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CLERK, U.S. DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
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11 UNITED STATES DISTRICT COURT
12 FOR THE CENTRAL DISTRICT OF CALIFORNIA
13 WESTERN DIVISION

14 SECURITIES AND EXCHANGE
15 COMMISSION,

16 Plaintiff,

17 v.

18 ALEXANDER NAUJOKS aka
19 ALEXANDER P. THORN;
20 EXECTREK, INC., a California
21 corporation; ACSPTS.COM, INC.,
22 a Delaware corporation; and WORLD
23 MARKETS GROUP, INC., a
24 Delaware corporation;

25 Defendants.

Case No.02-01073 ^{JFW (VBKx)} ~~LGB (VBKx)~~
**FINAL JUDGMENT OF
PERMANENT INJUNCTION
AGAINST ALEXANDER
NAUJOKS aka ALEXANDER P.
THORN, EXECTREK, INC.,
ACSPTS.COM, INC. and
WORLD MARKETS GROUP,
INC.**

ENTERED ON ICMS
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CV

9-26-02
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1 Plaintiff Securities and Exchange Commission (“Commission”), having filed
2 and served a Summons and Complaint in this action upon Defendants Alexander
3 Naujoks aka Alexander P. Thorn, Exectrek, Inc. (“Exectrek”), ACSports.com, Inc.
4 (“ACSports.com”), and World Markets Group, Inc. (collectively “Defendants”);
5 Defendants having admitted service upon them of the Summons and Complaint in
6 this action and the jurisdiction of this Court over them and over the subject matter
7 of this action; Defendants having been fully advised and informed of their rights to
8 a judicial determination of this matter; Defendants having waived the entry of
9 findings of fact and conclusions of law as provided by Rule 52 of the Federal
10 Rules of Civil Procedure; Defendants having consented to the entry of this Final
11 Judgment of Permanent Injunction (“Judgment”), without admitting or denying the
12 allegations in the Complaint except as specifically set forth in the Defendants’
13 Consents to Entry of Judgment of Permanent Injunction (“Consents”); no notice of
14 hearing upon the entry of this Judgment being necessary; and this Court, being fully
15 advised in the premises and there being no just reason for delay:

16 **I.**

17 IT IS ORDERED, ADJUDGED AND DECREED that defendants Thorn,
18 Exectrek, ACSports.com, and World Markets Group, and their officers, agents,
19 servants, employees, attorneys, and all persons in active concert or participation
20 with any of them, who receive actual notice of this Judgment, by personal service
21 or otherwise, and each of them, are permanently restrained and enjoined from,
22 directly or indirectly:

- 23 A. making use of any means or instruments of transportation or
24 communication in interstate commerce or of the mails to sell the
25 securities of any issuer, through the use or medium of any prospectus
26 or otherwise, unless and until a registration statement is in effect as to
27 such securities;
- 28 B. carrying or causing to be carried through the mails or in interstate

1 commerce, by any means or instruments of transportation, for the
2 purpose of sale or for delivery after sale, the securities of any issuer,
3 unless and until a registration statement is in effect as to such
4 securities; and

5 C. making use of any means or instruments of transportation or
6 communication in interstate commerce or of the mails to offer to sell
7 or offer to buy, through the use or medium of any prospectus or
8 otherwise, the securities of any issuer, unless and until a registration
9 statement has been filed with the Commission as to such securities, or
10 while a registration statement has been filed with the Commission as to
11 such securities, or while a registration statement as to such securities is
12 the subject of a refusal order or stop order or (prior to the effective
13 date of the registration statement) any public proceeding or
14 examination under Section 8 of the Securities Act, 15 U.S.C. § 77h;
15 in violation of Sections 5(a) and 5(c) of the Securities Act, 15 U.S.C. §§ 77e(a) &
16 77e(c); provided, however, that nothing in this Judgment shall apply to any security
17 or transaction which is exempt from the provisions of Section 5 of the Securities
18 Act, 15 U.S.C. § 77e.

