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4   5   6   7	Attorneys for Plaintiff Securities and Exchange Commission Michele Wein Layne, Regional Director John W. Berry, Associate Regional Director Amy J. Longo, Regional Trial Counsel 444 S. Flower Street, Suite 900 Los Angeles, California 90071	
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9	UNITED STATES D	ISTRICT COURT
10	EASTERN DISTRICT	OF CALIFORNIA
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12	SECURITIES AND EXCHANGE COMMISSION,	Case No.
13   14	Plaintiff,	
15 16 17	vs.  DAMON V. HOVANNISIAN, VERNON S. HOVANNISIAN, VINCENT G. HOVANNISIAN, and EDDIE ARAKELIAN	COMPLAINT
18	Defendants,	
20 21	Plaintiff Securities and Exchange Commissi	on ("SEC") alleges:
	JURISDICTION	AND VENUE
22	1. The Court has jurisdiction over this	action pursuant to Sections 21(d)(1), 21A, 21(e)
23	and 27(a) of the Securities Exchange Act of 1934 (	'Exchange Act''), 15 U.S.C. §§ 78u(d)(1), 78u-1,
24	78u(e) & 78aa(a).	
25	2. Defendants have, directly or indirect	ly, made use of the means or instrumentalities of
26	interstate commerce, of the mails, or of the facilitie	s of a national securities exchange in connection
27 28	with the transactions, acts, practices and courses of	business alleged in this complaint.

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3. Venue is proper in this district under Section 27(a) of the Exchange Act, 15 U.S.C. § 78aa(a), because defendants Vernon S. Hovannisian, Vincent G. Hovannisian, and Eddie Arakelian reside in this judicial district and because certain of the transactions, acts, practices and courses of conduct constituting violations of the federal securities laws occurred within this district.

## **SUMMARY**

- 4. This case involves insider trading in the securities of International Rectifier
  Corporation ("International Rectifier"). On August 20, 2014, International Rectifier and Infineon
  Technologies AG ("Infineon") publicly announced that Infineon would acquire International
  Rectifier, causing International Rectifier's stock price to jump over 47% that day. Shortly before
  that announcement, in late July 2014, defendant Damon Hovannisian had misappropriated material,
  nonpublic information about the pending acquisition from his spouse, a high-level employee of
  International Rectifier who was working on the deal. In breach of his duties of trust and confidence
  owed to his spouse, Damon Hovannisian (through a friend) purchased shares in International
  Rectifier in advance of the public announcement of the acquisition. In addition to trading himself,
  Damon Hovannisian also tipped his father (defendant Vernon Hovannisian), his brother (defendant
  Vincent Hovannisian), and a family-friend (defendant Eddie Arakelian), who each traded on this
  tip. Damon Hovannisian concealed all of this trading and tipping from his spouse.
- 5. Each of the defendants (Damon, Vernon and Vincent Hovannisian, and Eddie Arakelian) promptly sold the stock they had bought after the August 20, 2014 public announcement, collectively reaping more than \$155,000 in profits from their illicit trades.
- 6. By engaging in this conduct, the defendants violated Sections 10(b) of the Exchange Act, 15 U.S.C. §§ 78j(b), and Rule 10b-5 thereunder, 17 C.F.R. § 240.10b-5. With this complaint, the SEC seeks permanent injunctions, disgorgement of ill-gotten gains, and civil penalties.

## **DEFENDANTS**

- 7. Damon V. Hovannisian, age 41, resides in Scottsdale, Arizona. At all relevant times discussed in this complaint, his spouse was employed by International Rectifier as director of operations (referred to herein as "Spouse.")
  - 8. Vernon S. Hovannisian, age 70, resides in Fresno, California. He is the father of

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Damon Hovannisian. Vernon Hovannisian runs a real estate investment and property management company in Fresno.

- 9. Vincent G. Hovannisian, age 32, resides in Fresno, California. He is Damon Hovannisian's brother. Vincent Hovannisian is employed by his father's property management company in Fresno, and has held himself out as the vice president of this property management company.
- 10. Eddie Arakelian ("Arakelian"), age 55, resides in Clovis, California. He is a longtime family friend of the Hovannisians. Arakelian is the president of a company that sells wholesale floor coverings in Fresno County.

