

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

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TRADAMAX GROUP, INC., PATTINSON HAYTON, and CONRAD DIAZ,

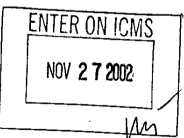
Defendants,

CARLISLE HOLDINGS, LTD. and NETVEST (ONTARIO) LTD.,

Relief Defendants.

Docket No: SACV-'01-589 GLT (MLGx)

CERCIPOSED) FINAL JUDGMENT OF PERMANENT INJUNCTION BY DEFAULT AS TO PATTINSON HAYTON, AND ORDER OF DISGORGEMENT AS TO RELIEF DEFENDANTS CARLISLE HOLDINGS, LTD. and NETVEST (ONTARIO) LTD.



This matter came to be heard upon plaintiff Securities and Exchange Commission's Ex Parte Application For Sanction Of Default Pursuant To Fed. R. Civ. P. 37(d) against defendant Pattinson Hayton and relief defendants Carlisle Holdings, Ltd.

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PROPOSED) FINAL JUDGMENT OF PERMANENT INJUNCTION BY DEFAULT AS TO PATTINSON HAYTON, AND ORDER OF DISGORGEMENT AS TO RELIEF DEFENDANTS CARLISLE HOLDINGS, LTD. and NETVEST (ONTARIO) LTD.

and Netvest (Ontario), Ltd. seeking to: (1) restrain and enjoin defendant Pattinson Hayton from violating the federal securities laws; (2) order Hayton to pay disgorgement of \$328,516. together with prejudgment interest; (3) order Hayton to pay a third tier civil money penalty; (4) order relief defendant Carlisle Holdings, Ltd. to disgorge \$95,509 together with prejudgment interest; and (5) order relief defendant Netvest (Ontario) Ltd. to disgorge \$62,600 together with prejudgment interest.

The Court, having considered the Commission's Ex Parte

Application For Sanction Of Default Pursuant To Fed. R. Civ. P.

37(d), and all other evidence and argument presented regarding

the Ex Parte Application, finds that defendant Hayton, and relief

defendants Carlisle Holdings, Ltd. and Netvest (Ontario) Ltd.,

are in default.

I.

The Commission's Ex Parte Application For Sanction Of
Default Pursuant To Fed. R. Civ. P. 37(d) against defendant
Pattinson Hayton and relief defendants Carlisle Holdings, Ltd.
and Netvest (Ontario), Ltd. is HEREBY GRANTED.

II.

IT IS HEREBY ORDERED that defendant Hayton, his agents, servants, employees, attorneys, and those persons in active concert or participation with him, who receive actual notice of this Order, by personal service or otherwise, and each of them,

PROPOSED) FINAL JUDGMENT OF PERMANENT
INJUNCTION BY DEFAULT AS TO PATTINSON
HAYTON, AND ORDER OF DISGORGEMENT AS TO
RELIEF DEFENDANTS CARLISLE HOLDINGS,
LTD. and NETVEST (ONTARIO) LTD.

- A. employing any device, scheme or artifice to defraud;
- B. obtaining money or property by means of any untrue statement of a material fact or any omission 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. engaging in any transaction, practice, or course of business which operates or would operate as a fraud or deceit upon the purchaser; in violation of Section 17(a) of the Securities Act [15 U.S.C. § 77q(a)].

III.

IT IS FURTHER ORDERED that defendant Hayton, his agents, servants, employees, attorneys, and those persons in active concert or participation with him, who receive actual notice of this Order, by personal service or otherwise, and each of them, be and hereby are restrained and enjoined from, directly or indirectly, in connection with the purchase or sale of any securities, by the use of any means or instrumentality of interstate commerce, or of the mails, or of any facility of any national securities exchange:

PROPOSED) FINAL JUDGMENT OF PERMANENT

INJUNCTION BY DEFAULT AS TO PATTINSON HAYTON, AND ORDER OF DISGORGEMENT AS TO RELIEF DEFENDANTS CARLISLE HOLDINGS, LTD. and NETVEST (ONTARIO) LTD.

