UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION,

05 Civ. 6991 (KMW)

Plaintiff,

-against-

SONJA ANTICEVIC, DAVID PAJCIN, EUGENE PLOTKIN, STANISLAV SHPIGELMAN, NICKOLAUS SHUSTER, JUAN C. RENTERIA, JR., HENRY SIEGEL, ELVIS SANTANA, MONIKA VUJOVIC, MIKHAIL PLOTKIN, PERICA LOPANDIC, BRUNO VERINAC, ZORAN SORMAZ, ILIJA BORAC, ANTUN DILBER, ANTO KRSIC, and JASON C. SMITH,

#08,0926

Defendants.

FINAL JUDGMENT AS TO DEFENDANT STANISLAV SHPIGELMAN

The Securities and Exchange Commission ("Commission") having filed a Fourth Amended Complaint ("Complaint") and Defendant Stanislav Shpigelman ("Defendant" or "Shpigelman") having entered a general appearance; consented to the Court's jurisdiction over him and the subject matter of this action; consented to entry of this Final Judgment without admitting or denying the allegations of the Complaint (except as to jurisdiction); waived findings of fact and conclusions of law; and waived any right to appeal from this Final Judgment:

I.

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED that Defendant and Defendant's agents, servants, employees, attorneys, and all persons in active concert or participation with them who receive actual notice of this Final Judgment by personal

service or otherwise are permanently restrained and enjoined from violating, directly or indirectly, Section 10(b) of the Securities Exchange Act of 1934 (the "Exchange Act") [15 U.S.C. § 78j(b)] and Rule 10b-5 promulgated thereunder [17 C.F.R. § 240.10b-5], by using any means or instrumentality of interstate commerce, or of the mails, or of any facility of any national securities exchange, in connection with the purchase or sale of any security:

- to employ any device, scheme, or artifice to defraud; (a)
- (b) to make any untrue statement of a material fact or to omit 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) to engage in any act, practice, or course of business which operates or would operate as a fraud or deceit upon any person.

II.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant and Defendant's agents, servants, employees, attorneys, and all persons in active concert or participation with them who receive actual notice of this Final Judgment by personal service or otherwise are permanently restrained and enjoined from violating Section 14(e) of the Exchange Act [15 U.S.C. § 78n(e)] and Rule 14e-3 [17 C.F.R. § 240.14e-3] promulgated thereunder, in connection with any tender offer or request or invitation for tenders, from engaging in any fraudulent, deceptive, or manipulative act or practice, by:

> (a) purchasing or selling or causing to be purchased or sold the securities sought or to be sought in such tender offer, securities

convertible into or exchangeable for any such securities or any option or right to obtain or dispose of any of the foregoing securities while in possession of material information relating to such tender offer that Defendant knows or has reason to know is nonpublic and knows or has reason to know has been acquired directly or indirectly from the offering person; the issuer of the securities sought or to be sought by such tender offer; or any officer, director, partner, employee or other person acting on behalf of the offering person of such issuer, unless within a reasonable time prior to any such purchase or sale such information and its

(b) communicating material, nonpublic information relating to a tender offer, which Defendant knows or has reason to know is nonpublic and knows or has reason to know has been acquired directly or indirectly from the offering person; the issuer of the securities sought or to be sought by such tender offer; or any officer, director, partner, employee, advisor, or other person acting on behalf of the offering person of such issuer, to any person under circumstances in which it is reasonably foreseeable that such communication is likely to result in the purchase or sale of securities in the manner described in subparagraph (a) above, except that this paragraph shall not apply to a communication made in good faith

source are publicly disclosed by press release or otherwise; or

- to the officers, directors, partners or employees of the offering person, to its advisors or to other persons, involved in the planning, financing, preparation or execution of such tender offer;
- (ii) to the issuer whose securities are sought or to be sought by such tender offer, to its officers, directors, partners, employees or advisors or to other persons involved in the planning, financing, preparation or execution of the activities of the issuer with respect to such tender offer; or
- (iii) to any person pursuant to a requirement of any statute or rule or regulation promulgated thereunder.

Ш.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is liable for disgorgement of \$12,000, representing profits gained as a result of the conduct alleged in the Complaint, together with prejudgment interest in the amount of \$724.36, for a total of \$12,724.36. This obligation shall be satisfied in part by Shpigelman's forfeiture of all rights to \$7,900 seized by the Federal Bureau of Investigation ("FBI") and the United States Attorney's Office for the Southern District of New York ("USAO") from a safe deposit box at Citibank's branch office at 127 Hudson Street in New York City held in Shpigelman's name (the "Shpigelman Safe Deposit Box Funds"), which funds have been turned over by the FBI to an interest bearing account with the Court Registry Investment System ("CRIS"). Shpigelman has forfeited all rights

to the Shpigelman Safe Deposit Box Funds through his execution of the Consent of Stanislav Shpigelman ("Consent").

