



U.S. COMMODITY FUTURES TRADING COMMISSION

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C.F.T.C.

VICTORIA DUNCKLEY,
Complainant,

v.

BILLY GEE, INCORPORATED,
BREWER FUTURES GROUP, LLC, d/b/a
BREWER FX and
BREWER INVESTMENT GROUP, INC.,
Respondents.

CFTC Docket No. 11-R002

DEFAULT ORDER

Brewer Futures Group, LLC (NFA membership number 300729), doing business as Brewer FX and Brewer Investment Group, Incorporated, ("Brewer") has failed to file an answer to the complaint and is in default. Pursuant to CFTC rule 12.22(a), Brewer's default is deemed an admission of the allegations in the complaint, a waiver of any decisional procedure under the CFTC reparations rules, and a waiver of any affirmative defense. Thus, it is concluded: one, that principals and agents of Brewer Futures Group, LLC violated Section 4b(a)(2)(A) of the Commodity Exchange Act, violated Section 13(a) of the Act, and violated CFTC rule 166.3; two, that these violations proximately caused \$20,442 in damages; and three, that Brewer Futures Group, LLC is liable for these violations pursuant to Section 2(a)(1)(B) of the Act. Accordingly, Brewer Futures Group, LLC is ordered to pay to Victoria Dunckley reparations of \$20,442, plus post-judgment interest on that amount at 0.18%, compounded annually from the date of this order to the date of payment, plus \$50 for the filing fee.

This default award by itself does not establish and does not reduce the liability of the remaining respondent, Billy Gee, Incorporated.

Dated June 20, 2011.

Philip V. McGuire,
Judgment Officer