19 **II.**

20 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that
21 defendants Thorn, Exectrek, ACSports.com, and World Markets Group, and their
22 agents, servants, employees, and all persons in active concert or participation with
23 any of them, who receive actual notice of this Judgment by personal service or
24 otherwise, and each of them, are permanently restrained and enjoined from, directly
25 or indirectly, in the offer or sale of the securities of any issuer, by the use of any
26 means or instruments of transportation or communication in interstate commerce or
27 by the use of the mails:

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

- 1 B. obtaining money or property by means of any untrue statement of a
2 material fact or any omission to state a material fact necessary in order
3 to make the statements made, in the light of the circumstances under
4 which they were made, not misleading; or
- 5 C. engaging in any transaction, practice, or course of business which
6 operates or would operate as a fraud or deceit upon the purchaser;
7 in violation of Section 17(a) of the Securities Act of 1933, 15 U.S.C. § 77q(a).

8 **III.**

9 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that
10 defendants Thorn, Exectrek, ACSports.com, and World Markets Group, and their
11 agents, servants, employees, and all persons in active concert or participation with
12 any of them, who receive actual notice of this Judgment by personal service or
13 otherwise, and each of them, are permanently restrained and enjoined from, directly
14 or indirectly, in connection with the purchase or sale of any security, by the use of
15 any means or instrumentality of interstate commerce, or of the mails, or of any
16 facility of any national securities exchange:

- 17 A. employing any device, scheme, or artifice to defraud;
- 18 B. making any untrue statement of a material fact or omitting to state a
19 material fact necessary in order to make the statements made, in the
20 light of the circumstances under which they were made, not
21 misleading; or
- 22 C. engaging in any act, practice, or course of business which operates or
23 would operate as a fraud or deceit upon any person;
24 in violation of Section 10(b) of the Securities Exchange Act of 1934, 15 U.S.C. §
25 78j(b), and Rule 10b-5, 17 C.F.R. § 240.10b-5.

26 **IV.**

27 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that
28 defendants Thorn, Exectrek, ACSports.com, and World Markets Group shall

1 provide all documents in their possession, custody or control to the Commission
2 and disclose under oath all information with respect to their activities and the
3 activities of others about which the Commission or its staff may inquire or request.
4 Such production of documents and disclosure of information by Defendants shall
5 be made upon reasonable notice in writing and without service of a subpoena and
6 subject only to the good faith assertion of any privileges recognizable pursuant to
7 the provisions of Rule 501 of the Federal Rules of Evidence or the United States
8 Constitution and amendments thereto. Failure of any defendant to comply with the
9 foregoing will subject it to the remedies and sanctions set forth in Rule 37 of the
10 Federal Rules of Civil Procedure and all other available remedies.

11 **V.**

12 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED that**
13 Defendants shall pay disgorgement, if any, plus prejudgment interest thereon, in an
14 amount subsequently to be determined by the Court. In connection with any
15 hearing to determine the appropriate amount of disgorgement, Defendants shall not
16 raise as a defense that they are not liable for the payment of such disgorgement
17 because they did not violate the provisions of the Securities Act, the Exchange Act
18 and rules thereunder set forth in this Judgment.

19 **VI.**

20 **IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this**
21 Court shall retain jurisdiction over this action for purposes of determining whether
22 civil penalties will be assessed against Defendants pursuant to Section 20(d) of the
23 Securities Act (15 U.S.C. §77t(d)) and Section 21(d)(3) of the Exchange Act (15
24 U.S.C. §78u(d)(3)). Defendants acknowledge that they are not entitled to a trial by
25 jury of whether civil penalties should be assessed and, if so, in what amount. In
26 connection with any hearing to determine the appropriate amount of civil penalties,
27 Defendants shall not raise as a defense that they are not liable for the payment of
28 such civil penalties because they did not violate the provisions of the Securities

1 Act, the Exchange Act and rules thereunder set forth in this Judgment.

2 **VII.**

3 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the
4 provisions of the Consents filed concurrently with this Judgment are incorporated
5 herein with the same force and effect as if fully set forth herein, and Defendants
6 shall comply with their Consents.