Shpigelman shall satisfy the remaining obligation by paying the balance of \$4,824.36 due and owing under this Final Judgment (the "Outstanding Balance") within ten business days to the Clerk of this Court, together with a cover letter identifying Shpigelman as a defendant in this action; setting forth the title and civil action number of this action and the name of this Court; and specifying that payment is made pursuant to this Final Judgment. Defendant shall simultaneously transmit photocopies of such payment and letter to the Commission's counsel in this action. Defendant relinquishes all legal and equitable right, title, and interest in such payment, and no part of the Outstanding Balance shall be returned to Defendant.

The Clerk shall deposit the Outstanding Balance into an interest bearing account with CRIS or any other type of interest bearing account that is utilized by the Court. These funds, together with any interest and income earned thereon (collectively, the "Fund"), shall be held in the interest bearing account until further order of the Court. In accordance with 28 U.S.C. § 1914 and the guidelines set by the Director of the Administrative Office of the United States Courts, the Clerk is directed, without further order of this Court, to deduct from the income earned on the money in the Fund a fee equal to ten percent of the income earned on the Fund. Such fee shall not exceed that authorized by the Judicial Conference of the United States.

The Commission may enforce the Court's judgment for the Outstanding Balance by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after ten days following entry of this Final Judgment. In response to any such civil contempt motion by the Commission, Defendant may assert any legally permissible defense. Defendant shall pay post-judgment interest on any delinquent amounts pursuant to 28 USC § 1961.

IV.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that the Consent is incorporated herein with the same force and effect as if fully set forth herein, and that Defendant shall comply with all of the undertakings and agreements set forth therein.

V.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court shall retain jurisdiction of this matter for the purposes of enforcing the terms of this Final Judgment.

VI.

There being no just reason for delay, pursuant to Rule 54(b) of the Federal Rules of Civil Procedure, the Clerk is ordered to enter this Final Judgment forthwith and without further notice.

Dated: May 22 , 2008

UNITED STATES DISTRICT JUDGE

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SECURITIES AND EXCHANGE COMMISSION,

05 Civ. 6991 (KMW)

Plaintiff,

-against-

SONJA ANTICEVIC, DAVID PAJCIN, EUGENE PLOTKIN, STANISLAV SHPIGELMAN, NICKOLAUS SHUSTER, JUAN C. RENTERIA, JR., HENRY SIEGEL, ELVIS SANTANA, MONIKA **VUJOVIC, MIKHAIL PLOTKIN, PERICA** LOPANDIC, BRUNO VERINAC, ZORAN SORMAZ, ILIJA BORAC, ANTUN DILBER, ANTO KRSIC, and JASON C. SMITH,

Defendants.

CONSENT OF STANISLAV SHPIGELMAN

- 1. Defendant Stanislav Shpigelman ("Defendant") acknowledges having been served with the Fourth Amended Complaint ("Complaint") in this action, enters a general appearance, and admits the Court's jurisdiction over Defendant and over the subject matter of this action.
- 2. Without admitting or denying the allegations of the complaint (except as to personal and subject matter jurisdiction, which Defendant admits), Defendant hereby consents to the entry of the final Judgment in the form attached hereto (the "Final Judgment") and incorporated by reference herein, which, among other things:
 - permanently restrains and enjoins Defendant from violation of (a) Sections 10(b) and 14(e) of the Securities Exchange Act of 1934 (the "Exchange Act") [15 U.S.C. §§ 78j(b), 78n(e)] and Rules 10b-

- 5 and 14e-3 promulgated thereunder [17 C.F.R. §§ 240.10b-5, 240.14e-3]; and
- (b) orders Defendant to pay disgorgement in the amount of \$12,000, plus prejudgment interest thereon in the amount of \$724.36, a portion of which obligation shall be satisfied through Defendant's forfeiture of all rights to \$7,900 seized by the Federal Bureau of Investigation ("FBI") and the United States Attorney's Office for the Southern District of New York ("USAO") from a safe deposit box at Citibank's branch office at 127 Hudson Street in New York City held in Shpigelman's name (the "Shpigelman Safe Deposit Box Funds"), which funds have been turned over by the FBI to an interest bearing account with the Court Registry Investment System.
- By executing this Consent, Shpigelman hereby forfeits all rights to the
 Shpigelman Safe Deposit Box Funds upon the entry of the Final Judgment.
- Defendant waives the entry of findings of fact and conclusions of law pursuant to Rule 52 of the Federal Rules of Civil Procedure.
- 4. Defendant waives the right, if any, to a jury trial and to appeal from the entry of the Final Judgment.
- 5. Defendant enters into this Consent voluntarily and represents that no threats, offers, promises, or inducements of any kind have been made by the Commission or any member, officer, employee, agent, or representative of the Commission to induce Defendant to enter into this Consent.

