money too;

that the account executive was making "so much" money and the people he
made trades for were making "so much" money. The account executive
laughed about how the customer would come to Florida and buy him dinner
and drinks after he made all of this money for the customer; and

that other customers were successful and making lots of money.
 Given these statements of profit potential, a reasonable investor would have found it material to learn that a vast majority of Addison Enterprise customers closed their accounts at a loss.

16. During the relevant period, Addison Enterprise employees, who were under the control of Lerner, routinely made misleading statements to prospective customers regarding the risk of loss associated with trading forex options, including, but not limited to, the following or words to this effect:

 that the customer should not worry because the account executives were experts and they used a strategy of splitting transactions that spread the risk. This customer lost \$85,310 of his \$86,000 investment;

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- that although there was risk, as long as the customer followed the account executive's advice, he would manage the investment and make money for the customer. This account executive also claimed to have field representatives all across the globe, monitoring the local climate and giving up-to-the-second advice on investing. This customer lost approximately \$108,500 of his \$116,000 investment;
- that the customer should buy contracts for both the upside and the downside because the upside contracts would make a lot of money while the downside would cover the investment if the currency price went down. This customer lost \$141,960 of his approximately \$143,700 investment; and
- that if the customer worked with the account executive, there would be low
 risk to the customer's capital, with losses, if any, being small. Another
 account executive represented to this customer that "I promise I won't let this
 trade hurt you. If it starts to go against us, I will get you out...." This
 customer lost \$194,895 of his \$194,900 investment.

Given these statements that misleadingly minimized the risk of loss, a reasonable investor would have found it material to learn that a vast majority of Addison Enterprise customers closed their accounts at a loss.

17. In addition to such statements, Addison Enterprise employees provided actual and prospective customers with misleading profit illustrations that made it seem that profits were likely in that they represented that there was a direct correlation between an increase in the value of a foreign currency and the resulting profit to the holder of a call option for that currency. These profit illustrations were memorialized in scripts provided to Addison Enterprise

employees. Lerner was aware of these scripts and that they were provided to Addison Enterprise employees. One of the scripts provides a hypothetical example of what is described as a "tremendous profit making opportunity." The example represents that one contract would leverage \$150,000 and that each penny move equals \$1,500 in profit. The example further suggests that the customer could realize a gross profit of \$150,000 if they purchased 10 contracts based on a projected 10 cent increase in the value of the foreign currency. Immediately following this profit example, the script reads: "Tell me _______, is that the type of money you're looking to make and if we're only half right, I don't think you will be too unhappy, do you agree?" These representations together convey the message that a prospective customer could expect to make a significant profit based upon small upward movements in the value of a foreign currency. Given these statements of profit potential, a reasonable investor would have found it material to learn that a vast majority of Addison Enterprise customers closed their accounts at a loss.

19. Lerner knew that Addison Enterprise employees were making statements that over-emphasized profit potential or minimized risk of loss. Lerner also knew that most Addison Enterprise customers closed their accounts at a loss, and many at a substantial loss. Despite such knowledge, Lerner did not direct Addison Enterprise employees to disclose to actual and prospective customers the losses sustained by Addison Enterprise customers. As a result, Addison Enterprise account executives did not disclose to actual and prospective customers the losses sustained by Addison Enterprise that overemphasized profit potential or minimized risk of loss.

The Common Enterprise

20. During the relevant period, the Addison Enterprise operated through a complex web of interrelated firms, including LMG, AMG, and HMG. The Addison Enterprise, successively through each of these firms, solicited customers to engage in off-exchange forex options transactions with FILP as the counterparty.

21. The Addison Enterprise firms' business operations were the same and they each utilized nearly identical sales materials, including account opening documents and news articles and charts concerning forex. Each firm also entered into an identical introducing agreement with FILP. Moreover, customer account statements were identical in format and some customer accounts continued to trade even when the names of the firms changed.

22. The various Addison Enterprise firms also shared many of the same employees. Some of the firms comprising the Addison Enterprise also shared the same physical business address, the same principal business address as recorded with the Florida State Department of Corporations, as well as the same mailing address.

23. During the relevant period, the Addison Enterprise account executives typically used high pressure sales tactics to convince customers or potential customers to invest in offexchange forex options transactions with FILP. According to customers, account executives would pressure customers into investing by making representations such as the following or words to this effect:

> "[T]hings are happening--fast and furious—Now and you need to get at least \$20,000 in your account right away!" The same account executive also represented to the customer that if he sent \$20,000 to \$25,000 right away, the customer would see his account back in profits very quickly;

• Another account executive sent account information via fax and rushed the customer through the application process, explaining that he wanted to catch the rise in the Euro; and

Another account executive represented to a customer that the Swiss Franc
 would be a good investment because the United States was clamping down on
 Middle Eastern countries. The account representative further indicated that
 the customer only had a small window of opportunity and that the payoff
 would be very quick, probably within 10 days to two weeks.

The Addison Enterprise's Agency Relationship with FILP

24. During the relevant period, FILP entered into introducing agreements with each of the firms comprising the Addison Enterprise.

25. From at least February 2005 through February 2006, the Addison Enterprise introduced customers exclusively to FILP. The various entities that comprised the Addison Enterprise, as well as their employees, acted as agents to FILP.

