1	JINA L. CHOI (N.Y. Bar No. 2699718) JOHN S. YUN (Cal. Bar No. 112260)	
2	yunj@sec.gov MARC D. KATZ (Cal. Bar No. 189534)	
3	katzma@sec.gov JESSICA W. CHAN (Cal. Bar No. 247669)	
4	chanjes@sec.gov	
5	Attorneys for Plaintiff SECURITIES AND EXCHANGE COMMISSION	
6	44 Montgomery Street, Suite 2800	
7	San Francisco, CA 94104 Telephone: (415) 705-2500	
8	Facsimile: (415) 705-2501	
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11	UNITED STATES DI	STRICT COURT
12	NORTHERN DISTRICT	T OF CALIFORNIA
13	SAN FRANCISC	O DIVISION
14	SECURITIES AND EXCHANGE COMMISSION,	Case No. 3:16-cv-01386-EMC (JCS)
15	Plaintiff,	CONSENT OF RELIEF DEFENDANT
16	V.	MICHELE J. MAZZOLA TO ENTRY OF FINAL JUDGMENT
17	JOHN V. BIVONA; SADDLE RIVER	Date: NA
18	ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY	Time: NA Courtroom: 5 (Seventeenth Floor)
19	MAZZOLA,	Judge: Edward M. Chen
20	Defendants, and	
21	SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC; MICHELE	
22	J. MAZZOLA; ANNE BIVONA; CLEAR SAILING GROUP IV LLC; CLEAR	
23	SAILING GROUP V LLC,	
24	Relief Defendants.	
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CONSENT OF MICHELE J. MAZZOLA TO FINAL JUDGMENT

- 1. Relief Defendant Michele J. Mazzola ("Michele Mazzola" or "Relief Defendant") acknowledges that Relief Defendant, having been served with the Complaint by plaintiff Securities and Exchange Commission (the "Commission") in this action, enters a general appearance, and admits the Court's jurisdiction over Relief Defendant and over the subject matter of this action.
- 2. Without admitting or denying the allegations of the complaint (except as provided herein in paragraph 10 and except as to personal and subject matter jurisdiction, which Relief Defendant admits), Relief 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, orders Relief Defendant to pay, jointly and severally with Defendant Frank G. Mazzola and Defendant John V. Bivona, disgorgement in the amount of \$1,800,000.
- 3. Relief Defendant waives the entry of findings of fact and conclusions of law pursuant to Rule 52 of the Federal Rules of Civil Procedure.
- 4. Relief Defendant waives the right, if any, to a jury trial and to appeal from the entry of the Final Judgment.
- 5. Relief 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 Relief Defendant to enter into this Consent.
- 6. Relief Defendant agrees that this Consent shall be incorporated into the Final Judgment with the same force and effect as if fully set forth therein.
- 7. Relief 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. Relief 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 Relief Defendant of its terms and conditions. Relief 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 Relief Defendant has received and read a copy of the Final Judgment.
- 9. Consistent with 17 C.F.R. 202.5(f), this Consent resolves only the claims asserted against Relief Defendant in this civil proceeding. Relief 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. Relief Defendant waives any claim of Double Jeopardy based upon the settlement of this proceeding, including the imposition of any remedy or civil penalty herein.
- 10. Relief Defendant understands and agrees to comply with the terms of 17 C.F.R. § 202.5(e), which provides in part that it is 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 allegations in the complaint or order for proceedings," and "a refusal to admit the allegations is equivalent to a denial, unless the defendant or respondent states that he neither admits nor denies the allegations." As part of Relief Defendant's agreement to comply with the terms of Section 202.5(e), Relief Defendant: (i) will not take any action or 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; (ii) will not make or permit to be made any public statement to the effect that Relief Defendant does not admit the allegations of the complaint, or that this Consent contains no admission of the allegations, without also stating that Relief Defendant does not deny the allegations; (iii) upon the filing of this Consent, Relief Defendant hereby withdraws any papers filed in this action to the extent that they deny any allegation in the complaint; and (iv) stipulates solely for purposes of exceptions to discharge set forth in Section 523 of the Bankruptcy Code, 11 U.S.C. § 523, that the allegations in the complaint are true, and further, that any debt for disgorgement, prejudgment interest, civil penalty or other amounts due by Relief Defendant under the Final Judgment or any other judgment, order, consent order, decree or settlement agreement entered in this proceeding, is a

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- debt for the violation of the federal securities laws or any regulation or order issued under such laws, as set forth in Section 523(a)(19) of the Bankruptcy Code, 11 U.S.C. § 523(a)(19). If Relief 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 Relief 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. Relief 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 Relief Defendant to defend against this action. For these purposes, Relief Defendant agrees that Relief Defendant is not the prevailing party in this action since the parties have reached a good faith settlement.
 - Relief Defendant agrees that the Commission may present the Final Judgment to the Court for signature and entry without further notice.
 - Relief Defendant agrees that this Court shall retain jurisdiction over this matter for the purpose of enforcing the terms of the Final Judgment.

