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JUN 10 2004

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U.S. BANKRUPTCY COURT  
PATRICIA W. HARRIS, CLERK

1 DANIEL G. BOGDEN, United States Attorney  
EVAN J. DAVIS  
2 PHYLLIS JO GERVASIO  
Trial Attorney, Tax Division  
3 U.S. Department of Justice  
Post Office Box 7238  
4 Washington, D.C. 20044  
Tel: (202) 514-0079  
5 (202) 514-6539  
Fax: (202) 514-6770  
6 *Attorneys for the United States*

7 **UNITED STATES BANKRUPTCY COURT**

8 **DISTRICT OF NEVADA**

9 In re: ) CASE NOS: BK-03-17306-LK  
10 National Audit Defense Network )  
11 ) Chapter 7  
12 )  
13 Debtor. )

14 \_\_\_\_\_ )  
15 United States )  
16 v. ) Adversary No. 04-1181  
17 National Audit Defense Network, et al. )  
18 \_\_\_\_\_ )

19 ***STIPULATION RESOLVING INJUNCTION ACTION***  
20 ***AGAINST DEBTOR BY THE UNITED STATES***  
21 ***AND***  
22 ***ORDER APPROVING SAME AND***  
23 ***ENTERING PERMANENT INJUNCTION***

24 The United States ("US"), by its attorneys, and National Audit Defense Network, debtor,  
25 by the Chapter 7 Trustee, William A. Leonard, Jr. hereby stipulate and agree as follows:

- 26 1. Debtor commenced this case by filing a voluntary petition under the Code on June 11,  
27 2003.  
28 2. On May 27, 2004, this case was converted to a Chapter 7 proceeding.

1 3. Previously, on March 13, 2004, the US commenced litigation against debtor and other  
2 entities and individuals in District Court, Case No. CV-S-04-0455 ("Injunction Action").

3 4. Subsequently, on May 25, 2004, the Injunction Action was referred to the Bankruptcy  
4 Court.

5 5. In lieu of further proceedings in the Injunction Action and as debtor has ceased  
6 operations as of the conversion of this case to Chapter 7, the Chapter 7 trustee on behalf of  
7 National Audit Defense Network and its estate, hereby stipulates and agrees to the entry of a  
8 permanent injunction pursuant to 26 U.S.C. §§ 7407, 7408 and 7402(a) to prohibit it from:

- 9 (a) Acting as a federal-income-tax-return preparer (as defined in 26 U.S.C. §  
10 7701(a)(36)).
- 11 (b) Organizing or selling abusive tax shelters, plans, or arrangements that advise or  
12 encourage taxpayers to attempt to evade the assessment or collection of their  
13 correct federal tax.
- 14 (c) Engaging in conduct subject to penalty under 26 U.S.C. §§ 6700, 6701, or 6694.
- 15 (d) Engaging in conduct that substantially interferes with the enforcement of the  
16 internal revenue laws.
- 17 (e) Promoting any false or fraudulent tax scheme.
- 18 (f) Preparing or assisting in the preparation of federal-income-tax returns for others.
- 19 (g) Organizing, promoting, or selling the Mallforall, Shopn2000, or TaxBreak2000  
20 programs, home-based businesses, incorporation services, or any other  
21 arrangements that facilitate or advocate noncompliance with the income tax laws  
22 or tax evasion or misrepresent the tax benefits realized by using the arrangements.
- 23 (h) Making false or fraudulent representations, in conjunction with organizing or  
24 selling a plan or arrangement, that: (i) prospective customers may take business  
25 tax deductions or credits without regard to whether the individuals have a *bona*  
26 *fide* business and business purpose; (ii) prospective customers may claim the 26  
27 U.S.C. § 44 disabled-access tax credit for any website modification; (iii)  
28 prospective customers may claim the 26 U.S.C. § 44 disabled-access tax credit