26. On a daily basis, FILP provided the Addison Enterprise with trade recommendations, including the bid and ask prices of specific forex options contracts. Addison Enterprise employees would provide to customers these trade recommendations. The trade recommendations made by FILP were frequently out-of-the- money, and deep-out-of-the-money options. FILP provided such trade recommendations to the Addison Enterprise to assist it in generating more business for FILP.

27. The Addison Enterprise charged customers \$240 per round-turn for each option transaction and \$380 for each spread transaction. These commissions were collected by FILP.

28. FILP deducted a "clearing fee" from the commissions owed to the Addison Enterprise. The clearing fees were held by FILP as a "legal fund" on behalf of the Addison Enterprise. Specifically, these funds were set aside by FILP to be used to settle any disputes Addison Enterprise customers had concerning their trading accounts.

B. <u>Conclusions of Law</u>

1. This Court has jurisdiction over the subject matter of this action and all parties hereto pursuant to Section 6c of the Act, 7 U.S.C. § 13a-1, which authorizes the Commission to seek injunctive relief against any person whenever it shall appear that such person has engaged, is engaging or is about to engage in any act or practice constituting a violation of any provision of the Act or any rule, regulation or order thereunder.

2. Venue properly lies with this Court pursuant to Section 6c of the Act, 7 U.S.C. § 13a-1, in that all Defendants are found in, inhabit, or transact business in this district, and/or the acts and practices in violation of the Act have occurred, are occurring, or are about to occur within this district, among other places.

3. This Court has personal jurisdiction over The Addison Defendants pursuant to Section 6c of the Act, 7 U.S.C., § 13a-1, who acknowledge service of the Complaint and consent to the Court's jurisdiction over them.

4. The Commission and The Addison Defendants have agreed to this Court's continuing jurisdiction over each of them for the purpose of enforcing the terms of this Order, and for any other purposes relevant to this action.

Violation of Section 4c(b) of the Act and Regulation 32.11(a)

5. By the conduct described in Section II.A above, the Addison Enterprise, by and through its employees, solicited and/or accepted orders and/or funds for the purchase and sale of

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forex options contracts that were not conducted on or subject to the rules of a contract market or foreign board of trade, in violation of Section 4c(b) of the Act, 7 U.S.C. § 6c(b) (2002), and Regulation 32.11(a), 17 C.F.R. § 32.11(a) (2006).

6. Lerner directly or indirectly controlled the Addison Enterprise, and did not act in good faith or knowingly induced, directly or indirectly, the acts constituting the Addison Enterprise's violations of Section 4c(b) of the Act, 7 U.S.C. § 6c(b) (2002), and Commission Regulation 32.11(a), 17 C.F.R. § 32.11(a) (2006). Lerner therefore is liable for these violations as a controlling person pursuant to Section 13(b) of the Act, 7 U.S.C. § 13c(b) (2002).

Violation of Section 4c(b) of the Act and Regulations 1.1(b)(1),(3) and 32.9(a),(c)

7. By the conduct described in Section II.A above, Lerner, by and through Addison Enterprise employees, in connection with offers to enter into, the entry of, the confirmation of the execution of forex options transactions, cheated or defrauded or attempted to cheat or defraud customers, and deceived or attempted to deceive customers, in violation of Section 4c(b) of the Act, 7 U.S.C. § 6c(b) (2002), and Regulations 1.1(b)(1) and (3), and 32.9(a) and (c), 17 C.F.R. §§ 1.1(b)(1) and (3), and 32.9(a) and (c) (2006).

8. Lerner was acting as an agent for the Addison Enterprise entities when he cheated or defrauded or attempted to cheat or defraud customers, and deceived or attempted to deceive customers and, therefore, pursuant to Section 2(a)(1)(B) of the Act, 7 U.S.C. § 2(a)(1)(B) (2002), and Regulation 1.2, 17 C.F.R. § 1.2 (2006), the Addison Enterprise entities are liable for Lerner's violations of Section 4c(b) of the Act, 7 U.S.C. § 6c(b) (2002), and Regulations 1.1(b)(1) and (3), and 32.9(a) and (c), 17 C.F.R. §§ 1.1(b)(1) and (3), and 32.9(a) and (c) (2006).

III.

ORDER OF PERMANENT INJUNCTION

Based upon and in connection with the foregoing conduct, pursuant to Section 6c of the Act, 7 U.S.C. § 13a-1,

IT IS HEREBY ORDERED that:

1. The Addison Defendants are permanently restrained, enjoined, and prohibited from directly or indirectly cheating or defrauding or attempting to cheat or defraud other persons and willfully deceiving or attempting to deceive other persons in or in connection with an offer to enter into, the entry into, or the confirmation of the execution of any commodity option transaction, including options transactions in foreign currency, subject to the Commission's jurisdiction, in violation of Section 4c(b) of the Act, 7 U.S.C. § 6c(b) (2002), and Regulations 1.1(b)(1) and (3), and 32.9(a) and (c), 17 C.F.R. §§ 1.1(b)(1) and (3), and 32.9(a) and (c) (2006).