Dated: November 10, 2017 Michele J. Mazzola

1 2 3 4	JINA L. CHOI (N.Y. Bar No. 2699718) JOHN S. YUN (Cal. Bar No. 112260) yunj@sec.gov MARC D. KATZ (Cal. Bar No. 189534) katzma@sec.gov JESSICA W. CHAN (Cal. Bar No. 247669) chanjes@sec.gov	
5	Attorneys for Plaintiff SECURITIES AND EXCHANGE COMMISSION	
6	44 Montgomery Street, Suite 2800 San Francisco, CA 94104	
7	Telephone: (415) 705-2500 Facsimile: (415) 705-2501	
8	, ,	
9		
10	UNITED STATES DI	STRICT COLIRT
11	NORTHERN DISTRICT	
12	SAN FRANCISC	
13	SANTRANCISC	ODIVISION
14	SECURITIES AND EXCHANGE COMMISSION,	Case No. 3:16-cv-01386-EMC
15	Plaintiff,	[PROPOSED] FINAL JUDGMENT OF
16	v.	PERMANENT INJUNCTIONS AND OTHER RELIEF AGAINST DEFENDANT EDANY CRECORY MAZZOLA AND
17	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT	FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J. MAZZOLA
18	ASSOCIATES, LLC; FRANK GREGORY MAZZOLA,	WAZZOLA
19 20	Defendants, and	
20	SRA I LLC; SRA II LLC; SRA III LLC;	
21	FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR	
23	SAILING GROUP IV LLC; CLÉAR SAILING GROUP V LLC,	
24	Relief Defendants.	
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Final Judgment Civ. 3:16-cv-01386-EMC

The Securities and Exchange Commission having filed a Complaint and Defendant Frank G. Mazzola and Relief Defendant Michele J. Mazzola having entered a general appearance; consented to the Court's jurisdiction over Defendant and Relief Defendant 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 and except as otherwise provided herein in paragraph VIII); 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 Frank Mazzola is permanently restrained and enjoined from violating Section 5 of the Securities Act of 1933 (the "Securities Act") [15 U.S.C. § 77e], by, directly or indirectly, in the absence of any applicable exemption:

- (a) Unless a registration statement is in effect as to a security, 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; or
- (b) 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, unless a registration statement has been filed with the Commission as to such security, or while the registration statement is the subject of a refusal order or stop order or (prior to the effective date of the registration statement) any public proceeding or examination under Section 8 of the Securities Act [15 U.S.C. § 77h].

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

II.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is permanently restrained and enjoined from directly or indirectly violating Section 203(f) of the Investment Advisers Act of 1949 ("Advisers Act") [15 U.S.C. § 80b-3(f)] by willfully becoming associated with an investment adviser without the consent of the Commission while an order barring him from being associated with an investment adviser is in effect.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

III.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is permanently restrained and enjoined from directly or indirectly violating Section 15(b)(6)(B)(i) of the Securities Exchange Act of 1934 (the "Exchange Act") [15 U.S.C. § 78o(b)(6)(B)(i)] by willfully becoming associated with a broker or dealer in contravention of an order by the Commission to bar him from being associated with a broker or dealer.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

IV.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is permanently restrained and enjoined from directly or indirectly violating the Commission's Order Instituting Administrative Proceedings Pursuant to Section 15(b) of the Securities Exchange Act of 1934 and Section 203(f) of the Investment Advisers Act of 1940, Making Findings, and Imposing Remedial

Final Judgment 2 Civ. 3:16-cv-01386-EMC

Sanctions, instituted on March 20, 2014, in *In the Matter of Frank Mazzola and Felix Investments*, *LLC*, Administrative Proceeding File No. 3-15807.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

V.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Relief Defendant Michele Mazzola shall pay, jointly and severally with Defendant Frank Mazzola and Defendant John Bivona, disgorgement in the amount of \$1,800,000.00, representing profits gained as a result of the conduct alleged in the Complaint. Relief Defendant shall satisfy this obligation by paying \$1,800,000, within thirty calendar days from the entry of this Final Judgment, by check, United States Postal money order, or electronic payment, to the Receiver, Sherwood Partners, Inc. The Receiver shall hold the disgorgement amounts in a separately identified account, pending further orders by the Court.

Relief Defendant shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Relief Defendant relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Relief Defendant.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after thirty days following entry of this Final Judgment. Relief Defendant shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961.

VI.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant Frank Mazzola is liable for disgorgement of \$4,655,000, representing profits gained as a result of the conduct alleged in the Complaint, which is joint and several with Defendant John Bivona, and

\$1,800,000 of which is joint and several with Relief Defendant Michele Mazzola. Defendant shall satisfy this obligation by paying \$\$4,655,000, within thirty calendar days from the entry of this Final Judgment, by check, United States Postal money order, or electronic payment, to the Receiver, Sherwood Partners, Inc. The Receiver shall hold the disgorgement amounts in a separately identified account, pending further orders by the Court.

Defendant shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Defendant relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Defendant.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after thirty days following entry of this Final Judgment. Defendant shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961.

VII.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant Frank Mazzola is liable for a civil penalty in the amount of \$200,000 pursuant to Section 20(d) of the Securities Act [15 U.S.C. §77t(d)], Section 21(d) of the Exchange Act [15 U.S.C. § 78u(d)], and Section 209(e) of the Advisers Act [15 U.S.C. § 80b-9(e)]. Defendant shall satisfy this obligation by paying \$200,000 to the Securities and Exchange Commission within thirty calendar days after entry of this Final Judgment.

Defendant may transmit payment electronically to the Commission, which will provide detailed ACH transfer/Fedwire instructions upon request. Payment may also be made directly from a bank account via Pay.gov through the SEC website at http://www.sec.gov/about/offices/ofm.htm. Defendant may also pay by certified check, bank cashier's check, or United States postal money order payable to the Securities and Exchange Commission, which shall be delivered or mailed to

Enterprise Services Center

Accounts Receivable Branch

6500 South MacArthur Boulevard

Oklahoma City, OK 73169

and shall be accompanied by a letter identifying the case title, civil action number, and name of this Court; Frank G. Mazzola as a defendant in this action; and specifying that payment is made pursuant to this Final Judgment.

