UNITED STA	ATES DISTRICT COURT
CENTRAL DI	STRICT OF CALIFORNIA
COMMODITY FUTURES TRADING COMMISSION, <u>et al.</u>	) Case No. CV 23-8078 FMO (SKx)
Plaintiffs,	) ) ) ORDER AND JUDGMENT RE: REGAL
٧.	ASSETS LLC
REGAL ASSETS LLC, <u>et</u> <u>al.</u> ,	
Defendants.	
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15 For the reasons set forth in the Commodity Futures Trading Commission ("CFTC" or 16 "Commission") and the California Department of Financial Protection & Innovation's ("DFPI") 17 Motion for Default Judgment as to Defendant Regal Assets LLC (Dkt. 64, "Motion"), and the 18 hearing held on October 10, 2024, at which no defendant appeared, IT IS ORDERED AND 19 ADJUDGED, pursuant to Fed. R. Civ. P. 54(b), that:

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1. The Motion (Document No. 64) is granted as set forth below.

21 2. Pursuant to 7 U.S.C. §§ 13a-1, 7 U.S.C. § 13a-2, and Cal. Corp. Code §§ 29540, 29545, 22 and 29552, Regal Assets LLC ("Regal Assets") is permanently restrained, enjoined, and prohibited 23 from, directly or indirectly:

24 (a) Using or employing (or attempting to use or employ) a device, scheme, 25 or artifice to defraud any person; making (or attempting to make) untrue or 26 misleading statements of material fact or omitting to state a material fact in 27 order to make the statements made not untrue or misleading; and/or 28 engaging (or attempting to engage) in transactions, practices, or courses of

1 business that operate as a fraud or deceit on any person, in violation of 7 2 U.S.C. § 9(1) and 17 C.F.R. § 180.1(a)(1)-(3); 3 (b) Trading on or subject to the rules of any registered entity (as that term is 4 defined by 7 U.S.C. § 1a(40)); 5 (c) Entering into any transactions involving "commodity interests" (as that 6 term is defined in 17 C.F.R. § 1.3 (2023)), or precious metals that are 7 commodities, for accounts held in Regal Assets' name or for accounts in 8 which Regal Assets has a direct or indirect interest; 9 (d) Having any commodity interests or precious metals that are commodities 10 traded on its behalf; 11 (e) Controlling or directing the trading for or on behalf of any other person or 12 entity, whether by power of attorney or otherwise, in any account involving 13 commodity interests or precious metals that are commodities; 14 (f) Soliciting, receiving, or accepting any funds from any person for the 15 purpose of purchasing or selling any commodity interests or precious metals 16 that are commodities; 17 (g) Applying for registration or claiming exemption from registration with the 18 CFTC in any capacity, and engaging in any activity requiring such registration 19 or exemption from registration with the CFTC except as provided for in 17 20 C.F.R. § 4.14(a)(9) (2023); 21 (h) Acting as a principal (as that term is defined in 17 C.F.R. § 3.1(a)(2023)), 22 agent, or any other officer or employee of any person registered, exempted 23 from registration, or required to be registered with the CFTC except as 24 provided for in 17 C.F.R. § 4.14(a)(9); 25 (i) Selling or purchasing or offering to sell or purchase any commodity under 26 any commodity contract or under any commodity option, or offering to enter 27 into, or entering into, as seller or purchaser any commodity contract or any 28 commodity option in violation of Cal. Corp. Code § 29520; and/or;

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(j) Employing a device, scheme, or artifice to defraud, making an untrue statement of a material fact, or omitting to state a material fact necessary to make the statements made, in the light of the circumstances under which they were made, not misleading, engaging in any transaction, act, practice, or course of business which operates or would operate as a fraud or deceit upon any person, or misappropriating funds, in connection with the sale or purchase, or offer to sell or purchase, any commodity, commodity contract, or commodity option, in violation of Cal. Corp. Code § 29536.

3. Regal Assets shall pay plaintiffs restitution in the amount of twenty-one million, nine
hundred thirty-six thousand dollars, and fifty-seven cents (\$21,936,000.57) ("Restitution
Obligation"). If the Restitution Obligation is not paid immediately, post-judgment interest shall
accrue on the Restitution Obligation beginning on the date of entry of this Order and Judgment
("Order"), and shall be determined by using the Treasury Bill rate prevailing on the date of entry
of this Order pursuant to 28 U.S.C. § 1961.