2. LMG, AMG, and HMG are permanently prohibited from engaging, directly or indirectly, in any activity related to trading in any commodity, as that term is defined in Section 1a(4) of the Act, 7 U.S.C. § 1a(4) ("commodity interest"), including, but not limited to, the following:

- a) trading on or subject to the rules of any registered entity, as that term is defined in Section 1a(29) of the Act, 7 U.S.C. § 1a(29);
- b) engaging in, controlling or directing the trading for any commodity interest account for or on behalf of any other person or entity, whether by power of attorney or otherwise;
- c) applying for registration or claiming exemption from registration with the Commission in any capacity, and engaging in any activity requiring such registration or exemption from registration with the Commission, except as provided for in Regulation 4.14(a)(9), 17 C.F.R. § 4.14(a)(9), or acting as a principal, agent or any other officer or employee of any person registered, exempted from registration or required to be registered with the Commission, except as provided for in Regulation 4.14(a)(9), 17 C.F.R. § 4.14(a)(9);

- d) entering into any commodity interest transactions for LMG's, AMG's, and HMG's own accounts, for any account in which LMG, AMG, and/or HMG has a direct or indirect interest, and/or having any commodity interests traded on its behalf; and
- e) engaging in any business activities related to commodity interest trading, including options transactions in foreign currency, subject to the Commission's jurisdiction.
- 3. Lerner is permanently restrained, enjoined, and prohibited from directly or

indirectly:

- a) engaging in, controlling, or directing the trading for any commodity interest account, for or on behalf of any other person or entity, whether by power of attorney or otherwise, where the commodity interest transactions in the account are subject to the Act, including options transactions in foreign currency;
- b) engaging in or attempting to engage in soliciting or accepting orders for, or accepting money, securities or property for any commodity interest transaction subject to the Act, including options transactions in foreign currency; and/or
- c) engaging in, or attempting to engage in, the supervision of any person or persons engaging in, controlling, or directing the trading for any commodity interest account, or of any person soliciting or accepting orders for, or money, securities or property, for the purchase or sale of any commodity interest subject to the Act, including options transactions in foreign currency

Provided, Lerner is permitted to engage in commodity interest transactions for his personal account.

4. Lerner is permanently prohibited from applying for registration or claiming exemption from registration with the Commission in any capacity, and engaging in any activity requiring such registration or exemption from registration with the Commission, except as provided for in Regulation 4.14(a)(9), 17 C.F.R. § 4.14(a)(9), or acting as a principal, agent or any other officer or employee of any person registered, exempted from registration or required to be registered with the Commission, except as provided for in Regulation 4.14(a)(9), 17 C.F.R. § 4.14(a)(9).

IV.

ORDER FOR OTHER EQUITABLE RELIEF

IT IS HEREBY ORDERED that:

Appointment of Monitor

1. To effect payment by the Addison Defendants and distribution of restitution, the NFA is appointed as Monitor ("Monitor"). The Monitor shall collect restitution payments from The Addison Defendants and make distributions as set forth below. Because the Monitor is not being specially compensated for these services, and these services are outside the normal duties of the Monitor, the Monitor shall not be liable for any action or inaction arising from its appointment as Monitor, other than actions involving fraud.

Restitution Obligations

2. The Addison Defendants shall be obligated to pay restitution, jointly and severally with any other Defendant ordered to pay restitution in this action, for customer losses in the amount of \$7,081,036.63, plus post-judgment interest, provided that the Addison Defendants' joint and several liability is capped at the following amounts:

•	LMG	\$7,081,036.63;
•	AMG	\$7,081,036.63;
•	HMG	\$7,081,036.63; and
•	Lerner	\$3,332,524.50.

3. Post-judgment interest shall accrue commencing upon date of entry of the Consent Order.² The post-judgment interest rate shall be determined by using the Treasury Bill rate prevailing on the date of entry of the Consent Order, pursuant to 28 U.S.C. § 1961.

4. The Addison Defendants' restitution obligations are immediately due and owing.

5. The Addison Defendants shall make restitution payments under this Consent Order payable to "The Liberty Mutual Group et al. Settlement Fund" and shall send such restitution payments by electronic funds transfer, or by U.S. postal money order, certified check, bank cashier's, or bank money order, to Office of Administration, National Futures Association, 300 South Riverside Plaza, Suite 1800, Chicago, Illinois 60606, under cover letter that identifies the paying Defendant and the name and docket number of the proceeding. The Addison Defendants shall simultaneously transmit copies of the cover letter and the form of payment to: (a) the Director, Division of Enforcement, Commodity Futures Trading Commission, Three Lafayette Centre, 1155 21st Street, N.W., Washington, D.C. 20581, and (b) the Chief, Office of Cooperative Enforcement, at the same address.

6. In the event that any of the Addison Defendants receive funds in connection with Defendants' forex operation described herein, they shall immediately pay such funds to the Monitor.

7. The Monitor shall oversee the Addison Defendants' restitution obligations and shall have discretion to determine the manner for distribution of funds in an equitable fashion to customers identified in Attachment A, filed *in camera*, as appropriate, or may defer distribution until such time as it deems appropriate. In the event that the amount of restitution payments to the Monitor are of a *de minimis* nature such that the Monitor determines that the administrative costs of the making of a restitution distribution is impractical, the Monitor may, in its discretion,

² The date of the "entry of the Consent Order" shall be the date the Court signs the Consent Order.