Defendant shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Defendant relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Defendant.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after thirty days following entry of this Final Judgment. Defendant shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961. The Commission shall hold the funds, together with any interest and income earned thereon (collectively, the "Fund"), pending further order of the Court.

The Commission may propose a plan to distribute the Fund subject to the Court's approval. Such a plan may provide that the Fund shall be distributed pursuant to the Fair Fund provisions of Section 308(a) of the Sarbanes-Oxley Act of 2002. The Court shall retain jurisdiction over the administration of any distribution of the Fund. If the Commission staff determines that the Fund will not be distributed, the Commission shall send the funds paid pursuant to this Final Judgment to the United States Treasury.

Regardless of whether any such Fair Fund distribution is made, amounts ordered to be paid as civil penalties pursuant to this Judgment shall be treated as penalties paid to the government for all purposes, including all tax purposes. To preserve the deterrent effect of the civil penalty, Defendant shall not, after offset or reduction of any award of compensatory damages in any Related Investor Action based on Defendant's payment of disgorgement in this action, argue that he is entitled to, nor shall he further benefit by, offset or reduction of such compensatory damages award by the amount of

1	any part of Defendant's payment of a civil penalty in this action ("Penalty Offset"). If the court in
2	any Related Investor Action grants such a Penalty Offset, Defendant shall, within 30 days after entry
3	of a final order granting the Penalty Offset, notify the Commission's counsel in this action and pay
4	the amount of the Penalty Offset to the United States Treasury or to a Fair Fund, as the Commission
5	directs. Such a payment shall not be deemed an additional civil penalty and shall not be deemed to
6	change the amount of the civil penalty imposed in this Judgment. For purposes of this paragraph, a
7	"Related Investor Action" means a private damages action brought against Defendant by or on behalf
8	of one or more investors based on substantially the same facts as alleged in the Complaint in this
9	action.
10	VIII.
11	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, solely for purposes of
12	exceptions to discharge set forth in Section 523 of the Bankruptcy Code, 11 U.S.C. § 523, the
13	allegations in the complaint are true and admitted by Defendant and Relief Defendant, and further,
14	any debt for disgorgement, prejudgment interest, civil penalty or other amounts due by Defendant
15	and Relief Defendant under this Final Judgment or any other judgment, order, consent order, decree
16	or settlement agreement entered in this proceeding, is a debt for the violation by Defendant of the
17	federal securities laws or any regulation or order issued under such laws, as set forth in Section
18	523(a)(19) of the Bankruptcy Code, 11 U.S.C. § 523(a)(19).
19	IX.
20	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court shall retain
21	jurisdiction of this matter for the purposes of enforcing the terms of this Final Judgment.
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23	IT IS SO ORDERED.
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25	Dated:, 2017
26	JUDGE EDWARD M. CHEN United States District Court
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Final Judgment Civ. 3:16-cv-01386-EMC

1 2	JINA L. CHOI (N.Y. Bar No. 2699718) JOHN S. YUN (Cal. Bar No. 112260) yunj@sec.gov	
	MARC D. KATZ (Cal. Bar No. 189534)	
3	katzma@sec.gov JESSICA W. CHAN (Cal. Bar No. 247669)	
4	chanjes@sec.gov	
5	Attorneys for Plaintiff SECURITIES AND EXCHANGE COMMISSION	
6	44 Montgomery Street, Suite 2800 San Francisco, CA 94104	
7	Telephone: (415) 705-2500 Facsimile: (415) 705-2501	
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11	UNITED STATES DI	STRICT COURT
12	NORTHERN DISTRICT	C OF CALIFORNIA
13	SAN FRANCISC	O DIVISION
14	SECURITIES AND EXCHANGE COMMISSION,	Case No. 3:16-cv-01386-EMC (JCS)
15	Plaintiff,	CONSENT OF DEFENDANT FRANK G
16	V.	MAZZOLA TO ENTRY OF FINAL JUDGMENT
17	JOHN V. BIVONA; SADDLE RIVER	Date: NA
18	ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY	Time: NA Courtroom: 5 (Seventeenth Floor)
19	MAZZOLA,	Judge: Edward M. Chen
20	Defendants, and	
21	SRA I LLC; SRA II LLC; SRA III LLC;	
22	FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR	
23	SAILING GROUP IV LLC; CLEAR SAILING GROUP V LLC,	
24	Relief Defendants.	
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CONSENT OF FRANK G. MAZZOLA TO FINAL JUDGMENT

- 1. Defendant Frank G. Mazzola ("Mazzola" or "Defendant") acknowledges that Defendant, having been served with the Complaint by plaintiff Securities and Exchange Commission (the "Commission") 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 provided herein in paragraph 12 and 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:
 - (a) permanently restrains and enjoins Defendant from violation of Section 5 of the Securities Act of 1933 ("Securities Act"), 15 U.S.C. § 77e; Section 203(f) of the Investment Advisers Act of 1940 ("Advisers Act"), 15 U.S.C. § 80b-3(f); and Section 15(b)(6)(B)(i) of the Securities Exchange Act of 1934 ("Exchange Act"), 15 U.S.C. § 78o(b)(6)(B)(i);
 - (b) permanently restrains and enjoins Defendant from violation of the Commission's Order Instituting Administrative Proceedings Pursuant to Section 15(b) of the Securities Exchange Act of 1934 and Section 203(f) of the Investment Advisers Act of 1940, Making Findings, and Imposing Remedial Sanctions, instituted on March 20, 2014, in *In the Matter of Frank Mazzola* and Felix Investments, LLC, Administrative Proceeding File No. 3-15807;
 - (c) orders Defendant to pay disgorgement in the amount of \$4,655,000, which is joint and several with Defendant John Bivona, and \$1,800,000 of which is joint and several with Relief Defendant Michele Mazzola; and
 - (d) orders Defendant to pay a civil penalty in the amount of \$200,000 pursuant to Section 20(d) of the Securities Act [15 U.S.C. § 77t(d)], Section 21(d) of the Exchange Act [15 U.S.C. § 78u(d)], and Section 209(e) of the Advisers Act [15 U.S.C. § 80b-9(e)].

