## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SECURITIES AND EXCHANGE COMMISSION,	§	
	§	
Plaintiff,	§	
	§	
VS.	§	
	§ §	
ABC VIATICALS, INC.,	§	
C. KEITH LAMONDA,	§	<b>Civil Action No.:</b>
and JESSE W. LAMONDA, JR.,	§	3-06-CV-2136-P
	§	
<b>Defendants</b> ,	§	
	§	
and	§ §	
	§	
LAMONDA MANAGEMENT FAMILY	§	
LIMITED PARTNERSHIP,	§	
STRUCTURED LIFE SETTLEMENTS, INC.,	§	
BLUE WATER TRUST,	§	
and DESTINY TRUST	<b>§</b>	
D. W. O.D. O	§	
Relief Defendants.	§	

## <u>UNOPPOSED MOTION TO ENTER</u> AGREED INTERLOCUTORY JUDGMENT OF PERMANENT INJUNCTION

Plaintiff Securities and Exchange Commission ("Commission"), files this Unopposed Motion to Enter Agreed Interlocutory Judgment of Permanent Injunction and would respectfully show the Court as follows:

1. The Commission filed suit against C. Keith LaMonda and Jesse W. LaMonda (collectively "Defendants") on November 17, 2006, seeking emergency injunctive relief. Defendants consented to the entry of a preliminary injunction as well as to the appointment of a receiver. On November 17, 2006, the Court entered an Agreed Preliminary Injunction, Order

Freezing Assets, Order Requiring an Accounting and Order Requiring Preservation of

Documents. Defendants have otherwise appeared herein through counsel.

2. The Defendants have offered to consent, without admitting or denying the

allegations in the Commission's Complaint, to the entry of an order permanently enjoining them

from future violations of Sections 5(a), 5(c) or 17(a) of the Securities Act of 1933 or Section

10(b) of the Securities Exchange Act of 1934, and Rule 10b-5 thereunder. The proposed form of

the Agreed Interlocutory Judgment of Permanent Injunction leaves unresolved the Commission's

claims for disgorgement, prejudgment interest and civil monetary penalties and directs the

Commission to present these issues to the Court for adjudication at a future date.

Commission is in the process of discussing a settlement of the remaining monetary issues with

the Defendants, which may be affected by the sentence entered in an unrelated criminal

proceeding styled United States of America v. C. Keith LaMonda and Jesse W. LaMonda, Jr.,

presently pending in the United States District Court for the Middle District of Florida (Orlando

Division).

3. Accordingly, the Commission respectfully requests that the Court entered the

Agreed Interlocutory Judgment of Permanent Injunction agreed to by the parties.

Dated: July 6, 2007

Respectfully submitted,

/s Harold R. Loftin, Jr.

HAROLD R. LOFTIN, JR.

State Bar No. 12487090

U.S. Securities and Exchange Commission

Burnett Plaza, Suite 1900

801 Cherry Street, Unit #18

Fort Worth, TX 76102-6882

(817) 978-6450

(817) 978-4927 (fax)

Loftinh@sec.gov

## **CERTIFICATE OF CONFERENCE**

I hereby certify that I have discussed the contents of the foregoing motion with counsel for defendants C. Keith LaMonda and Jesse W. LaMonda, Jr. and represent that neither party opposes the motion.

/s Harold R. Loftin, Jr. Harold R. Loftin, Jr.

## **CERTIFICATE OF SERVICE**

I hereby certify that a true copy of the above instrument has this day been sent by electronic means upon its filing to all parties pursuant to the Federal Rules of Civil Procedure and Local Rule CV-5(a)(3)(A).

/s Harold R. Loftin, Jr. Harold R. Loftin, Jr.