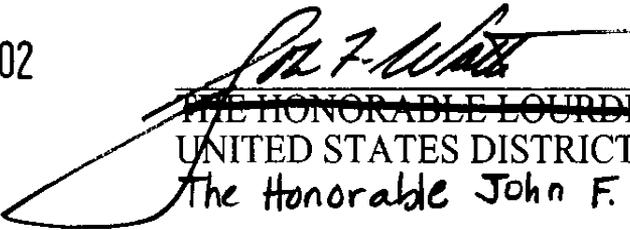
7 **VIII.**

8 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this
9 Court shall retain jurisdiction over this action for all purposes, including to resolve
10 the Commission's pending claims for disgorgement and civil penalties, to
11 implement and enforce the terms of this Judgment and other orders and decrees
12 which may be entered herein, and to grant such other relief as this Court may deem
13 necessary and just.

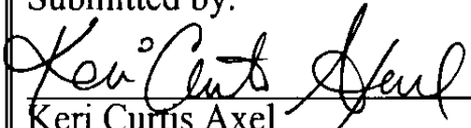
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15 There being no just reason for delay, the Clerk of the Court is hereby
16 directed, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, to enter
17 this Judgment.

18
19 DATED: SEP 25 2002


~~THE HONORABLE LOURDES G. BAIRD~~
UNITED STATES DISTRICT JUDGE
The Honorable John F. Walter

22 Submitted by:

23 
24 Keri Curtis Axel
25 Attorney for Plaintiff
Securities and Exchange Commission

Dated: 9/24/02

26 Approved as to form and content:

27 
28 Sept 23, 2002

Alexander P. Thorn, as an individual, s.
and for and on behalf of World Markets
Group, Inc., Exectrek, Inc, and ACSports.com, Inc.

PROOF OF SERVICE

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I am over the age of 18 years and not a party to this action. My business address is:

U.S. SECURITIES AND EXCHANGE COMMISSION, 5670 Wilshire Boulevard, 11th Floor, Los Angeles, California 90036-3648.

Telephone: (323) 965-3998; Fax: (323) 965-3908

On September 24, 2002, I caused to be served the document entitled **FINAL JUDGMENT OF PERMANENT INJUNCTION AGAINST ALEXANDER NAUJOKS aka ALEXANDER P. THORN, EXECTREK, INC., ACSPTS.COM, INC. and WORLD MARKETS GROUP, INC.** upon the parties to this action addressed as stated on the attached service list:

OFFICE MAIL: By placing in sealed envelope(s), which I placed for collection and mailing today following ordinary business practices. I am readily familiar with this firm's practice for collection and processing of correspondence for mailing; such correspondence would be deposited with the U.S. Postal Service on the same day in the ordinary course of business.

PERSONAL DEPOSIT IN MAIL: By placing in sealed envelope(s), which I personally deposited with the U.S. Postal Service. Each such envelope was deposited with the U.S. Postal Service at Los Angeles, California, with first class postage thereon fully prepaid.

EXPRESS U.S. MAIL: Each such envelope was deposited in a facility regularly maintained at the U.S. Postal Service for receipt of Express Mail at Los Angeles, California, with Express Mail postage paid.

PERSONAL SERVICE: I caused to be personally delivered each such envelope by hand to the office of the addressee in the attached service list.

FEDERAL EXPRESS: By placing in sealed envelope(s) designated by Federal Express with delivery fees paid or provided for, which I deposited in a facility regularly maintained by Federal Express or delivered to a Federal Express courier, at Los Angeles, California.

FAX (BY AGREEMENT ONLY): By transmitting the document by facsimile transmission. The transmission was reported as complete and without error.

(Federal) I declare that I am employed in the office of a member of the bar of this Court, at whose direction the service was made. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct

Date: September 24, 2002

Magnolia M. Marcelo
MAGNOLIA M. MARCELO