Regal Assets' Restitution Obligation is joint and several with that of Tyler G. Gallagher
 ("Gallagher") and Leah Donoso ("Donoso"), and Regal Assets will receive a dollar-for-dollar credit
 against its Restitution Obligation for any restitution amounts paid by Gallagher and/or Donoso.

5. To effect payment of the Restitution Obligation and the distribution of any restitution
payments to Regal Assets' customers, the Court hereby appoints the National Futures Association
("NFA") as Monitor ("Monitor"). The Monitor shall receive restitution payments from Regal Assets
and make distributions as set forth below. Because the Monitor is acting as an officer of the Court
in performing these services, the NFA shall not be liable for any action or inaction arising from
NFA's appointment as Monitor, other than actions involving fraud.

Regal Assets shall make Restitution Obligation payments, and any post-judgment
 interest payments, under this Order to the Monitor in the name of "CFTC v. Regal Assets, et al.,
 23cv08078, Restitution Fund," and shall send such payments by electronic funds transfer, or by
 U.S. postal money order, certified check, bank cashier's check, or bank money order, to the Office
 of Administration, National Futures Association, 300 South Riverside Plaza, Suite 1800, Chicago,

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Illinois 60606 under cover letter that identifies the paying defendant and the name and docket
 number of this proceeding. Regal Assets shall simultaneously transmit copies of the cover letter
 and the form of payment to the Chief Financial Officer, Commodity Futures Trading Commission,
 Three Lafayette Centre, 1155 21st Street, NW, Washington, D.C. 20581, and Danielle Stoumbos,
 Senior Counsel, DFPI, 320 West 4th Street, Suite 750, Los Angeles, California 90013.

6 7. The Monitor shall oversee the Restitution Obligation and shall have the discretion to 7 determine the manner of distribution of such funds in an equitable fashion to Regal Assets' 8 customers identified by the Commission and DFPI or may defer distribution until such time as the 9 Monitor deems appropriate. In the event that the amount of Restitution Obligation payments to 10 the Monitor are of a *de minimis* nature such that the Monitor determines that the administrative 11 cost of making a distribution to Regal Assets' customers is impractical, the Monitor may, in its 12 discretion, treat such restitution payments as civil monetary penalty payments, which the Monitor 13 shall forward to the Commission, for the benefit of the Commission and DFPI, following the 14 instructions for civil monetary penalty payments set forth below.

8. Regal Assets shall cooperate with the Monitor as appropriate to provide such information
as the Monitor deems necessary and appropriate to identify Regal Assets' customers to whom the
Monitor, in its sole discretion, may include in any plan for distribution of any Restitution Obligation
payments. Regal Assets shall execute any documents necessary to release funds that it has in
any repository, bank, investment or other financial institution, wherever located, in order to make
partial or total payment toward the Restitution Obligation.

9. The Monitor shall provide the Commission and DFPI in January of each calendar year
 with a report detailing the disbursement of funds to Regal Assets' customers during the previous
 year. The Monitor shall transmit this report under a cover letter that identifies the name and
 docket number of this proceeding to the Chief Financial Officer, Commodity Futures Trading
 Commission, Three Lafayette Centre, 1155 21st Street, NW, Washington, D.C. 20581, and to
 Danielle Stoumbos, Senior Counsel, DFPI, 320 West 4th Street, Suite 750, Los Angeles, California
 90013.

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10. The amounts payable to each Regal Assets' customer shall not limit the ability of any
 Regal Assets' customer from proving to the Monitor that a greater amount is owed from Regal
 Assets or any other person or entity, and nothing herein shall be construed to limit or abridge the
 rights of any Regal Assets' customer that may exist under state or common law.

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11. To the extent that any funds accrue to the U.S. Treasury for satisfaction of Regal Assets' Restitution Obligation, such funds shall be transferred to the Monitor for disbursement in accordance with the procedures set forth above.

8 12. Regal Assets shall pay plaintiffs a civil monetary penalty of twenty-one million, nine
9 hundred thirty-six thousand dollars, and fifty-seven cents (\$21,936,000.57) ("CMP Obligation").

