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MEHRIYA RAZAKI,
Complainant,

v.

MEGHAN BATOR,
ALAKESH "ALEX" DHOLAKIA,
BRIAN DONAHUE,
RANDOLPH J. GINSBERG, and
JEFFREY B. JENKINS,
Respondents.

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CFTC Docket No. 10-R030

DEFAULT ORDER (Randolph J. Ginsberg and Jeffrey B. Jenkins)

Randolph Jacob Ginsberg and Jeffrey Bernard Jenkins have failed to file timely answers to the complaint, as amended and supplemented. Thus, pursuant to CFTC rule 12.22, Ginsberg and Jenkins are in default. Ginsberg's and Jenkins' defaults constitute, among other things, admissions of the allegations in the complaint, as amended and supplemented. Accordingly, it is hereby concluded:

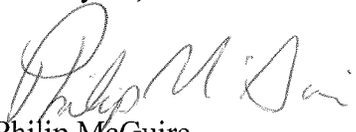
One, that Randolph J. Ginsberg and Jeffrey B. Jenkins encouraged and perpetuated grossly fraudulent and deceptive conduct by R.J. Ginsberg Commodities and its agents: by failing to adequately supervise the conduct of R.J. Ginsberg Commodities and its agents in violation of CFTC rule 166.3, and by aiding and abetting the fraudulent and deceptive conduct of R.J. Ginsberg Commodities and its agents in violation of Section 13(a) of the Commodity Exchange Act.

Two, that Randolph J. Ginsberg's and Jeffrey B. Jenkins' violations, separately and together, proximately caused \$13,000 in damages.

Accordingly, Randolph J. Ginsberg and Jeffrey B. Jenkins are ordered to pay to Mehriya Razaki reparations of \$13,000, plus interest on that amount at 0.17 percent compounded annually from May 6, 2010, to the date of payment, plus \$50 in costs for the filing fee. Liability is joint and several.

The parties should note that Ginsberg's and Jenkins' defaults, by themselves, do not establish the liability of the non-defaulting respondents.

Dated February 24, 2011.


Philip McGuire,
Judgment Officer