#### RELATED ENTITIES AND INDIVIDUALS

- 11. International Rectifier is a power management technology and semiconductor company that manufactures advance circuit devices and integrated power systems and components. Before being acquired by Infineon, International Rectifier was a Delaware Corporation with its principal executive offices in El Segundo, California. International Rectifier's common stock traded on the NYSE under the symbol "IRF" until January 2015, when International Rectifier's merger with Infineon became effective and International Rectifier ceased operating as an independent company.
- 12. Infineon is a German-based semiconductor manufacturer. On January 13, 2015, Infineon completed its acquisition of International Rectifier.
- 13. The individual referred to herein as "Spouse" was the director of operations for International Rectifier in 2014 and, in that role, was one of the International Rectifier employees who worked on the International Rectifier-Infineon acquisition deal.

## **FACTS**

- A. Spouse's Acquisition of Material, Nonpublic Information About the Pending **Acquisition of International Rectifier**
- 14. On August 20, 2014 at 9:05 am PST, International Rectifier and Infineon issued a joint press release announcing that the two semi-conductor companies had signed a definitive agreement under which Infineon would acquire International Rectifier for \$40 per share in an all-

15. On the day of the announcement, the trading price of International Rectifier's shares closed at \$39.10, up 47.21% from the prior date's closing price of \$26.56, and the trading volume

cash transaction valued at approximately \$3 billion.

increased by 19,815%, from 184,189 shares on August 19, 2014 to 36,680,300 shares on August 20,

2014.

- 16. In the approximately 40-day period preceding this announcement, International Rectifier's executives and its board of directors held several meetings to discuss Infineon's acquisition proposal. To help keep this information confidential, the pending acquisition was referred to internally at International Rectifier under the code name "Project Hawaii."
- 17. International Rectifier shared information about the pending acquisition with employees only on a need-to-know basis, and employees who were informed about the pending acquisition were cautioned that the matter was highly confidential and were told that they were not permitted to share any information about it with anyone who was not involved with Project Hawaii. Employees who were involved with the project were required to sign a non-disclosure agreement acknowledging that all information they obtained regarding Project Hawaii was "non-public, confidential, and proprietary in nature" and that they would maintain the project and related information as confidential. International Rectifier also set up a private exchange server so that only employees involved with Project Hawaii could upload and access information related to the pending acquisition.
- 18. Spouse first learned about the pending acquisition of International Rectifier in mid-July 2014, and was one of only six employees from International Rectifier's Chandler, Arizona office who were provided information about Project Hawaii before the August 20, 2014 public announcement. At the time, Spouse was International Rectifier's director of operations.
- 19. On July 14, 2014, Spouse signed a non-disclosure agreement acknowledging that she understood that all information regarding Project Hawaii was "non-public, confidential and proprietary in nature" and that she would treat the project and related information as confidential.
- 20. In connection with Project Hawaii, Spouse was responsible for collecting documents and other information necessary to respond to numerous due diligence questions from Infineon and

she participated in several calls and meetings regarding Project Hawaii.

# B. Damon Hovannisian's Misappropriation of Material, Nonpublic Information Regarding the Pending Acquisition of International Rectifier from Spouse

- 21. Damon Hovannisian misappropriated material, nonpublic information regarding the pending acquisition of International Rectifier from Spouse. He obtained access to the information about the pending acquisition because Spouse worked on the diligence project for Project Hawaii while she was home and when she was on vacation with him in late July 2014.
- 22. During the weeks leading up to the August 20, 2014 acquisition announcement, Spouse worked very long hours on Project Hawaii. She took work calls regarding Project Hawaii while at home and responded to emails on evenings and during the weekend.
- 23. From Sunday, July 27, 2014 through Thursday, July 31, 2014, Damon Hovannisian and Spouse took a trip to visit his parents in Fresno, California. Spouse spent a large part of the trip working on Project Hawaii. Throughout this period, Damon Hovannisian observed Spouse working.
- 24. On July 31, 2014, Spouse had to cut her vacation short to return to Arizona to meet with others from International Rectifier regarding Project Hawaii. Damon Hovannisian drove her to the airport that morning, so she could return to Arizona for work. He stayed behind in Fresno for another day.
- 25. On or about mid-August, before the August 20, 2014 announcement, Damon Hovannisian confided in a friend that "something big" was taking place at International Rectifier. He also told this friend that Spouse was travelling more than usual for work because of what "was happening" at International Rectifier.
- C. Defendants' Trading Based on Material, Nonpublic Information Regarding the Pending Acquisition of International Rectifier
- 26. As detailed below, Damon Hovannisian misappropriated material, nonpublic information about the pending acquisition of International Rectifier from Spouse. He then traded on this information and tipped his father (Vernon Hovannisian), brother (Vincent Hovannisian), and friend (Arakelian), who each also traded on this information.