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treat such restitution payments as civil monetary penalty payments, which the Monitor shall forward to the Commission following the instructions for civil monetary penalty payments set forth in paragraph 12 of this Section.

8. Nothing herein shall be construed in any way to limit or abridge the rights of any customer that exist under state or common law.

9. To the extent that any funds accrue to the U.S. Treasury as a result of the restitution obligation in this Consent Order, such funds shall be transferred to the Monitor for disbursement in accordance with the procedures set forth in paragraph 7 of this Section.

Civil Monetary Penalty

10. The Addison Defendants shall pay Civil Monetary Penalties ("CMP") in the following amounts:

- Addison Enterprise \$3,329,524.50; and
- Lerner \$260,000.

11. Post-judgment interest shall accrue commencing on the date this Consent Order is entered. The post-judgment interest rate shall be determined by using the Treasury Bill rate prevailing on the date this Consent Order is entered, pursuant to 28 U.S.C. § 1961.

12. The Addison Defendants' CMP obligations are immediately due and owing, subject to paragraphs 13 and 14 of this Section. The Addison Defendants shall pay their CMP obligations by electronic funds transfer, U.S. postal money order, certified check, bank cashier's check, or bank money order. If payment is to be made other than by electronic funds transfer, the payment shall be made payable to the Commodity Futures Trading Commission and sent to the address below:

> Commodity Futures Trading Commission Division of Enforcement

ATTN: Marie Bateman – AMZ-300 DOT/FZZ/MMAC 6500 S. MacArthur Blvd. Oklahoma City, OK 73169 Telephone: (405) 954-6569

If payment by electronic transfer is chosen, The Addison Defendants shall contact Marie Bateman or her successor at the address above to receive payment instructions and shall fully comply with those instructions. The Addison Defendants shall accompany payment of the CMP with a cover letter that identifies the paying Defendant as the payor and the name and docket number of this proceeding. The Addison Defendants shall simultaneously transmit copies of the cover letter and the form of payment to (a) the Director, Division of Enforcement, Commodity Futures Trading Commission, 1155 21st Street, NW, Washington, D.C. 20581, and (b) the Chief, Office of Cooperative Enforcement, Division of Enforcement, at the same address.

Priority of Monetary Sanctions and Partial Payments

13. All payments by The Addison Defendants pursuant to this Consent Order shall first be applied to satisfaction of their restitution obligations, consistent with the authority granted the Monitor, above. After satisfaction of an individual defendant's restitution obligation, payments by that individual defendant pursuant to this Consent Order shall be applied to satisfy the paying defendant's CMP obligation.

14. Any acceptance by the Commission and/or Monitor of partial payment of the Addison Defendants' restitution obligations and/or CMP obligations shall not be deemed a waiver of the respective requirement to make further payments pursuant to this Consent Order, or a waiver of the Commission's and/or Monitor's right to seek to compel payment of any remaining balance.

Lifting of Asset Freeze

Upon the entry of this Consent Order, the provisions of the Court's May 16, 2007
 SRO that impose a freeze on the Addison Defendants' assets shall be lifted.

V.

OTHER PROVISIONS

1. <u>Continuing Jurisdiction of This Court</u>: This Court shall retain jurisdiction over the Addison Defendants to assure compliance with this Order and for all other purposes related to this action.

2. <u>Notices</u>: All notices required to be given by any provision in this Order shall be sent certified mail, return receipt requested, as follows: Notice to the Commission: Attention, Director of Enforcement, Commodity Futures Trading Commission, Division of Enforcement, 1155 21st Street, N.W., Washington, DC 20581. Notice to the Addison Defendants: Attention, counsel of record.

3. <u>Waiver</u>: The failure of any party to this Consent Order at any time or times to require performance of any provision hereof shall in no manner affect the right of such party at a later time to enforce the same or any other provision of this Consent Order. No waiver in one or more instances of the breach of any provision contained in this Consent Order shall be deemed or construed as a further or continuing waiver of such breach or waiver of the breach of any other provision of this Consent Order shall be deemed or construed as a further or continuing waiver of such breach or waiver of the breach of any other provision of this Consent Order.

4. <u>Equitable Relief</u>: The equitable relief provisions of this Consent Order shall be binding upon the Addison Defendants and any person who is acting in the capacity of officer, agent, employee, or servant of the Addison Defendants, and any person acting in active concert or participation with the Addison Defendants who receives actual notice of this Consent Order by personal service or otherwise.

5. <u>Acknowledgments</u>: Upon being served with a copy of this Consent Order after entry by this Court, The Addison Defendants shall sign an acknowledgment of service and serve such acknowledgment on this Court and the Commission within seven days.

6. <u>Invalidation</u>: If any provision or the application of any provision of this Consent Order is held invalid, the remainder of the Consent Order and the application of the provision to any other person shall not be affected by the holding.

7. <u>Entire Agreement and Amendments</u>: This Consent Order incorporates all of the terms and conditions of the settlement among the parties hereto. Nothing shall serve to amend or modify this Consent Order in any respect whatsoever, unless: (1) reduced to writing; (2) signed by all parties hereto; and (3) approved by further order of this Court.