1 and § 162 trade or business expense on their federal-income-tax returns, even if  
2 they have no *bona fide* business, the expense is not reasonable and necessary, or  
3 the business modification is sold along with the business itself; (iv) prospective  
4 customers who purchase any product or service or start, own, or operate home-  
5 based businesses may automatically (or through simply handing out a business  
6 card or through mentioning—without making a demonstrated and sincere effort to  
7 conduct business—the business to someone) claim tax deductions for meal  
8 expenses, automobile expenses, travel (including vacation) expenses, and  
9 residence-related expenses (including mortgage, electricity, and insurance); (v)  
10 prospective customers who start, own, or operate home-based businesses can  
11 demonstrate that they are trying to make a profit merely by printing up and/or  
12 handing out business cards; (vi) prospective customers who start, own, or operate  
13 home-based businesses can employ their children between 7 and 17 years old, pay  
14 the children a wage, and then take the money back from the children; (vii)  
15 prospective customers who start, own, or operate home-based businesses can  
16 “write off” or depreciate their home for federal income tax purposes; (viii)  
17 prospective customers can claim income tax deductions and credits for hobby  
18 expenses or turn a hobby into a home-based business merely by printing business  
19 cards, handing out business cards, and/or keeping records; (ix) tax credits and  
20 deductions that are available to all businesses, regardless of their form (*e.g.*,  
21 partnership, sole proprietorship, or corporation), are exclusively available to  
22 corporations; (x) prospective customers will automatically reduce their federal-  
23 income-tax liability by forming a corporation; (xi) prospective customers are  
24 guaranteed or promised a tax refund, additional tax deductions, or tax credits,  
25 merely by purchasing or signing up for any services or products, including  
26 purchasing a business or signing up for audit defense, tax-return review, and/or  
27 tax-return preparation; (xii) prospective customers who purchase any products  
28 that include purported tax benefits and that are paid for with purported promissory

1 notes can ignore the promissory note or pay off the promissory note merely by  
2 clicking on a website link or by some other artifice; (xiii) prospective customers  
3 who purchase any services or products that include purported tax benefits and that  
4 are paid for with promissory notes can rely on a third party to pay off the  
5 promissory note on their behalf, unless there is a binding contract with a  
6 legitimate, viable third party who has agreed to pay off promissory notes as  
7 described in the representation to the customers; (xiv) prospective customers can  
8 “wait until the end of the year” to reconstruct their business records (purportedly  
9 to see “what you want [to be] in those records” in case the IRS wants to verify  
10 claimed business deductions); (xv) prospective customers can or should create  
11 and/or use multiple corporations to “roll over” profits from one corporation to  
12 another, thereby creating the impression that a corporation that earned a profit  
13 didn’t actually earn it; (xvi) prospective customers can claim business-related  
14 expenses, even though the defendant or person working in association with the  
15 defendant, also states that “I don’t care if you make a profit, as long as you are  
16 doing something that you can claim as a business” or any similar statement; (xvii)  
17 prospective customers can purchase “prepaid legal,” “travel agency” or “NADN  
18 referral” businesses or any other business, membership, or any arrangement, and  
19 then automatically claim business-related tax deductions and credits, without  
20 making a demonstrated and sincere effort to earn a profit from the business,  
21 membership, or arrangement; (xviii) prospective customers should purchase  
22 products such as “hit generators” and “search-engine optimizers” to create the  
23 appearance of running a business; or (xix) prospective customers’ purchase of  
24 products such as “hit generators” and “search-engine optimizers” will prevent the  
25 IRS from auditing customers;

- 26 (i) Engaging in activity subject to penalty under 26 U.S.C. § 6700, *i.e.*, organizing,  
27 promoting, or selling a plan or arrangement and in connection therewith making  
28 gross valuation overstatements or making statements regarding the excludibility of

1 income or the securing of any other tax benefit that he or she knows or has reason  
2 to know are false or fraudulent as to any material matter.