- 3. 1 Defendant acknowledges that the civil penalty paid pursuant to the Final Judgment 2 may be distributed pursuant to the Fair Fund provisions of Section 308(a) of the Sarbanes-Oxley Act 3 of 2002. Regardless of whether any such Fair Fund distribution is made, the civil penalty shall be treated as a penalty paid to the government for all purposes, including all tax purposes. To preserve 4 5 the deterrent effect of the civil penalty, Defendant agrees that he shall not, after offset or reduction of 6 any award of compensatory damages in any Related Investor Action based on Defendant's payment of disgorgement in this action, argue that he is entitled to, nor shall he further benefit by, offset or reduction of such compensatory damages award by the amount of any part of Defendant's payment of 8 9 a civil penalty in this action ("Penalty Offset"). If the court in any Related Investor Action grants 10 such a Penalty Offset, Defendant agrees that he shall, within 30 days after entry of a final order 11 granting the Penalty Offset, notify the Commission's counsel in this action and pay the amount of the Penalty Offset to the United States Treasury or to a Fair Fund, as the Commission directs. Such a 12 payment shall not be deemed an additional civil penalty and shall not be deemed to change the 13 14 amount of the civil penalty imposed in this action. For purposes of this paragraph, a "Related 15 Investor Action" means a private damages action brought against Defendant by or on behalf of one or 16 more investors based on substantially the same facts as alleged in the Complaint in this action 4. 17
 - 4. Defendant agrees that he shall not seek or accept, directly or indirectly, reimbursement or indemnification from any source, including but not limited to payment made pursuant to any insurance policy, with regard to any civil penalty amounts that Defendant pays pursuant to the Final Judgment, regardless of whether such penalty amounts or any part thereof are added to a distribution fund or otherwise used for the benefit of investors. Defendant further agrees that he shall not claim, assert, or apply for a tax deduction or tax credit with regard to any federal, state, or local tax for any penalty amounts that Defendant pays pursuant to the Final Judgment, regardless of whether such penalty amounts or any part thereof are added to a distribution fund or otherwise used for the benefit of investors.
 - 5. Defendant waives the entry of findings of fact and conclusions of law pursuant to Rule52 of the Federal Rules of Civil Procedure.

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Defendant waives the right, if any, to a jury trial and to appeal from the entry of the

Defendant enters into this Consent voluntarily and represents that no threats, offers,

Defendant agrees that this Consent shall be incorporated into the Final Judgment with

Defendant will not oppose the enforcement of the Final Judgment on the ground, if

Defendant waives service of the Final Judgment and agrees that entry of the Final

Consistent with 17 C.F.R. 202.5(f), this Consent resolves only the claims asserted

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.

any exists, that it fails to comply with Rule 65(d) of the Federal Rules of Civil Procedure, and hereby

Judgment by the Court and filing with the Clerk of the Court will constitute notice to Defendant of its

terms and conditions. Defendant further agree 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

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

stating that Defendant has received and read a copy of the Final Judgment.

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Final Judgment.

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the same force and effect as if fully set forth therein.

waives any objection based thereon.

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Consent for Final Judgment

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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

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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.

Defendant understands and agrees to comply with the terms of 17 C.F.R. § 202.5(e),

- which provides in part that it is 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 allegations in the complaint or order for proceedings," and "a refusal to admit the allegations is equivalent to a denial, unless the defendant or respondent states that he neither admits nor denies the allegations." As part of Defendant's agreement to comply with the terms of Section 202.5(e), Defendant: (i) will not take any action or 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; (ii) will not make or permit to be made any public statement to the effect that Defendant does not admit the allegations of the complaint, or that this Consent contains no admission of the allegations, without also stating that Defendant does not deny the allegations; (iii) 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; and (iv) stipulate solely for purposes of exceptions to discharge set forth in Section 523 of the Bankruptcy Code, 11 U.S.C. § 523, that the allegations in the complaint are true, and further, that any debt for disgorgement, prejudgment interest, civil penalty or other amounts due by Defendant under the Final Judgment or any other judgment, order, consent order, decree or settlement agreement entered in this proceeding, is a debt for the violation by Defendant of the federal securities laws or any regulation or order issued under such laws, as set forth in Section 523(a)(19) of the Bankruptcy Code, 11 U.S.C. § 523(a)(19). 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.
- 13. 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