8. <u>Authorization</u>: Lerner hereby warrants that he was the President of the Addison Enterprise firms, including LMG, AMG, and CMG, that this Consent Order has been duly authorized by the Addison Enterprise firms, and that he has been duly empowered to sign and submit this Consent Order on behalf of the Addison Enterprise firms.

There being no just reason for delay, the Clerk of the Court is hereby directed to enter this Consent Order.

Done and ORDERED in Chambers at Miami, Florida this <u>4th</u> day of <u>December</u>

2008

Honorable Edwin G. Torres United States Magistrate Judge

CONSENTED TO AND APPROVED BY:

Approved for Entry: Date: 09/24/08 ィハ

Alan Lerner, Individually and on behalf of Defendants The Liberty Mutual Group, Inc., Addison Financial Group, Inc., Addison Management Group, Inc., Hamlin Mercer Group, Inc., and Colfax Management

Group, Inc.

Date: 9/24/08

Blaine H. Hibberd (as to form only) Blaine H. Hibberd, P.A. 633 Southeast 3rd Avenue, Suite 301 Ft. Lauderdale, Florida 33301 Telephone: (954) 768-0070 Fax: (954) 768-0778 blaine@hiblaw.com

Attorney for Defendants Alan Lerner and Defendants The Liberty Mutual Group, Inc., Addison Financial Group, Inc., Addison Management Group, Inc., Hamlin Mercer Group, Inc., and Colfax Management Group, Inc.

Turine m.

Eugene Smith, Trial Attorney SD Fla. No. A5500944, esmith@cftc.gov Christine Ryall, Lead Trial Attorney Florida Bar No. 0983550, cryall@cftc.gov Division of Enforcement Commodity Futures Trading Commission Three Lafayette Centre, 1155 21st Street, N.W. Washington, D.C. 20581 (202) 418-5371 (Smith) (202) 418-5523 facsimile

Attorneys for Plaintiff

11/10/08 Date:

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Adams	Jerry and Amy	38 Rockledge Ct	The Woodlands	ΤX	77382
Anderson	James	3654 Wrightwood Dr	Studio City	CA	91604
Andler	Kevin	2155 Roundtop Dr	Colorado Springs	ĉ	80918
Antes	William	1106 Huntingdon Dr	San Jose	CA A	95129
Babb	Errol	4980 Welcome All Rd SW	College Park	GA	30349
Bagi	Albert	3119 Harvard Pl	Granite City	F	62040
Baker	James	8325 Haeg Dr	Bloomington	MN	55431
Balboni	Henry	1329 Doylin Dr	Cary	NC	27511
Baldauf	Irvin	11829 Coli Rd	Mendon	ОН	45862
Barkema	Dean	732 S Monroe Ct	Mason City	Ņ	50401
Barnwell	Hugh	13724 Cordary Ave #17	Hawthorne	CA .	90250
Beck	Michael	6079 S Broadway	l ittleton	3	0000

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Customer Losses

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œ	Philip	Michael	Robert	David	Gary	Ernest	Robert	David	Jeffrey	Michael	Kevin	Donald	Yogesh	David
· ·	23 Sunrise Cr	81 Lancaster Ave #208	349 Schooley Mt Rd	15842 Cobblestone	6385 Goodview Bay	1339 Whittown Rd	6 Kerrie Cr	13730 Burke Road	409 Walnut Grove Road	5438 Pandale Valley Drive	422 N 150 E	350 Brook St	37 Cardinal Dr	2620 Bellevue Way NE #12
	Snorton	Malvem	Hackettstown	La Miranda	South Cottage Grove	Royboro	Franklin	Los Altos Hills	Peachtree City	McKinney	Hyde Park	Bristol	Poughkeepsie	Bellvue

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Case 1:07-cv-21267-EGT

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Canny	John	880 Soda Creek Rd	Evergreen	8	80439
Carhart	Russell .	2408 Timber Ridge Ct	Parlin	Z	08859
Carlson	Kathryn	7295 Blackwell Dr SW	Farwell	MN	56327
Charron	David	11201 N El Mirage Rd #761	El Mirage	AZ	85335
Cheu	Gilbert	638 15th Avenue	San Fransisco	ç	94118
Christy	Edward	6284 Pine Ridge Ct	Flushing	MI	48433
Ciroli	Anthony	2 Goldsmith Ave	Medford	MA	02115
Clark	Gary	5701 Locust St Ext	Lockport	NY .	14094
Compte	Robert	1915 Heatherwood Dr	Toledo	ЮН	43614
Cook	Ken	7491 Maple Road	Frankenmuth	MI	48734
Corcoran	Steven	105 Old Farms Road South	Glastonbury	CI	06073
Cristea	Gaston	874 W. 11th Street	San Pedro	CA	90731
Cunningham	Van	. 27222 170th St	Sleepy Eye	MN	56085
Dalecke	Jeffrey	8500 N Hummer Dr	Tucson	AZ	85742
Davis Jr.	James	5229 Drexel Dr	Mobile	۶L	36693

