## U.S. COMMODITY FUTURES TRADING COMMISSION



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VICTOR VALDERRAMA, Complainant,

ν.

CFTC Docket No. 09-R56 Served via UPS

20/20 TRADING COMPANY, BHARAT ADATIA, and SHARIEF DEONA McDOWELL, Respondents.

\*

## FINAL DECISION

The parties have elected the voluntary decisional procedure. Under the voluntary decisional procedure, the parties are principally responsible for developing the evidentiary record, the parties waive the opportunity for an oral hearing, and the parties waive certain rights, including the right to receive a written statement of the findings of fact upon which the Final Decision is based and the right to appeal this final decision to the Commission and to the federal courts. After carefully reviewing the parties' submissions, it is hereby concluded: (1) that complainant has established that Sharief McDowell violated Section 4c(b) of the Commodity Exchange Act and CFTC rule 33.10(a), and that this violation caused \$4,844 in damages, and that 20/20 Trading Company is liable for McDowell's violation pursuant to Section 2(a)(1)(B) of the Act; and (2) that complainant has not established any violations by Bharat Adatia. Accordingly: the complaint against Bharat Adatia is dismissed; and Sharief McDowell and 20/20 Trading Company are ordered to pay to Victor Valderrama \$4,844, plus post-judgment interest on that amount at 0.38 % compounded annually from the date of this order to the date of payment, plus \$50 for the cost of the filing fee. The liability of McDowell and 20/20 Trading Company shall be joint and several.

Dated May 25, 2010.

Philip V/McGuire, Judgment Officer

<sup>&</sup>lt;sup>1</sup> These conclusions may not be deemed findings of the Commission for purposes of Section 8a of the Commodity exchange Act. CFTC rule 12.106(3).