- 27. In tipping the other defendants, Damon Hovannisian knowingly or recklessly breached the duty of trust and confidence he owed to Spouse, and disclosed that information for a personal benefit.
- 28. Damon Hovannisian also knowingly or recklessly breached the duty of trust and confidence he owed to Spouse by trading in the securities of International Rectifier on the basis of material non-public information about the pending acquisition of International Rectifier.
- 29. Vernon Hovannisian, Vincent Hovannisian, and Arakelian knew or had reason to know that Damon Hovannisian had disclosed material, non-public information about International Rectifier for a personal benefit in breach of a duty he owed to Spouse, and each intentionally or recklessly traded based on the information provided to them.

## 1. Arakelian's August 2014 Trades in International Rectifier

- 30. On July 31, 2014, after dropping Spouse off at the airport so she could return home for work, Damon Hovannisian spent the day with Arakelian at the Arakelian horse farm.
- 31. During that visit, Damon Hovannisian provided Arakelian with material, nonpublic information about the pending acquisition of International Rectifier, in breach of his duty of confidentiality to Spouse, with the intention that Arakelian would trade on this information. Damon Hovannisian provided this information to Arakelian for Damon Hovannisian's personal benefit. Arakelian knew or should have known that he received that information in breach of Damon Hovannisian's duty to Spouse, and that Damon Hovannisian tipped Arakelian for a personal benefit.
- 32. That night, after having spent the day with Damon Hovannisian, Arakelian sent himself an email with nothing but the term "IRF" in the body of the message. At the time, "IRF" was the ticker symbol for International Rectifier.
- 33. The next day, on August 1, 2014, Arakelian called his investment adviser (hereinafter "Adviser") to purchase shares of International Rectifier. At Arakelian's instructions, on this same day, Adviser purchased 2,500 of International Rectifier in Arakelian's trust account for \$62,632.
- 34. Before this trading in International Rectifier, Arakelian did not usually invest in individual stocks. In fact, since May 1, 2012, he had traded only in mutual funds. Further, the

#### Case 1:17-at-00617 Document 1 Filed 08/10/17 Page 7 of 13

purchase of International Rectifier shares in August 2014 was the first transaction in Arakelian's trust account since December 2013.

35. Arakelian sold his entire position in International Rectifier less than three hours after the International Rectifier-Infineon announcement on August 20, 2014. He realized profits of \$35,781.20 from the sale.

## 2. Vincent Hovannisian's August 2014 Trades in International Rectifier

- 36. In early August 2014, Damon Hovannisian provided his brother, Vincent Hovannisian, material, nonpublic information about the pending acquisition of International Rectifier, in breach of his duty of confidentiality to Spouse, with the intention that Vincent Hovannisian would trade on this information. Damon Hovannisian provided this information to Vincent Hovannisian for Damon Hovannisian's personal benefit. Vincent Hovannisian knew or should have known that he received that information in breach of Damon Hovannisian's duty to Spouse, and that Damon Hovannisian tipped for a personal benefit.
- 37. On August 6, 2014, while on the phone with his brother, Vincent Hovannisian logged on to his Scottrade trading account to make his first purchase in International Rectifier shares.
- 38. On August 6, 2014, Damon Hovannisian called Vincent Hovannisian at 6:58 a.m. PST, and the two were on this call for approximately 7 minutes. During this call, Vincent Hovannisian logged on to his Scottrade account. By 7:24 a.m. PST, Vincent Hovannisian had sold shares in other companies and used these funds to submit an order to purchase 200 shares of International Rectifier. Vincent Hovannisian then called Damon Hovannisian, at 7:32 a.m. PST, less than 10 minutes after submitting this order.
- 39. Later that same day, Vincent Hovannisian deposited \$5,000 in cash to one of his bank accounts, and then transferred the \$5,000 from this bank account to his Scottrade account. Though Vincent Hovannisian initiated the transfer on August 6, the same day he spoke with Damon Hovannisian, the \$5,000 was not available for use in his Scottrade account until two days later when, on August 8, 2014, Vincent Hovannisian used these funds to purchase an additional 200 shares of International Rectifier.

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2002, Adviser had to check that Vernon Hovannisian still had an account before confirming that he could make the trade Vernon Hovannisian was requesting. 46.

and asked that he buy an additional 3,000 shares of International Rectifier for him.