3 (j) Engaging in activity subject to penalty under 26 U.S.C. § 6701, *i.e.*, preparing  
4 and/or assisting in the preparation of a document related to a matter material to the  
5 internal revenue laws that includes a position that he or she knows will, if used,  
6 result in an understatement of tax liability.

7 (k) Engaging in other similar conduct that interferes with the  
8 administration or enforcement of the internal revenue laws.

9 (l) Preparing or assisting in the preparation of federal income tax returns and from  
10 directly or indirectly: (i) further engaging in any conduct subject to penalty under  
11 I.R.C. § 6694, *i.e.*, preparing any part of a return that includes an unrealistic  
12 position; and (ii) further engaging in any other activity subject to injunction or  
13 penalty under I.R.C. §§ 7407 or 6694 including acting as an income-tax-return  
14 preparer while also guaranteeing the payment of any refund or the allowance of  
15 any credit and including fraudulent or deceptive conduct that substantially  
16 interferes with the proper administration of the internal revenue laws.

17 (m) Interfering with the enforcement of the internal revenue laws.

18 6. Each party to this stipulation shall bear its own costs.

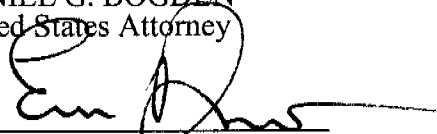
19 7. Debtor consents to bankruptcy court jurisdiction in accord with 28 U.S.C. § 157(c)(2).  
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28

1 8. The Chapter 7 Trustee further agrees to provide full and complete access to any and all  
2 documents<sup>1/</sup> of debtor in his possession or control to the United States upon reasonable notice.

3 Dated: June 9, 2004

4 **The United States of America**

5 DANIEL G. BOGDEN  
6 United States Attorney



7  
8 EVAN J. DAVIS  
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10 Trial Attorney, Tax Division  
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16 Fax: (202) 514-6770  
17 *Attorneys for the United States*

18 **National Audit Defense Network**



19 WILLIAM A. LEONARD, Jr.  
20 Chapter 7 Trustee of the Estate

21 **ORDER**

22 Based on the foregoing,

23 **IT IS HEREBY ORDERED** that National Audit Defense Network and its estate are  
24 permanently enjoined and prohibited from the following pursuant to 26 U.S.C. §§ 7407, 7408  
25 and 7402(a):

- 26 (a) Acting as a federal-income-tax-return preparer (as defined in 26 U.S.C. §  
27 \_\_\_\_\_  
28

<sup>1/</sup>Without limitation, "documents" shall mean all writings and any other means by which information is recorded or transmitted, and all copies, except those which are identical in every respect to the original, including, without limitation, microfilms, other film records or impressions, audio or video tape recording or compact disk recordings, computer cards, computer data, floppy disks, computer printouts, printed, typed, hand written or other readable paper, correspondence, memoranda, reports, telegrams, calendars, summaries, notes, bills or other records.

1 7701(a)(36).

- 2 (b) Organizing or selling abusive tax shelters, plans, or arrangements that advise or  
3 encourage taxpayers to attempt to evade the assessment or collection of their  
4 correct federal tax.
- 5 (c) Engaging in conduct subject to penalty under 26 U.S.C. §§ 6700, 6701, or 6694.
- 6 (d) Engaging in conduct that substantially interferes with the enforcement of the  
7 internal revenue laws.
- 8 (e) Promoting any false or fraudulent tax scheme.
- 9 (f) Preparing or assisting in the preparation of federal-income-tax returns for others.
- 10 (g) Organizing, promoting, or selling the Mallforall, Shopn2000, or TaxBreak2000  
11 programs, home-based businesses, incorporation services, or any other  
12 arrangements that facilitate or advocate noncompliance with the income tax laws  
13 or tax evasion or misrepresent the tax benefits realized by using the arrangements.
- 14 (h) Making false or fraudulent representations, in conjunction with organizing or  
15 selling a plan or arrangement, that: (i) prospective customers may take business  
16 tax deductions or credits without regard to whether the individuals have a *bona*  
17 *fide* business and business purpose; (ii) prospective customers may claim the 26  
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20 and § 162 trade or business expense on their federal-income-tax returns, even if  
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25 card or through mentioning—without making a demonstrated and sincere effort to  
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9 expenses or turn a hobby into a home-based business merely by printing business  
10 cards, handing out business cards, and/or keeping records; (ix) tax credits and  
11 deductions that are available to all businesses, regardless of their form (*e.g.*,  
12 partnership, sole proprietorship, or corporation), are exclusively available to  
13 corporations; (x) prospective customers will automatically reduce their federal-  
14 income-tax liability by forming a corporation; (xi) prospective customers are  
15 guaranteed or promised a tax refund, additional tax deductions, or tax credits,  
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17 purchasing a business or signing up for audit defense, tax-return review, and/or  
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28 to see “what you want [to be] in those records” in case the IRS wants to verify



