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

| MICHAEL J. QUILLING, Receiver for ABC | §<br>§   |                                  |
|---------------------------------------|--|----------------------------------|
| VIATICALS, INC. and Related Entities  |  |                                  |
| Plaintiff,                            | <i>လာ လာ လာ</i>  | Civil Action No. 3:07-CV-00421-P |
| v.                                    | \$ | ECF                              |
| INTERNATIONAL FIDELITY & SURETY       | Ş  |                                  |
| LIMITED, INTERNATIONAL                | 8  |                                  |
| CONSULTANTS & MANAGEMENT LTD.,        | §  |                                  |
| SURETY MARKETING SOURCE, LLC,         | §  |                                  |
| KPMG VANUATU, HAWKES LAW, KPMG        | §  |                                  |
| INTERNATIONAL, BOSWELL, DERMOTT       | §  |                                  |
| & PAWLETT, LLP, MOHAN &               | Ş  |                                  |
| ASSOCIATES, DAVID A. GOLDENBERG,      | 8  |                                  |
| DAG INVESTMENTS, LLC, LPG             | 8  |                                  |
| INVESTMENTS, LLC, WED MARKETING,      | ş  |                                  |
| LLC, GALAX HOLDINGS, LTD., MARK       | §  |                                  |
| WOLOK, LINDA WOLOK and ARIE           | §  |                                  |
| KOTLER.                               |  |                                  |
|                                       | §  |                                  |
| Defendants.                           | §  |                                  |

## ORDER OF FINAL DEFAULT JUDGMENT AGAINST MARK WOLOK

On this day, the Court considered Plaintiff's Motion for Entry of Final Default Judgment

Against Mark Wolok. The Court, having considered the Motion, the attached exhibits, and all

pleadings on file in this case is of the opinion that the Motion should be GRANTED.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED as follows:

There is no just reason for delay in entering this Final Default Judgment against Defendant

Mark Wolok;

ORDER OF FINAL DEFAULT JUDGMENT – Page 1

The allegations of Plaintiff's Complaint and his Motion for Entry of Final Default Judgment are accepted as true;

Plaintiff is hereby awarded judgment against Defendant Mark Wolok for \$48,811,500.00;

Plaintiff is hereby awarded pre-judgment interest on that award at the highest lawful rate accruing from March 6, 2007, until the date of this Order;

Plaintiff is hereby awarded post-judgment interest on all of the forgoing awards at the highest lawful rate accruing from the date of this Order until the date that he receives full satisfaction of all awards and interest.

Signed this 20<sup>th</sup> day of July 2007.

JORGE A. SOLIS UNITED STATES DISTRICT JUDGE