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Tuesday, June 17, 2008	Evans	Esplan	Erikson	Engleman	Emard	Ellsworth Family Trust	Edge	Dvorak	Drake	Dougherty	Dolan	Dimick	Diep	DeSantis	Debyah
B	Darin	Victor	Robert	Jesse	Larry		Clinton	Will	Robert	Dennis and Linda	Brian	Daniel	Adam	Henry	David
	188 Penny Lane	17903 Red Cedar Rd	369 River Road	533 Yellow Jacket Rd	6864 Sunrise Dr	4722 El Portal Court	4641 Stonebridge Cove	1525 McFarlan St	1561 D Street	1113 Hessian Ave	528 Granite Rd CR 521. BX	1228 Beecher Ave	25226 Grovewood	4 Tree Top Lane	221 James St
	Logan	Cold Spring	Hinckley	Dayton	Circle Pines	Sparks	Tupelo	Eureka	Blaine	National Park	Granby	Brigham	Lake Forest	Lynnfield	Newington
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	84341	56320	44233	89403	55014	89438	38801	95501	98231	08063	80446	84302	92630	01940	06111
Page 4 of 16	(\$9,965.00)	(\$2,535.00)	(\$14,700.00)	(\$4,975.00)	(\$9,990.00)	(\$71,595.00)	(\$1,490.00)	(\$29,390.00)	(\$47,640.00)	(\$9,950.00)	(\$10,000.00)	(\$4,900.00)	(\$14,700.00)	(\$11,117.50)	(\$9,905.00)

Page 5.of 16

Fahmer	Greg	6563 Whitbourne Dr	San Jose	CA	95120	(\$25,460.00)
Friend	Russell	10941 SR 771	Leesburg	ОН	45135	(\$11,650.00)
Fritzinger	Robert	8145 Placita Sur Oeste	Tuscon	AZ	85741	(\$147,000.00)
Fulkerson	Wiley Joseph		Meadowlands	MN	55765	(\$10,000.00)
Gaines	Тепу	3843 South 8th St	Tacoma	WA	98405	(\$9,950.00)
Gardenhire	Richard	1457 N Brampton	Rialto	CA	92376	(\$29,372.50)
Gardner	Ryan	13046 S Mountain Crest Cir	Draper	UT	84020	(\$4,960.00)
Gardner 1990 Revocable Trust		PO Box 26	Summers	AR	72769	(\$9,800.00)
German	Thomas	1902 Parkvue RD	Fallston	MD	21047	(\$22,730.00)
Gillikin	Alvin	465 Crow Hill Rd.	Bearfoot	NC	28513	(\$60,000.00)
Gilreath	Richard	801 First Street NE	New Prague	MN	56071	(\$14,700.00)
Grainger	Leroy	622 Hwy 905	Conway	SC	29526	(\$153,827.50)
Gray Jr.	Richard E	13364 S West Bay Shore D	Traverse City	M	49684	(\$7,505.00)
Gutierrez	William	3009 Fillmore Ave	Brooklyn	NY	11234	(\$4,900.00)
Haisten	David	158 Robin Dr	Jackson	GA	30233	(\$19,825.00)
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(\$141,960.00)	97040	Δ7	Mesa	708 NI Windoor	Michael	Hitchcock
(\$58,470.00)	11426	NY	Bellerose	239-10 87th Ave	Lee	Hirschman
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(\$25,790.00)	85219	Ą	Apache Jct	6353 E Hidalgo St	James	Hersey
(\$54,950.00)	66216	KS	Lenexa	7763 Monrovia	Richard	Hayob
(\$8,405.00)	68003	NE	Ashland.	202 N 22nd St	Roy	Hay
(\$62,875.00)	84124	UT	Salt Lake City	4327 S 2900 E	Larry	Hassard
(\$52,415.00)	26716	WV	Eglon	R1 Box 258	Stanley and Leah	Harsh
(\$4,960.00)	56218	MN	Boyd	2613 380th St	James	Hanson
(\$4,975.00)	92509	CA	Riverside	9470 Stimup St	Randy	Hannold
(\$350.00)	55371	MN	Princeton	9228 90th St	James	Hanes
(\$11,760.00)	91325	CA	Northridge	10201 Oak Park Ave	Patrick F.	Hamilton
(\$29,580.00)	99504	AK	Anchorage	390 Peppertree Loop	Stephen	Hall