1	the United States, or any agency, or any official of the United States acting in his or her official
2	capacity, directly or indirectly, reimbursement of attorney's fees or other fees, expenses, or costs
3	expended by Defendant to defend against this action. For these purposes, Defendant agrees that
4	Defendant is not the prevailing party in this action since the parties have reached a good faith
5	settlement.
6	 Defendant agrees that the Commission may present the Final Judgment to the Court
7	for signature and entry without further notice.
8	 Defendant agrees that this Court shall retain jurisdiction over this matter for the
9	purpose of enforcing the terms of the Final Judgment.
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11	Dated: 11-20-17 MM
12	Frank G. Mazzola
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1 2 3 4	JINA L. CHOI (N.Y. Bar No. 2699718) JOHN S. YUN (Cal. Bar No. 112260) yunj@sec.gov MARC D. KATZ (Cal. Bar No. 189534) katzma@sec.gov JESSICA W. CHAN (Cal. Bar No. 247669) chanjes@sec.gov	
5	Attorneys for Plaintiff SECURITIES AND EXCHANGE COMMISSION	
6	44 Montgomery Street, Suite 2800 San Francisco, CA 94104	
7	Telephone: (415) 705-2500 Facsimile: (415) 705-2501	
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10 11	UNITED STATES DI	STRICT COURT
12	NORTHERN DISTRICT	OF CALIFORNIA
13	SAN FRANCISC	O DIVISION
14	GEOLDIFIEG AND EVOLUNICE COMMISSION	C N 2.16 01206 FMC
15	SECURITIES AND EXCHANGE COMMISSION,	Case No. 3:16-cv-01386-EMC
	Plaintiff,	[PROPOSED] FINAL JUDGMENT OF
16	V	PERMANENT INJUNCTIONS AND
16 17	v. IOHN V. RIVONA: SADDI E RIVER	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND
	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT	OTHER RELIEF AGAINST DEFENDANT
17	JOHN V. BIVONA; SADDLE RIVER	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J.
17 18	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J.
17 18 19	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY MAZZOLA, Defendants, and SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC; MICHELE	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J.
17 18 19 20	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY MAZZOLA, Defendants, and SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR SAILING GROUP IV LLC; CLEAR	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J.
17 18 19 20 21	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY MAZZOLA, Defendants, and SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR SAILING GROUP IV LLC; CLEAR SAILING GROUP V LLC,	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J.
17 18 19 20 21 22	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY MAZZOLA, Defendants, and SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR SAILING GROUP IV LLC; CLEAR	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J.
17 18 19 20 21 22 23	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY MAZZOLA, Defendants, and SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR SAILING GROUP IV LLC; CLEAR SAILING GROUP V LLC,	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J.
17 18 19 20 21 22 23 24 25 26	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY MAZZOLA, Defendants, and SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR SAILING GROUP IV LLC; CLEAR SAILING GROUP V LLC,	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J.
17 18 19 20 21 22 23 24 25	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY MAZZOLA, Defendants, and SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR SAILING GROUP IV LLC; CLEAR SAILING GROUP V LLC,	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF DEFENDANT MICHELE J.

Final Judgment Civ. 3:16-cv-01386-EMC

The Securities and Exchange Commission having filed a Complaint and Defendant Frank G. Mazzola and Relief Defendant Michele J. Mazzola having entered a general appearance; consented to the Court's jurisdiction over Defendant and Relief Defendant 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 and except as otherwise provided herein in paragraph VIII); 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 Frank Mazzola is permanently restrained and enjoined from violating Section 5 of the Securities Act of 1933 (the "Securities Act") [15 U.S.C. § 77e], by, directly or indirectly, in the absence of any applicable exemption:

- (a) Unless a registration statement is in effect as to a security, 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; or
- (b) 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, unless a registration statement has been filed with the Commission as to such security, or while the registration statement is the subject of a refusal order or stop order or (prior to the effective date of the registration statement) any public proceeding or examination under Section 8 of the Securities Act [15 U.S.C. § 77h].

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

II.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is permanently restrained and enjoined from directly or indirectly violating Section 203(f) of the Investment Advisers Act of 1949 ("Advisers Act") [15 U.S.C. § 80b-3(f)] by willfully becoming associated with an investment adviser without the consent of the Commission while an order barring him from being associated with an investment adviser is in effect.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

III.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is permanently restrained and enjoined from directly or indirectly violating Section 15(b)(6)(B)(i) of the Securities Exchange Act of 1934 (the "Exchange Act") [15 U.S.C. § 780(b)(6)(B)(i)] by willfully becoming associated with a broker or dealer in contravention of an order by the Commission to bar him from being associated with a broker or dealer.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

IV.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is permanently restrained and enjoined from directly or indirectly violating the Commission's Order Instituting Administrative Proceedings Pursuant to Section 15(b) of the Securities Exchange Act of 1934 and Section 203(f) of the Investment Advisers Act of 1940, Making Findings, and Imposing Remedial

Sanctions, instituted on March 20, 2014, in *In the Matter of Frank Mazzola and Felix Investments*, *LLC*, Administrative Proceeding File No. 3-15807.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

V.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Relief Defendant Michele Mazzola shall pay, jointly and severally with Defendant Frank Mazzola and Defendant John Bivona, disgorgement in the amount of \$1,800,000.00, representing profits gained as a result of the conduct alleged in the Complaint. Relief Defendant shall satisfy this obligation by paying \$1,800,000, within thirty calendar days from the entry of this Final Judgment, by check, United States Postal money order, or electronic payment, to the Receiver, Sherwood Partners, Inc. The Receiver shall hold the disgorgement amounts in a separately identified account, pending further orders by the Court.

Relief Defendant shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Relief Defendant relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Relief Defendant.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after thirty days following entry of this Final Judgment. Relief Defendant shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961.