1 claimed business deductions); (xv) prospective customers can or should create  
2 and/or use multiple corporations to “roll over” profits from one corporation to  
3 another, thereby creating the impression that a corporation that earned a profit  
4 didn’t actually earn it; (xvi) prospective customers can claim business-related  
5 expenses, even though the defendant or person working in association with the  
6 defendant, also states that “I don’t care if you make a profit, as long as you are  
7 doing something that you can claim as a business” or any similar statement; (xvii)  
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- 17 (i) Engaging in activity subject to penalty under 26 U.S.C. § 6700, *i.e.*, organizing,  
18 promoting, or selling a plan or arrangement and in connection therewith making  
19 gross valuation overstatements or making statements regarding the excludibility of  
20 income or the securing of any other tax benefit that he or she knows or has reason  
21 to know are false or fraudulent as to any material matter.
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23 and/or assisting in the preparation of a document related to a matter material to the  
24 internal revenue laws that includes a position that he or she knows will, if used,  
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27 administration or enforcement of the internal revenue laws.
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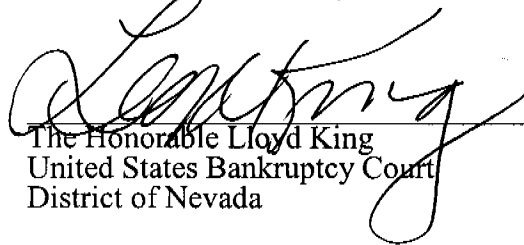
1 directly or indirectly: (i) further engaging in any conduct subject to penalty under  
2 I.R.C. § 6694, *i.e.*, preparing any part of a return that includes an unrealistic  
3 position; and (ii) further engaging in any other activity subject to injunction or  
4 penalty under I.R.C. §§ 7407 or 6694 including acting as an income-tax-return  
5 preparer while also guaranteeing the payment of any refund or the allowance of  
6 any credit and including fraudulent or deceptive conduct that substantially  
7 interferes with the proper administration of the internal revenue laws.

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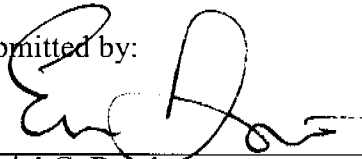
9 **IT IS FURTHER ORDERED** that the Chapter 7 Trustee shall provide full and complete  
10 access to any and all documents (as defined above) of debtor in his possession or control to the  
11 United States upon reasonable notice.

12  
13 Dated: \_\_\_\_\_


14 **BY THE COURT:**

15  
16   
17 The Honorable Lloyd King  
United States Bankruptcy Court  
District of Nevada

18 Submitted by:

19   
20 Daniel G. Bogden  
Evan J. Davis  
21 Phyllis Jo Gervasio

22 Approved:

23   
24 William A. Leonard, Jr. Chapter 7 Trustee

25  
26 June 9, 2004 (4:08pm) C:\WINNT\Profiles\s\farro\Desktop\Revised NADN Injunction.wpd