- Defendant agrees that this Consent shall be incorporated into the Final 6. Judgment with the same force and effect as if fully set forth therein.
- 7. Defendant will not oppose the enforcement of the Final Judgment on the ground, if any exists, that it fails to comply with Rule 65(d) of the Federal Rules of Civil Procedure, and hereby waives any objection based thereon.
- 8. Defendant waives service of the Final Judgment and agrees that entry of the Final Judgment by the Court and filing with the Clerk of the Court will constitute notice to Defendant of its terms and conditions. Defendant further agrees to provide counsel for the Commission, within thirty days after the Final Judgment is filed with the Clerk of the Court, with an affidavit or declaration stating that Defendant has received and read a copy of the Final Judgment.
- Consistent with 17 C.F.R. 202.5(f), this Consent resolves only the claims 9. asserted against Defendant in this civil proceeding. Defendant acknowledges that no promise or representation has been made by the Commission or any member, officer, employee, agent, or representative of the Commission with regard to any criminal liability that may have arisen or may arise from the facts underlying this action or immunity from any such criminal liability. Defendant waives any claim of Double Jeopardy based upon the settlement of this proceeding, including the imposition of any remedy or civil penalty herein. Defendant further acknowledges that the Court's entry of a permanent injunction may have collateral consequences under federal or state law and the rules and regulations of self-regulatory organizations, licensing boards, and other regulatory organizations. Such collateral consequences include, but are not limited to, a statutory disqualification with respect to membership or participation in, or association

- with a member of, a self-regulatory organization. This statutory disqualification has consequences that are separate from any sanction imposed in an administrative proceeding. In addition, in any disciplinary proceeding before the Commission based on the entry of the injunction in this action, Defendant understands that he shall not be permitted to contest the factual allegations of the Complaint in this action.
- 10. Defendant understands and agrees to comply with the Commission's policy "not to permit a defendant or respondent to consent to a judgment or order that imposes a sanction while denying the allegation in the complaint or order for proceedings." 17 C.F.R. § 202.5. In compliance with this policy, Defendant agrees: (i) not to take any action or to make or permit to be made any public statement denying, directly or indirectly, any allegation in the complaint or creating the impression that the complaint is without factual basis; and (ii) that upon the filing of this Consent, Defendant hereby withdraws any papers filed in this action to the extent that they deny any allegation in the complaint. If Defendant breaches this agreement, the Commission may petition the Court to vacate the Final Judgment and restore this action to its active docket. Nothing in this paragraph affects Defendant's: (i) testimonial obligations; or (ii) right to take legal or factual positions in litigation or other legal proceedings in which the Commission is not a party.
- 11. Defendant hereby waives any rights under the Equal Access to Justice Act, the Small Business Regulatory Enforcement Fairness Act of 1996, or any other provision of law to seek from the United States, or any agency, or any official of the United States acting in his or her official capacity, directly or indirectly, reimbursement of attorney's fees or other fees, expenses, or costs expended by Defendant to defend against this

1633 Broadway New York, NY 10019

(212) 833-1100

action. For these purposes, Defendant agrees that Defendant is not the prevailing party in this action since the parties have reached a good faith settlement.

- 12. Defendant agrees that the Commission may present the Final Judgment to the Court for signature and entry without further notice.
- 13. Defendant agrees that this Court shall retain jurisdiction over this matter for the purpose of enforcing the terms of the Final Judgment.

Dated: 3-26-08	16 6
	Stanislav Shpigelman
On 10 rch 24, 2008, 65 me, personally appeared before me and ac	cknowledged executing the foregoing Consent.
Commonwealth of Pennevivania NOTARIAL SEAL	Notary Public Notary Public
DANEILLE M. BORIS, Notary Public Minersville Borough, County of Schedull My Commission Expires March 20, 2010	Notary Public Commission expires: 320.2010
On, 2008,	, a person known
to me, personally appeared before me and Consent with full authority to do so on bel	acknowledged executing the foregoing half of as its
	Notary Public
	Commission expires:
Approved as to form:	
Katherine L. Pringle, Esq.	

