NOA.M		
A.M.	FUED PM	ananan anan ang ang ang ang ang ang ang

JAN 1 3 2012

OHRISTOPHER D. RICH, Clerk By DUNE OATMAN Deputy

IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT

OF THE STATE OF IDAHO, IN AND FOR ADA COUNTY

STATE OF IDAHO, DEPARTMENT OF FINANCE, SECURITIES BUREAU,

Plaintiff,

vs.

LOUIS C. NARDONE III, an individual, and dba PRECISION MARKETING GROUP,

Defendant.

Case No. CV OC 11 10439

STIPULATED JUDGMENT AND PERMANENT INJUNCTION

The State of Idaho, Department of Finance, Securities Bureau (Department) and Defendant Louis C. Nardone III, an individual and dba Precision Marketing Group (Nardone), parties to the above-captioned action, having agreed to resolve all allegations set forth in the Verified Complaint filed in the above-captioned action by the Stipulation and Consent to Entry of Judgment on file herein,

WHEREFORE, by virtue of the law and by reason of the premises aforesaid, THE COURT HEREBY ADJUDGES, ORDERS, AND DECREES as follows:

I. PERMANENT INJUNCTION

1. Nardone is permanently enjoined from engaging in any act or practice that violates any provision of Idaho's Uniform Securities Act (2004) or any rule promulgated thereunder, pursuant to authority granted this court by Idaho Code § 30-14-603(b)(1).

2. Nardone is permanently enjoined from selling or offering for sale securities in any form in the state of Idaho.

II. MONEY JUDGMENT

1. The Department is hereby awarded a money judgment against Nardone in the total amount of two hundred seventeen thousand four hundred sixty-six dollars and twenty two cents (\$217,466.22).

2. Such money judgment amount includes restitution in the amount of one hundred seventy-seven thousand four hundred sixty-six dollars and twenty-two cents (\$177,466.22), which is to be paid to the Department to be returned as restitution to persons who invested with Nardone in this case, pursuant to Idaho Code § 30-14-603(b)(2)(C).

3. Such money judgment amount further includes penalties payable to the Department by Nardone in the amount of forty thousand dollars (\$40,000) as authorized by Idaho Code § 30-14-603(2)(C).

4. Each party will bear its own attorney fees and costs in this action.

DATED this 13 day of Journa , 2012.

Mike WETHERELL Mike Wetherell District Judge

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this <u>1</u> day of <u>2012</u>, I served a true and correct copy of the foregoing STIPULATED JUDGMENT AND PERMANENT INJUNCTION upon the following by the designated means:

Alan Conilogue U.S. mail, postage prepaid Deputy Attorney General [] certified mail PO Box 82720 [] overnight mail Boise, ID 83720-0031 [] hand delivery U.S. mail, postage prepaid Michael C. Barrows, Esq. [] certified mail **BARROWS & TEHRANI, PLLC** [] overnight mail 369 Lexington Avenue, 2nd Floor New York, NY 10017 [] hand delivery DIANE M. OATMAN dignty Clerk

STIPULATED JUDGMENT AND PERMANENT INJUNCTION - Page 3