Page 7 of 16						Tuesday, June 17, 2008	
(\$4,960.00)	76067	¥	Mineral Wells	560 Copperhead	Ray	Jones	
(\$9,355.00)	11971	NŸ	Southold	645 Hickory Rd	Herbert	Johnson	
(\$33,630.00)	84414	S	Pleasant Vlew	22 Hillsborough Dr	·.	Jerry Cannon Trust	
(\$14,885.00)	08724	Z	Brick	1437 Green Grove Rd	Paul	Jenkins	
(\$4,975.00)	58577	ND	Washburn	240 Coulee Dr	Virgil	Jaeger	
(\$4,760.00)	92653	CA	Laguna Hills	25342 Barents	Paul	Jacober	
(\$23,975.00)	- 37064	TN	Franklin	3442 Sweeney Hollow Roa	Neal	Jaco	
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(\$19,620.00)	49093	MI	Three Rivers	51914 Buckhorn Road	Brian	Huff	
(\$22,235.00)	46310	Ĩ	DeMotte	9261 N 950 W	Jon	Hubers	
(\$95,780.00)	31419	GA	Savannah	39 Cutler Drive	Frankie	Howard	
(\$8,755.00)	80918	8	Colorado Springs	3184 Montebello Drive Wes	Andrew	House	
(\$9,460.00)	32506	臣	Pensacola	3362 Pitcher Plant Cr	John	Honea	
(\$89,975.00)	56567	MN	New York Mills	47811 400th Street	Joseph	Hofmann	
(\$4,655.00)	98028	WA	Kenmore	7832 NE 156th	Thomas	Hoffman	
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(\$39,090.00)	55313	MN	Buffalo	1603 Viking Drive	Michael	Marty
(\$4,975.00)	49690	MI	Williamsburg	3515 Kennedy Place	William	Ludwig
(\$98,300.00)	65802	MO	Springfield	4915 W. Portland	D. Michael	Loewenstein
(\$23,915.00)	97477	OR	Springfield	1150 S 26th St	George	Livesley
(\$8,790.00)	08810	LN.	Dayton	602 Yarrow Circle	Mitchell	Liebler
(\$73,705.00)	20771	VA	Oak Hill	13195 Rover Glen Ct	Shendge	Lian
(\$60,877.50)	29572	SC	Myrtle Beach	120 Gully Branch Lane	E. Elwood	Lewis
(\$2,995.00)	98205	WA	Everett	1204 85th Dr NE	Charles	Leuze
(\$46,915.00)	93035	CA	Oxnard	1259 W Gonzales Rd	Jonathan	Lemler
(\$6,335.00)	55748	MN	Hill City	36498 690th Lane	Kenneth	Le Cocq
(\$7,900.00)	84741	C T	Big Water	395 Freedom	Steven	Larkin
(\$675.00)	51247	A	Rock Valley	2260 350th St	Glenn	Lange
(\$9,225.00)	56514	MN	Barnesville	905 2nd Ave SE	Dwight	Lane

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Pennington	Penigton	Pederson	Paulson	Parekh	Paradise	Panozzo	Pagan	Northam	Norman	Noe	Nichols	Nelson	Neff	Navarrete
Arthur and Lois	James	Charles	Arnold	Premai	John	Barbara	Travis	Jeffrey	Ean	Kevin	David	Jimmy R.	Thomas	John
8011 Strine Rd	15859 N 60th Way	17181 Westport Dr	7855 Honeycomb Rd	1910 N Birchwood Park Ro	189 S Main St	7215 W 112th Place	3968 Hollows Glen Court S	3875 Whitehouse Creek Ro	212 Pools St	1126 Huntington Rd	5161 Revere St #3	PO Box 13365	336 W 5th Olace #2	6116 Jameson
Ashley	Scottsdale	Huntington Beach	Salt Lake City	Cherry Hill	Templeton	Worth	Concord	Pescadero	East Bend	Huntington	Chino	Tempe	Mesa	Amarillo
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43003	85254	92649	84121	08003	01468	60482	28027	94060	27018	01050	91710	85284	85201	79106
(\$9,980.00)	(\$11,880.00)	(\$75,430.00)	(\$9,950.00)	(\$3,400.00)	(\$11,455.00)	(\$4,535.00)	(\$16,975.00)	(\$14,790.00)	(\$107,425.00)	(\$7,500.00)	(\$9,950.00)	(\$3,430.00)	(\$19,825.00)	(\$142,790.00)

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Rowlands	Roussel	Ross	Rogers	Ritter	Reed	Rapier	Quealy	Pritchard	Pracht	Porter	Poebla	Plagenza	Pipka	Phillips
Robert	Eric	James	Neal	Robert	Cynthia	Dallas Brett	Lance and Rebecca	Ronald	Jeffrey	Craig	Frank	Jeromy W	George	Dennis
1533 Crestview Way #4	14030 Army Lane	RR3 Box 3111	3318 Clubview Dr	534 Magna Vista	1546 Iroquois Dr. NE	PO Box 355	1973 Boardwalk Ave	2196 Major Loring Way	1119 Moorestown Cr	4232 W 1000 N	16522 Josephine St	4345 Postal Ave	1571 Hollywell Ave	6732 Songwood Dr
Gran Junction	Gonzales	Roosevelt	Columbus	Santo Barbara	Solon	Taylor	Prescott	Marietta	Decatur	Rexburg	Brighton	Turlock	Missisauga, Ontario	Austell
8	۶	Ч	GA	CA	IA	Ą	ΑZ	GA	GA:	۵	00	CA	CAN	GA
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(\$19,910.00)	(\$49,165.00)	(\$19,675.00)	(\$9,800.00)	(\$9,965.00)	(\$99,555.00)	(\$29,910.00)	(\$84,657.50)	\$0.00	(\$44,105.00)	(\$38,120.00)	(\$4,900.00)	(\$4,900.00)	(\$4,975.00)	(\$4,960.00)

