



U.S. COMMODITY FUTURES TRADING COMMISSION

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1155 21st Street, NW, Washington, DC 20581

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GREGORY SCOTT BUSCHHAUSEN,
Complainant,

v.

RB&H FINANCIAL SERVICES, L.P.,
and STRAUSS & COMPANY,
Respondents.

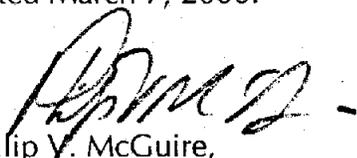
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CFTC Docket No. 00-R009

ORDER OF DISMISSAL

Buschhausen and respondents RB&H Financial Services and Strauss & Company have settled their dispute and have filed a joint stipulation of withdrawal. Accordingly, this matter is DISMISSED.¹

Dated March 7, 2000.


Philip Y. McGuire,
Judgment Officer

¹ By Default Order dated January 20, 2000 Darryl Sylvester Cox was found in default and ordered to pay to Buchhausen reparations of \$1,883.20. Cox never filed a motion to vacate the default and never paid the award. Pursuant to CFTC rule 12.22(c), the Default Order became a final decision and order of the Commission on February 9, 2000. Under the terms of the settlement agreement, RB&H and Strauss agreed to pay to Buschhausen the full amount of any award against co-respondent Darryl Sylvester Cox in a final order, less any amount paid by Cox, not to exceed \$1,683.20, within 60 days of the date of the final order. Therefore, payment of \$1683.20 by RB&H and Strauss to Buschhausen must be made by April 9, 2000. This dismissal is conditioned on RB&H and Strauss making a complete and timely payment. Buschhasen must notify my office no later than April 12, 2000, if he has not received a complete and timely payment.