A. employing any device, scheme or artifice to defraud;

- B. making any untrue statement of a material fact or omitting 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. engaging in any act, practice, or course of business which operates or would operate as a fraud or deceit upon any person; in violation of Section 10(b) of the Exchange Act [15 U.S.C. § 78j(b)] and Rule 10b-5 thereunder [17 C.F.R. § 240.10b-5].

IV.

IT IS FURTHER ORDERED that defendant Hayton, his agents, servants, employees, attorneys-in-fact and all persons in active concert or participation with him who receive actual notice of this Order by personal service or otherwise, and each of them, be and they hereby are restrained and enjoined from aiding and abetting or causing violations of Section 13(a) of the Exchange Act and Rules 12b-20, 12b-25, 13a-1, 13a-11 and 13a-13 promulgated thereunder by failing to file with the Commission, in accordance with rules and regulations the Commission has prescribed, information and documents required by the Commission to keep current information and documents required in or with an application or registration statement filed pursuant to Section

PROPOSED) FINAL JUDGMENT OF PERMANENT INJUNCTION BY DEFAULT AS TO PATTINSON HAYTON, AND ORDER OF DISGORGEMENT AS TO RELIEF DEFENDANTS CARLISLE HOLDINGS, LTD. and NETVEST (ONTARIO) LTD.

12 of the Exchange Act or annual reports or quarterly reports as the Commission has prescribed.

V.

IT IS FURTHER ORDERED that defendant Hayton, his agents, servants, employees, attorneys-in-fact and all persons in active concert or participation with him who receive actual notice of this Order by personal service or otherwise, and each of them, be and they hereby are restrained and enjoined from aiding and abetting or causing violations of Section 13(b)(2)(A) of the Exchange Act by failing to develop and maintain accounting records that accurately and fairly reflect its transactions and the dispositions of its assets.

VI.

IT IS FURTHER ORDERED that defendant Hayton, his agents, servants, employees, attorneys-in-fact and all persons in active concert or participation with him who receive actual notice of this Order by personal service or otherwise, and each of them, be and they hereby are restrained and enjoined from violating Section 13(d) of the Exchange Act and Rule 13d-1 thereunder by, if directly or indirectly the beneficial owner of more than 5 per centum of any class of any equity security which is registered pursuant to section 12 of this title, after directly or indirectly acquiring the beneficial ownership of such class, failing to send to the issuer of the security at its principal

executive office, by registered or certified mail, failing to send to each exchange where the security is traded, or failing to file with the Commission, a statement containing such information as the Commission has, by rules and regulations, prescribed as necessary or appropriate in the public interest or for the protection of investors within ten days of such acquisition.

VII.

IT IS FURTHER ORDERED that defendant Hayton, his agents, servants, employees, attorneys-in-fact and all persons in active concert or participation with him who receive actual notice of this Order by personal service or otherwise, and each of them, be and they hereby are restrained and enjoined from violating Section 16(a) of the Exchange Act and Rules 16a-2 and 16a-3 promulgated thereunder by, if directly or indirectly the beneficial owner of more than 10 per centum of any class of any equity security (other than an exempted security) which is registered pursuant to section 12 of this title, or a director or an officer of the issuer of such security, failing to file, at the time of the registration of such security on a national securities exchange or by the effective date of a registration statement filed pursuant to section 12(g) of this title, or within ten days after he becomes such beneficial owner, director, or officer, a statement with the Commission (and, if such security is registered on a national securities exchange, also with the

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exchange) of the amount of all equity securities of such issuer of which he is the beneficial owner, and within ten days after the close of each calendar month thereafter, if there has been a change in such ownership during such month, shall file with the Commission (and if such security is registered on a national securities exchange, shall also file with the exchange), a statement indicating his ownership at the close of the calendar month and such changes in his ownership as have occurred during such calendar month.