- 10 13. If the CMP Obligation is not paid within 90 days of the filing date of this Order, then
  11 post-judgment interest shall accrue on the CMP Obligation beginning on the date of entry of this
  12 Order and shall be determined by using the Treasury Bill rate prevailing on the date of entry of this
  13 Order pursuant to 28 U.S.C. § 1961.
- 14 14. Regal Assets shall pay its CMP Obligation and any post-judgment interest, by
  15 electronic funds transfer, U.S. postal money order, certified check, bank cashier's check, or bank
  16 money order. If payment is to be made other than by electronic funds transfer, then the payment
  17 shall be made payable to the CFTC and sent to the address below:
- 18 MMAC/ESC/AMK326 Commodity Futures Trading Commission
  19 6500 S. MacArthur Blvd. HQ Room 266
  20 Oklahoma City, OK 73169 9-amc-ar-cftc@faa.gov

15. If payment by electronic funds transfer is chosen, Regal Assets shall contact the Commission at the email address above to receive payment instructions and shall fully comply with those instructions. Regal Assets shall accompany payment of the CMP Obligation with a cover letter that identifies Regal Assets and the name and docket number of this proceeding. Regal Assets shall simultaneously transmit copies of the cover letter and the form of payment to the Chief Financial Officer, Commodity Futures Trading Commission, Three Lafayette Centre,

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1	1155 21st Street, N.W., Washington, D.C. 20581, and to Danielle Stoumbos, Senior Counsel,	
2	DFPI, 320 West 4th Street, Suite 750, Los Angeles, California 90013.	
3	16. Partial Satisfaction: Acceptance by the CFTC or DFPI of any partial payment of Regal	
4	Assets' CMP Obligation shall not be deemed a waiver of its obligation to make further payments	
5	pursuant to this Order or a waiver of the CFTC and DFPI's right to seek to compel payment of any	
6	remaining balance.	
7	17. Notice: All notices required to be given by any provision in this Order shall be sent	
8	certified mail, return receipt requested, and e-mail (if applicable) as follows and shall reference the	
9	<sup>9</sup> name and docket number of this action:	
10	Notice to CFTC:	
11	Rick Glaser Deputy Director, Division of Enforcement	
12	Deputy Director, Division of Enforcement Commodity Futures Trading Commission	
13	Three Lafayette Centre 1155 21st Street, N.W.	
14	Washington, DC 20581	
15	Notice to DFPI:	
16	Danielle A. Stoumbos Senior Counsel, Enforcement Division California Department of Financial Protection & Innovation	
17	320 West 4th Street, Suite 750 Los Angeles, CA 90013	
18	Danielle.Stoumbos@dfpi.ca.gov	
19	Notice to Defendant:	
20	Regal Assets LLC c/o Leah Donoso (f/k/a Leah Kendrick)	
21	Registered Agent 1204 Turfway Park Drive	
22	Robinson, TX 7606	
23	Notice to NFA:	
24	Daniel Driscoll, Executive Vice President, COO National Futures Association 300 S. Riverside Plaza, Suite 1800	
25	Chicago, IL 60606-3447	
26	18. Change of Address/Phone: Until such time as Regal Assets satisfies in full its	
27	Restitution Obligation and CMP Obligation as set forth in this Order, Regal Assets shall provide	
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written notice to the CFTC and DFPI by certified mail (and e-mail, if applicable) of any change to
 its telephone numbers and mailing addresses within ten calendar days of the change.

19. Invalidation: If any provision of this Order or if the application of any provision or
circumstance is held invalid, then the remainder of this Order and the application of the provision
to any other person or circumstance shall not be affected by the holding.

20. Continuing Jurisdiction of this Court: This Court shall retain jurisdiction of this action
to ensure compliance with this Order and for all other purposes related to this action, including any
motion by Regal Assets to modify or for relief from the terms of this Order. Plaintiffs shall be solely
responsible for ensuring compliance with this Order. If the Monitor seeks compliance or to
otherwise enforce any provisions of this Order, he or she shall do so through plaintiffs' counsel.

11 21. Injunctive and Equitable Relief Provisions: The injunctive and equitable relief
12 provisions of this Order shall be binding upon Regal Assets, upon any person under its authority
13 or control, and upon any person who receives actual notice of this Order, by personal service,
14 e-mail, facsimile or otherwise insofar as he or she is acting in active concert or participation with
15 Regal Assets.

16 Dated this 15th day of October, 2024.

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/s/ Fernando M. Olguin United States District Judge