## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA (Orlando Division)

## SECURITIES AND EXCHANGE COMMISSION

Plaintiff, CASE NO: 6: 99-1053-CV-ORL-28A

VS.

SEBASTIAN INTERNATIONAL ENTERPRISES, INC. et al.

Defendants.				
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## FINAL JUDGMENT FOR RECEIVER AND AGAINST DEFENDANTS, FERDINAND BEN SEBASTIAN, III AND JAN SEBASTIAN

Defendants, FERDINAND BEN SEBASTIAN, III and JAN SEBASTIAN, by their Stipulation affixed hereto, without admitting or denying any of the allegations in the Securities Exchange Commission's Complaint or any other paper filed in this action, except as to the jurisdiction of this Court, have stipulated and agreed to the entry of this Judgment. This Court having accepted such Stipulation and, having jurisdiction over Defendants and the subject matter hereof and being fully advised of the premises, it is hereby:

ORDERED AND ADJUDGED that Defendants Ferdinand Ben Sebastian, III and Jan Sebastian, jointly and severally, shall transfer all right, title, and interests to any and all properties, including real property, personal property, and intellectual property, as set forth in the attached Exhibit A to the Receiver on behalf of Sebastian International Enterprises, Inc., et al. Said properties shall be transferred to Sebastian International

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Enterprises, Inc. by a recording of a certified copy of this Judgment in the public records.

Sebastian International Enterprises, Inc. recover from Defendants Ferdinand Ben Sebastian, III and Jan Sebastian, jointly and severally, the amount of TEN MILLION DOLLARS AND NO CENTS (\$10,000,000.00) representing the proceeds to Defendants from the sale of promissory notes as alleged in the Securities and Exchange Commission's Complaint, which shall bear interest at 6.052 percentage per annum, plus pre-judgment interest at the rate of 6.052 percentage per annum from August 18, 1999, all for which let execution issue.

IT IS HEREBY FURTHER ORDERED AND ADJUDGED that upon transfer of all right, title, and interests to all properties of Sebastian International Enterprises, Inc. et al., as set forth above, the Defendants, Ferdinand Ben Sebastian, III and Jan Sebastian, jointly and severally, shall be credited the sum of TWO MILLION DOLLARS AND NO CENTS (\$2,000,000.00) against this Judgment.

IT IS HEREBY FURTHER ORDERED AND ADJUDGED that all prior Orders of the Court, including those relating to the imposition of civil money penalties, shall remain in full force and effect. This Court shall retain jurisdiction over this matter and over Defendants in order to implement and carry out the terms of all Orders and

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Decrees that may be entered and to entertain any suitable application or motion for additional relief within the jurisdiction of this Court and will order other relief that this Court deems appropriate under the circumstances.

DONE AND ORDERED in Orlando, Florida this <u>46</u> day of

<u>Feb</u>, 2001.

United States District Judge

Glenn A. Harris, Esq., SEC George E. Tragos, Esq., Attorney for Defendants Mark F. Fisher, Esq. Lynn H. Cole, Receiver

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