VIII.

IT IS FURTHER ORDERED that defendant Hayton, his agents, servants, employees, attorneys-in-fact and all persons in active concert or participation with him who receive actual notice of this Order by personal service or otherwise, and each of them, be and they hereby are restrained and enjoined from violating Sections 5(a) and 5(c) of the Securities Act by, unless a registration statement is in effect as to a security, directly or indirectly making use of any means or instruments of transportation or communication in interstate commerce or of the mails to sell such security through the use or medium of any prospectus or otherwise, carrying or causing to be carried through the mails or in the interstate commerce, by any means of instruments of transportation, any such security for the purpose of sale or for delivery after sale or making use of any means or

instruments of transportation or communication in interstate commerce or of the mails to offer to sell or offer to buy through the use or medium of any prospectus or otherwise any security.

IX.

IT IS FURTHER ORDERED that defendant Hayton shall pay within thirty (30) days of the date of this Final Judgment, disgorgement on the basis of joint and several liability with relief defendants Carlisle Holdings, Ltd. and Netvest (Ontario) Ltd. totaling three hundred and twenty-eight thousand, five hundred and sixteen dollars (\$328,516), plus prejudgment interest totaling forty-five thousand, one hundred and ninety-two dollars (\$45,192) to the court registry for the United States District Court for the Central District of California to be held in an account and made available for distribution to shareholders pursuant to a plan of distribution proposed by the Commission.

Χ.

IT IS FURTHER ORDERED that defendant Hayton shall pay within thirty (30) days of the date of this Final Judgment, a civil money penalty pursuant to Section 21(d)(3) of the Exchange Act [15 U.S.C. § 78u(d)(3)] totaling \$_____ to the United States Treasury.

XI.

IT IS FURTHER ORDERED that relief defendant Carlisle Holdings, Ltd. shall pay within thirty (30) days of the date of this Final Judgment, disgorgement totaling ninety-five thousand, five hundred and nine dollars (\$95,509), plus prejudgment interest totaling nine thousand, nine hundred and fifty-seven dollars (\$9,957.) to the court registry for the United States District Court for the Central District of California to be held in an account and made available for distribution to shareholders pursuant to a plan of distribution proposed by the Commission. Relief defendant Netvest (Ontario) Ltd., shall pay within thirty (30) days of the date of this Final Judgment, disgorgement totaling sixty-two thousand, six hundred dollars (\$62,600), plus prejudgment interest totaling five thousand, six hundred and twenty-two dollars (\$5,622) to the court registry for the United States District Court for the Central District of California to be held in an account and made available for distribution to shareholders pursuant to a plan of distribution proposed by the Commission.

XII.

IT IS FURTHER ORDERED that service of this Final Judgment of Permanent Injunction may be made by facsimile, mail, e-mail, overnight delivery or personally by any employee of the Securities and Exchange Commission who is not counsel of record in this

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matter, or in any other manner authorized by Rule 5 of the Federal Rules of Civil Procedure.

XIII.

IT IS FURTHER ORDERED that this Court shall retain jurisdiction over this action for the purpose of implementing and carrying out the terms of all orders and decrees which may be entered herein and to entertain any suitable application or motion for additional relief within the jurisdiction of this Court.

IT IS SO ORDERED.

November **22**, 2002 DATED:

UNITED STATES DISTRICT JUDGE

Presented by:

Thomas D. Carter

romas

Attorney for Plaintiff

Securities and Exchange Commission

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Securities and Exchange Commission

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PROPOSED) FINAL JUDGMENT OF PERMANENT 10 INJUNCTION BY DEFAULT AS TO PATTINSON HAYTON, AND ORDER OF DISGORGEMENT AS TO RELIEF DEFENDANTS CARLISLE HOLDINGS, LTD. and NETVEST (ONTARIO) LTD.