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24	NY 14624	Rochester	23 Watchman Ct	Tony	Smith
19	WA 98019	Duvall	14802 Kennedy Place NE	Brad	Smalley
49	TX 76049	Granbury	9035 Bontura Rd	William	Slocum
01	WY 82901	Rock Springs	2216 Westview	Charles	Slagowski
24	NJ 08724	Brick	207 McKinley Ct	Danieł	Skoog
29	TX 79029	Dumas	721 N. Meridith Avenue	Weldon R.	Sims
	IL 61401	Galesburg	1538 Monmouth Blvd	Casey	Simpson
22	NJ 07722	Colts Neck	11 Malvern Ct	Richard	Silipigne
30	TX 78230	San Antonio	13270 Hunters Breeze	Robert	Shelton
R8A 1P9	Canad R8/	Flin Flan, Manitoba	388 Queen Street	Keith	Schwartz
50	TX 75050	Grand Prairie	510 NW 18th St	Mark	Schulze
16	IL 60016	Des Plaines	840 E Thacker St	David	Schafer
	KS 66614	Topeka	2715 SW 29th St	William	Scamman
34	NY 11234	Brooklyn	2150 Royce Street	Joseph	Scalise
. 62	MN 56362	Payne	25127 Carousel Road	Steven	Savage

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Tuesday, June 17, 2008

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Sowers	Robert	301 Dee Ann St	Galiup	NM	87301	(\$19,930.00)
Spartacus Consulting		2532 Blue Ridge Tr	Flower Mound	ĸ	75028	(\$24,570.00)
Stakes	Jeffrey	104 Stallion Court	Smithfield	VA	23430	(\$14,925.00)
Stanworth	David	6820 SW 2350 West	West Jordan	UT	84084	(\$4,975.00)
Stawicki	Edward	1050 Timber Winds Drive S	Walker	M	49544	(\$5,970.00)
Stolte	Larry	982 U Ave	Boone	A	50036	(\$13,415.00)
Streacker	Earl N.	7217 Ashbury Lane	Finolay	о н	49540	(\$34,825.00)
Stringer	James	259 Weld Street	New Bedford	MA	02742	(\$27,370.00)
Stroer	Lois A,	8606 Amblewood	Houston	7	77099	(\$4,040.00)
Stubbs	Samuel	212 E Manhatton Dr	Tempe	ĄZ	85282	(\$23,171.63)
Tartaro	Artie	2610 W Holly St	Phoenix	ĄZ	85009	(\$39,435.00)
Tavis	Richard	232 N Jefferson St	Moscow	Ū	83843	(\$95,970.00)
Taylor	Walter	7858 Aster Ave	Yucca Valley	CA	92284	(\$34,207.50)
Tetrault	Alvah	1045 Mulberry Cr	Coralville	A	52241	(\$4,900.00)
Ticineto	Carlo	24481 Summerhill	Los Altos	CA	94024	100 296 506%

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Tuesday, June 17, 2008	Wickman	White Jr.	West	Weight	Wedeli	Warrington	Warren	Wallace Inc	Waidelich	Wada	Von Bokel	Vincitore	Valenson	Touet	Tonn		
ŏ	Edmund	Harry	Erik	Stephen	Lawrence	Thomas	Évelyn		Randall	Ailen	Mary Jane	Jon	Cathleen	James	Cameron		mandal and a second
	5710 W 154th Ct	149 N Main St	28899 58th Ave	PO Box 1643	230 Armsley Sq	122 Dasher Ln	4941 Willow Lane	33691 Rs KK	17929 Bernard Lane	223-A Kaia Street	PO Box 13	9 Locust Road	1764 Redwood Way	1682 Liberty Hwy	7696 Worden Rd		· · · · · · · · · · · · · · · · · · ·
·	Lowell	Hughesville	Paw Paw	Roosevelt	Ontario	Kitty Hawk	Marietta	LaJunta	Brainerd	Honolulu	Breese	Poughkepsie	Upland	Osceola	Beulah		
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	46356	17737	49079	84066	91762	27949	30066	81050	56401	96813	62230	12603	91784	50213	49617		
Page 15 of 16	(\$2,555.00)	(\$21,150.00)	(\$23,830.00)	(\$14,700.00)	(\$13,605.00)	(\$20,000.00)	(\$3,535.00)	(\$14,700.00)	(\$19,160.00)	(\$14,925.00)	(\$9,950.00)	(\$64,385.00)	(\$9,950.00)	(\$14,530.00)	\$0.00		

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Thomas Patrick 1949 E Edgewood Circle Mesa AZ Grand	Willis Wilmouth Jr. Wilson Wolfe Woodward Worthington Trust Wylie	Wm. Gerald Robert Gary Jeffrey George Albert James	8099 W 3rd St 17169 Katy Lane PO Box 1865 15 Plank Road 116 Brookhollow Dr 1565 Mount Lebanon Rd 8300 W Rambling Rd 5628 Hudson Cr	West Baden Beaverdam Washington Bristol Terrell Donalds Prescott Thornton	S & X ≠ 5 ≥ ≥	47469 23015 27689 05543 29638 86305 80241
James 5628 Hudson Cr Thornton CO Daniel 2615 Puunui Ave Honolutu HI Thomas Patrick 1949 E Edgewood Circle Mesa AZ Grand	Worthington Trust		8300 W Rambling Rd	Prescott	AZ	86305
9 Daniel 2615 Puunui Ave Honoluiu Hi Thomas Patrick 1949 E Edgewood Circle Mesa AZ Grand	Wylie	James	5628 Hudson Cr	Thornton	8	80241
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