VI.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant Frank Mazzola is liable for disgorgement of \$4,655,000, representing profits gained as a result of the conduct alleged in the Complaint, which is joint and several with Defendant John Bivona, and

\$1,800,000 of which is joint and several with Relief Defendant Michele Mazzola. Defendant shall satisfy this obligation by paying \$\$4,655,000, within thirty calendar days from the entry of this Final Judgment, by check, United States Postal money order, or electronic payment, to the Receiver, Sherwood Partners, Inc. The Receiver shall hold the disgorgement amounts in a separately identified account, pending further orders by the Court.

Defendant shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Defendant relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Defendant.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after thirty days following entry of this Final Judgment. Defendant shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961.

VII.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant Frank Mazzola is liable for a civil penalty in the amount of \$200,000 pursuant to Section 20(d) of the Securities Act [15 U.S.C. §77t(d)], Section 21(d) of the Exchange Act [15 U.S.C. § 78u(d)], and Section 209(e) of the Advisers Act [15 U.S.C. § 80b-9(e)]. Defendant shall satisfy this obligation by paying \$200,000 to the Securities and Exchange Commission within thirty calendar days after entry of this Final Judgment.

Defendant may transmit payment electronically to the Commission, which will provide detailed ACH transfer/Fedwire instructions upon request. Payment may also be made directly from a bank account via Pay.gov through the SEC website at http://www.sec.gov/about/offices/ofm.htm. Defendant may also pay by certified check, bank cashier's check, or United States postal money order payable to the Securities and Exchange Commission, which shall be delivered or mailed to

Enterprise Services Center

Accounts Receivable Branch

6500 South MacArthur Boulevard

Oklahoma City, OK 73169

and shall be accompanied by a letter identifying the case title, civil action number, and name of this Court; Frank G. Mazzola as a defendant in this action; and specifying that payment is made pursuant to this Final Judgment.

Defendant shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Defendant relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Defendant.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after thirty days following entry of this Final Judgment. Defendant shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961. The Commission shall hold the funds, together with any interest and income earned thereon (collectively, the "Fund"), pending further order of the Court.

The Commission may propose a plan to distribute the Fund subject to the Court's approval. Such a plan may provide that the Fund shall be distributed pursuant to the Fair Fund provisions of Section 308(a) of the Sarbanes-Oxley Act of 2002. The Court shall retain jurisdiction over the administration of any distribution of the Fund. If the Commission staff determines that the Fund will not be distributed, the Commission shall send the funds paid pursuant to this Final Judgment to the United States Treasury.

Regardless of whether any such Fair Fund distribution is made, amounts ordered to be paid as civil penalties pursuant to this Judgment shall be treated as penalties paid to the government for all purposes, including all tax purposes. To preserve the deterrent effect of the civil penalty, Defendant shall not, after offset or reduction of any award of compensatory damages in any Related Investor Action based on Defendant's payment of disgorgement in this action, argue that he is entitled to, nor shall he further benefit by, offset or reduction of such compensatory damages award by the amount of

1	any part of Defendant's payment of a civil penalty in this action ("Penalty Offset"). If the court in
2	any Related Investor Action grants such a Penalty Offset, Defendant shall, within 30 days after entry
3	of a final order granting the Penalty Offset, notify the Commission's counsel in this action and pay
4	the amount of the Penalty Offset to the United States Treasury or to a Fair Fund, as the Commission
5	directs. Such a payment shall not be deemed an additional civil penalty and shall not be deemed to
6	change the amount of the civil penalty imposed in this Judgment. For purposes of this paragraph, a
7	"Related Investor Action" means a private damages action brought against Defendant by or on behalf
8	of one or more investors based on substantially the same facts as alleged in the Complaint in this
9	action.
10	VIII.
11	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, solely for purposes of
12	exceptions to discharge set forth in Section 523 of the Bankruptcy Code, 11 U.S.C. § 523, the
13	allegations in the complaint are true and admitted by Defendant and Relief Defendant, and further,
14	any debt for disgorgement, prejudgment interest, civil penalty or other amounts due by Defendant
15	and Relief Defendant under this Final Judgment or any other judgment, order, consent order, decree
16	or settlement agreement entered in this proceeding, is a debt for the violation by Defendant of the
17	federal securities laws or any regulation or order issued under such laws, as set forth in Section
18	523(a)(19) of the Bankruptcy Code, 11 U.S.C. § 523(a)(19).
19	IX.
20	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court shall retain
21	jurisdiction of this matter for the purposes of enforcing the terms of this Final Judgment.
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23	IT IS SO ORDERED.
24	
25	Dated:, 2017
26	JUDGE EDWARD M. CHEN United States District Court
27	
28	

Final Judgment Civ. 3:16-cv-01386-EMC

1 2 3 4	JINA L. CHOI (N.Y. Bar No. 2699718) JOHN S. YUN (Cal. Bar No. 112260) yunj@sec.gov MARC D. KATZ (Cal. Bar No. 189534) katzma@sec.gov JESSICA W. CHAN (Cal. Bar No. 247669) chanjes@sec.gov	
5	Attorneys for Plaintiff SECURITIES AND EXCHANGE COMMISSION	
6	44 Montgomery Street, Suite 2800 San Francisco, CA 94104	
7	Telephone: (415) 705-2500 Facsimile: (415) 705-2501	
8		
9		
10	UNITED STATES DI	STRICT COURT
12	NORTHERN DISTRICT	OF CALIFORNIA
13	SAN FRANCISC	O DIVISION
14		
	SECURITIES AND EXCHANGE COMMISSION,	Case No. 3:16-cv-01386-EMC
15	Plaintiff,	[PROPOSED] FINAL JUDGMENT OF PERMANENT INJUNCTIONS AND
16	V.	OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND
17	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA MANAGEMENT	RELIEF DEFENDANT MICHELE J. MAZZOLA
18	ASSOCIATES, LLC; FRANK GREGORY MAZZOLA,	
19	Defendants, and	
20	SRA I LLC; SRA II LLC; SRA III LLC;	
21 22	FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR	
23	SAILING GROUP IV LLC; CLEAR SAILING GROUP V LLC,	
24	Relief Defendants.	
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Final Judgment Civ. 3:16-cv-01386-EMC