United States District Court Southern District of New York Office of the Clerk U.S. Courthouse 500 Pearl Street, New York, N.Y. 10007-1213

Date:			
In Re:			
	-v-		
Case #:		()

Dear Litigant,

Enclosed is a copy of the judgment entered in your case.

Your attention is directed to Rule 4(a)(1) of the Federal Rules of Appellate Procedure, which requires that if you wish to appeal the judgment in your case, you must file a notice of appeal within 30 days of the date of entry of the judgment (60 days if the United States or an officer or agency of the United States is a party).

If you wish to appeal the judgment but for any reason you are unable to file your notice of appeal within the required time, you may make a motion for an extension of time in accordance with the provision of Fed. R. App. P. 4(a)(5). That rule requires you to show "excusable neglect" or "good cause" for your failure to file your notice of appeal within the time allowed. Any such motion must first be served upon the other parties and then filed with the Pro Se Office no later than 60 days from the date of entry of the judgment (90 days if the United States or an officer or agency of the United States is a party).

The enclosed Forms 1, 2 and 3 cover some common situations, and you may choose to use one of them if appropriate to your circumstances.

The Filing fee for a notice of appeal is \$5.00 and the appellate docketing fee is \$450.00 payable to the "Clerk of the Court, USDC, SDNY" by certified check, money order or cash. No personal checks are accepted.

by:		
	, Deputy Clerk	

J. Michael McMahon, Clerk of Court

APPEAL FORMS

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United States District Court Southern District of New York Office of the Clerk U.S. Courthouse 500 Pearl Street, New York, N.Y. 10007-1213

		X			
_		1	NOTICE	OF APPEAL	
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	 	X			
Notice is hereby given				t from the Judgment	
hereby appeals to the United Sta	nes Court of Ap	pears for the c	cond chour	thom and sugar	[
entered in this action on the	_ da	y of			
entered in this action on the	(day)	(i	nonth)	(year)	·
		_		(Signature)	
	·	_	· ·	(Address)	
		_	(City, Star	te and Zip Code)	
Date:		()(Tele	phone Number)	

<u>Note</u>: You may use this form to take an appeal provided that it is <u>received</u> by the office of the Clerk of the District Court within 30 days of the date on which the judgment was entered (60 days if the United States or an officer or agency of the United States is a party).

FORM 1

United States District Court Southern District of New York Office of the Clerk U.S. Courthouse 500 Pearl Street, New York, N.Y. 10007-1213

V				
	MOTION FOR EXTENSION OF TIME TO FILE A NOTICE OF APPEAL			
-V-	civ.	()		
X				
Pursuant to Fed. R. App. P. 4(a)(5),	(party)		respectfully	
requests leave to file the within notice of appeal out of tin desires to appeal the judgment in this action entered on		1	(party) out failed to file	
notice of appeal within the required number of days becau	(day) ase:		· .	
[Explain here the "excusable neglect" or "good cause" which le required number of days.]	d to your failure to fi	ile a notice o	of appeal within th	
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Note: You may use this form, together with a copy of Form 1, if you are seeking to appeal a judgment and did not file a copy of Form 1 within the required time. If you follow this procedure, these forms must be received in the office of the Clerk of the District Court no later than 60 days of the date which the judgment was entered (90 days if the United States or an officer or agency of the United States is a party).

(Telephone Number)

FORM 2

United States District Court Southern District of New York Office of the Clerk

U.S. 9 500 Pearl Street, Ne	Courthouse w York, N.Y. 10007-1213		
	-X		
-V-	NOTICE OF APPEAL AND MOTION FOR EXTENSION OF TIME		
	 civ. ()		
Notice is hereby given that			
the United States Court of Appeals for the Second	(party) I Circuit from the judgment entered on stion of the judgment]		
•	ed in the Clerk's office within the required time fully requests the court to grant an extension of time in		
To any and of this requises	states that		
this Court's judgment was received on	(party) and that this form was mailed to the		
court on · (date)			
	(Signature)		
	(Address)		
Data	(City, State and Zip Code)		
Date:	(Telephone Number)		

Note: You may use this form if you are mailing your notice of appeal and are not sure the Clerk of the District Court will <u>receive</u> it within the 30 days of the date on which the judgment was entered (60 days if the United States or an officer or agency of the United States is a party).

FORM 3

United States District Court Southern District of New York Office of the Clerk U.S. Courthouse

500 Pearl Street, New York, N.Y. 10007-1213

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whose address is:			· 	· · · · · · · · · · · · · · · · · · ·	
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Date:					
New York, New York		_		(Signature)	.
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		_	(City	State and Zin Code)	