47. Given that Vernon Hovannisian's brokerage account had no funds, on August 12, 2014, Vernon Hovannisian delivered a \$203,538 check to Adviser's office to fund his purchase of International Rectifier stock.

- 41. Vincent Hovannisian sold his entire position in International Rectifier shares on August 22 and 25, 2014, for realized profits of \$5,635.12.
  - 3. Vernon Hovannisian's August 2014 Trades in International Rectifier
- 42. Damon Hovannisian spent time with Vernon Hovannisian from July 29 through August 1, 2014 in Fresno, California. After Damon Hovannisian returned to Arizona, the two called each other on August 6, 7 and 8. Between July 29 and August 8, 2014, Damon Hovannisian provided Vernon Hovannisian material, nonpublic information about the pending acquisition of International Rectifier, in breach of his duty of confidentiality to Spouse, with the intention that Vernon Hovannisian would trade on this information. Damon Hovannisian provided this information to Vernon Hovannisian for Damon Hovannisian's personal benefit. Vernon Hovannisian knew or should have known that he received that information in breach of Damon Hovannisian's duty to Spouse, and that Damon Hovannisian tipped for a personal benefit.
- 43. Less than two weeks after Damon Hovannisian spent several days visiting him, Vernon Hovannisian traded in International Rectifier.
- 44. On August 11, 2014, Vernon Hovannisian contacted Adviser, who in addition to being Arakelian's financial adviser was also Vernon Hovannisian's adviser. During that call, Vernon Hovannisian instructed Adviser to purchase 5,000 shares of International Rectifier in Vernon Hovannisian's brokerage account, which had been inactive for over ten years.
- The very next day, on August 12, 2014, Vernon Hovannisian called Adviser again

Because Vernon Hovannisian's brokerage account had been inactive since at least

#### Case 1:17-at-00617 Document 1 Filed 08/10/17 Page 9 of 13

- 48. Vernon Hovannisian sold his entire position in International Rectifier on August 20, 2014, less than three hours after the announcement of the International Rectifier and Infineon deal. He realized profits of \$111,145.23 from the sale of these shares.
- 49. On August 26, 2014, Vernon Hovannisian withdrew the total proceeds from his sales, which were approximately \$311,000. After withdrawing these funds, Vernon Hovannisian asked Adviser to close his brokerage account.

## 4. Damon Hovannisian's Trading in International Rectifier

- 50. Damon Hovannisian also bought shares in International Rectifier before the August 20, 2014 public announcement. Spouse did not know that he had purchased these shares.
- 51. On or about August 13, 2014, Damon Hovannisian asked a friend (hereinafter, "Person A") to purchase \$5,000 worth of shares in International Rectifier for him in Person A's account. Damon Hovannisian told Person A that "something big was happening" at International Rectifier, where Spouse worked.
- 52. Person A agreed to purchase shares of International Rectifier for Damon Hovannisian, and on or about August 13 or 14, 2014, Damon Hovannisian gave Person A \$5,000 in cash to execute the purchase. That day, Person A purchased \$5,994.01 worth of International Rectifier stock: \$5,000 for Damon Hovannisian and approximately \$1,000 for Person A.
- 53. Damon Hovannisian shared material, non-public information regarding International Rectifier's pending acquisition with Person A, in breach of a duty owed to Spouse, so that Person A would purchase shares for him in Person A's account, thus concealing his trading in International Rectifier stock.
- 54. Shortly after the August 20, 2014 public announcement regarding the International Rectifier and Infineon deal, Damon Hovannisian instructed Person A to sell the shares of International Rectifier that had been purchased for him. Accordingly, on August 22, 2014, Person A sold all shares of International Rectifier that Person A had purchased, for a total profit of \$3,194.49.
- 55. On or about September 9, 2014, Person A put \$5,000 in cash and a check in the amount of \$2,665.80, which was Damon Hovannisian's share of the profits from the sale of the

shares of International Rectifier stock, in an envelope inside of a safe at work, and let Damon Hovannisian know that his money and check were in the safe.

56. Damon Hovannisian did not tell Spouse that he had traded in International Rectifier, and intentionally concealed his trading by having Person A execute the trades in Person A's account.