The Securities and Exchange Commission having filed a Complaint and Defendant Frank G. Mazzola and Relief Defendant Michele J. Mazzola having entered a general appearance; consented to the Court's jurisdiction over Defendant and Relief Defendant 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 and except as otherwise provided herein in paragraph VIII); 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 Frank Mazzola is permanently restrained and enjoined from violating Section 5 of the Securities Act of 1933 (the "Securities Act") [15 U.S.C. § 77e], by, directly or indirectly, in the absence of any applicable exemption:

- (a) Unless a registration statement is in effect as to a security, 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; or
- (b) 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, unless a registration statement has been filed with the Commission as to such security, or while the registration statement is the subject of a refusal order or stop order or (prior to the effective date of the registration statement) any public proceeding or examination under Section 8 of the Securities Act [15 U.S.C. § 77h].

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is permanently restrained and enjoined from directly or indirectly violating Section 203(f) of the Investment Advisers Act of 1949 ("Advisers Act") [15 U.S.C. § 80b-3(f)] by willfully becoming associated with an investment adviser without the consent of the Commission while an order barring him from being associated with an investment adviser is in effect.

II.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

III.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is permanently restrained and enjoined from directly or indirectly violating Section 15(b)(6)(B)(i) of the Securities Exchange Act of 1934 (the "Exchange Act") [15 U.S.C. § 780(b)(6)(B)(i)] by willfully becoming associated with a broker or dealer in contravention of an order by the Commission to bar him from being associated with a broker or dealer.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

IV.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant is permanently restrained and enjoined from directly or indirectly violating the Commission's Order Instituting Administrative Proceedings Pursuant to Section 15(b) of the Securities Exchange Act of 1934 and Section 203(f) of the Investment Advisers Act of 1940, Making Findings, and Imposing Remedial

Sanctions, instituted on March 20, 2014, in *In the Matter of Frank Mazzola and Felix Investments*, *LLC*, Administrative Proceeding File No. 3-15807.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, as provided in Federal Rule of Civil Procedure 65(d)(2), the foregoing paragraph also binds the following who receive actual notice of this Final Judgment by personal service or otherwise: (a) Defendant's officers, agents, servants, employees, and attorneys; and (b) other persons in active concert or participation with Defendant or with anyone described in (a).

V.

IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that Relief Defendant Michele Mazzola shall pay, jointly and severally with Defendant Frank Mazzola and Defendant John Bivona, disgorgement in the amount of \$1,800,000.00, representing profits gained as a result of the conduct alleged in the Complaint. Relief Defendant shall satisfy this obligation by paying \$1,800,000, within thirty calendar days from the entry of this Final Judgment, by check, United States Postal money order, or electronic payment, to the Receiver, Sherwood Partners, Inc. The Receiver shall hold the disgorgement amounts in a separately identified account, pending further orders by the Court.

Relief Defendant shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Relief Defendant relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Relief Defendant.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after thirty days following entry of this Final Judgment. Relief Defendant shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961.

VI.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant Frank Mazzola is liable for disgorgement of \$4,655,000, representing profits gained as a result of the conduct alleged in the Complaint, which is joint and several with Defendant John Bivona, and

\$1,800,000 of which is joint and several with Relief Defendant Michele Mazzola. Defendant shall satisfy this obligation by paying \$\$4,655,000, within thirty calendar days from the entry of this Final Judgment, by check, United States Postal money order, or electronic payment, to the Receiver, Sherwood Partners, Inc. The Receiver shall hold the disgorgement amounts in a separately identified account, pending further orders by the Court.

Defendant shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Defendant relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Defendant.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after thirty days following entry of this Final Judgment. Defendant shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961.

VII.

IT IS HEREBY FURTHER ORDERED, ADJUDGED, AND DECREED that Defendant Frank Mazzola is liable for a civil penalty in the amount of \$200,000 pursuant to Section 20(d) of the Securities Act [15 U.S.C. §77t(d)], Section 21(d) of the Exchange Act [15 U.S.C. § 78u(d)], and Section 209(e) of the Advisers Act [15 U.S.C. § 80b-9(e)]. Defendant shall satisfy this obligation by paying \$200,000 to the Securities and Exchange Commission within thirty calendar days after entry of this Final Judgment.

Defendant may transmit payment electronically to the Commission, which will provide detailed ACH transfer/Fedwire instructions upon request. Payment may also be made directly from a bank account via Pay.gov through the SEC website at http://www.sec.gov/about/offices/ofm.htm. Defendant may also pay by certified check, bank cashier's check, or United States postal money order payable to the Securities and Exchange Commission, which shall be delivered or mailed to

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6500 South MacArthur Boulevard

Oklahoma City, OK 73169

and shall be accompanied by a letter identifying the case title, civil action number, and name of this Court; Frank G. Mazzola as a defendant in this action; and specifying that payment is made pursuant to this Final Judgment.

Defendant shall simultaneously transmit photocopies of evidence of payment and case identifying information to the Commission's counsel in this action. By making this payment, Defendant relinquishes all legal and equitable right, title, and interest in such funds and no part of the funds shall be returned to Defendant.

The Commission may enforce the Court's judgment for disgorgement and prejudgment interest by moving for civil contempt (and/or through other collection procedures authorized by law) at any time after thirty days following entry of this Final Judgment. Defendant shall pay post judgment interest on any delinquent amounts pursuant to 28 U.S.C. § 1961. The Commission shall hold the funds, together with any interest and income earned thereon (collectively, the "Fund"), pending further order of the Court.

The Commission may propose a plan to distribute the Fund subject to the Court's approval. Such a plan may provide that the Fund shall be distributed pursuant to the Fair Fund provisions of Section 308(a) of the Sarbanes-Oxley Act of 2002. The Court shall retain jurisdiction over the administration of any distribution of the Fund. If the Commission staff determines that the Fund will not be distributed, the Commission shall send the funds paid pursuant to this Final Judgment to the United States Treasury.

Regardless of whether any such Fair Fund distribution is made, amounts ordered to be paid as civil penalties pursuant to this Judgment shall be treated as penalties paid to the government for all purposes, including all tax purposes. To preserve the deterrent effect of the civil penalty, Defendant shall not, after offset or reduction of any award of compensatory damages in any Related Investor Action based on Defendant's payment of disgorgement in this action, argue that he is entitled to, nor shall he further benefit by, offset or reduction of such compensatory damages award by the amount of

1	any part of Defendant's payment of a civil penalty in this action ("Penalty Offset"). If the court in
2	any Related Investor Action grants such a Penalty Offset, Defendant shall, within 30 days after entry
3	of a final order granting the Penalty Offset, notify the Commission's counsel in this action and pay
4	the amount of the Penalty Offset to the United States Treasury or to a Fair Fund, as the Commission
5	directs. Such a payment shall not be deemed an additional civil penalty and shall not be deemed to
6	change the amount of the civil penalty imposed in this Judgment. For purposes of this paragraph, a
7	"Related Investor Action" means a private damages action brought against Defendant by or on behalf
8	of one or more investors based on substantially the same facts as alleged in the Complaint in this
9	action.
10	VIII.
11	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that, solely for purposes of
12	exceptions to discharge set forth in Section 523 of the Bankruptcy Code, 11 U.S.C. § 523, the
13	allegations in the complaint are true and admitted by Defendant and Relief Defendant, and further,
14	any debt for disgorgement, prejudgment interest, civil penalty or other amounts due by Defendant
15	and Relief Defendant under this Final Judgment or any other judgment, order, consent order, decree
16	or settlement agreement entered in this proceeding, is a debt for the violation by Defendant of the
17	federal securities laws or any regulation or order issued under such laws, as set forth in Section
18	523(a)(19) of the Bankruptcy Code, 11 U.S.C. § 523(a)(19).
19	IX.
20	IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Court shall retain
21	jurisdiction of this matter for the purposes of enforcing the terms of this Final Judgment.
22	
23	IT IS SO ORDERED.
24	
25	Dated:, 2017
26	JUDGE EDWARD M. CHEN United States District Court
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Final Judgment Civ. 3:16-cv-01386-EMC

1	<u>CERTIFICATE OF SERVICE</u>	
2	I, Eric Pease, am a citizen of the United States, over 18 years of age, and am not a party in this	
3	action. I hereby certify that on December 15, 2017, I caused the following documents:	
4	CONSENT OF DEFENDANT ANNE BIVONA TO ENTRY OF FINAL JUDGMENT	
5	CONSENT OF DEFENDANT JOHN V. BIVONA TO ENTRY OF FINAL JUDGMENT	
6	[PROPOSED] FINAL JUDGMENT OF PERMANENT INJUNCTIONS AND OTHER RELIEF AGAINST DEFENDANT JOHN V. BIVONA AND RELIEF DEFENDANT ANNE	
7	BIVONA	
8	CONSENT OF DEFENDANT MICHELE MAZZOLA TO ENTRY OF FINAL JUDGMENT	
9	CONSENT OF DEFENDANT FRANK MAZZOLA TO ENTRY OF FINAL JUDGMENT	
10	[PROPOSED] FINAL JUDGMENT OF PERMANENT INJUNCTIONS AND OTHER RELIEF AGAINST DEFENDANT FRANK GREGORY MAZZOLA AND RELIEF	
11	DEFENDANT MICHELE J. MAZZOLA	
12	CONSENT OF DEFENDANT SADDLE RIVER ADVISORS, LLC TO ENTRY OF FINAL JUDGMENT	
13	[PROPOSED] FINAL JUDGMENT OF PERMANENT INJUNCTIONS AND OTHER	
14	EQUITABLE RELIEF AGAINST DEFENDANT SADDLE RIVER ADVISORS, LLC	
15	to be served via UPS marked for next day delivery on the following:	
16		
17	Frank Gregory Mazzola 27 Dogwood Hill Drive	
18	Upper Saddle River, NJ 07458	
19	Michele J. Mazzola 27 Dogwood Hill Drive	
20	Upper Saddle River, NJ 07458	
21		
22		
23		
24	<u>/s/ Eric Pease</u> Eric Pease	
25	Paralegal Specialist Division of Enforcement	
26		
27		
28		

Certificate of Service Civ. 3:16-cv-01386-EMC