#### D. Materiality of the Non-Public Information that the Defendants Traded On

- 57. Damon Hovannisian misappropriated confidential and non-public information about the pending acquisition of International Rectifier from Spouse and tipped that information to Vernon Hovannisian, Vincent Hovannisian, and Arakelian. Damon Hovannisian also traded on that information through Person A's brokerage account.
- 58. A reasonable investor would have viewed the information about the pending acquisition of International Rectifier as being important to his or her investment decision. In fact, when International Rectifier's pending acquisition was publicly announced on August 20, 2014, its stock price rose approximately 47.21% and its trading volume increased by 19,815% from 184,189 shares on August 19, 2014 to 36,680,300 shares on August 20, 2014.
- 59. Members of the investing public were harmed by Defendants' gaining of an advantageous market position through their trading in the shares of International Rectifier Corporation based on misappropriated material, nonpublic information.

# E. Damon Hovannisian's Breach of His Duty to Spouse For a Personal Benefit

- 60. Damon Hovannisian owed a duty of trust and confidence to Spouse, including a duty to abstain (i) from trading on the material, non-public information he acquired from her concerning the pending acquisition of International Rectifier, and (ii) from disclosing such information to others.
- 61. Damon Hovannisian breached this duty of trust and confidence when he traded in the securities of International Rectifier based on material, nonpublic information he had improperly obtained from Spouse. Damon Hovannisian had Person A execute his trades in Person A's account in order to conceal his trading from Spouse.
  - 62. Damon Hovannisian also breached the duty of trust and confidence he owed to

1	Spouse when he tipped Vernon Hovannisian, Vincent Hovannisian, and Arakelian material non-		
2	public information with the intention that they trade on the information, which, they in fact did.		
3	Damon Hovannisian received a personal benefit from tipping Vernon Hovannisian, Vincent		
4	Hovannisian, and Arakelian.		
5	F. Vernon Hovannisian, Vincent Hovannisian, and Arakelian Are Liable as Tippees		
6	63. Vernon Hovannisian, Vincent Hovannisian, and Arakelian each knew or had reason		
7	to know that Damon Hovannisian's disclosure of material, nonpublic information regarding		
8	Spouse's employer was a breach of the duty Damon Hovannisian owed Spouse. Vernon		
9	Hovannisian, Vincent Hovannisian, and Arakelian each understood that Damon Hovannisian was		
10	improperly tipping them inside information for a personal benefit.		
11	64. While in knowing possession of material, nonpublic information about International		
12	Rectifier, Vernon Hovannisian, Vincent Hovannisian, and Arakelian each intentionally or recklessly		
13	used the information to trade.		
14	<u>CLAIM FOR RELIEF</u>		
15	Fraud in Connection With The Purchase Or Sale Of Securities		
	Fraud in Connection With The Purchase Or Sale Of Securities  Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder		
15			
15 16	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder		
15 16 17	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder  (Against All Defendants)		
15 16 17 18	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder  (Against All Defendants)  65. The SEC realleges and incorporates by reference paragraphs 1 through 64 above.		
15 16 17 18 19	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder  (Against All Defendants)  65. The SEC realleges and incorporates by reference paragraphs 1 through 64 above.  66. Damon Hovannisian misappropriated information concerning the pending		
15 16 17 18 19 20	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder  (Against All Defendants)  65. The SEC realleges and incorporates by reference paragraphs 1 through 64 above.  66. Damon Hovannisian misappropriated information concerning the pending acquisition of International Rectifier from Spouse at a time when this information was nonpublic		
15 16 17 18 19 20 21	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder  (Against All Defendants)  65. The SEC realleges and incorporates by reference paragraphs 1 through 64 above.  66. Damon Hovannisian misappropriated information concerning the pending acquisition of International Rectifier from Spouse at a time when this information was nonpublic and held by Spouse as confidential information related to her employer.		
15 16 17 18 19 20 21 22	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder  (Against All Defendants)  65. The SEC realleges and incorporates by reference paragraphs 1 through 64 above.  66. Damon Hovannisian misappropriated information concerning the pending acquisition of International Rectifier from Spouse at a time when this information was nonpublic and held by Spouse as confidential information related to her employer.  67. By trading on, and disclosing that material, nonpublic information concerning		
15 16 17 18 19 20 21 22 23	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder  (Against All Defendants)  65. The SEC realleges and incorporates by reference paragraphs 1 through 64 above.  66. Damon Hovannisian misappropriated information concerning the pending acquisition of International Rectifier from Spouse at a time when this information was nonpublic and held by Spouse as confidential information related to her employer.  67. By trading on, and disclosing that material, nonpublic information concerning International Rectifier to Vernon Hovannisian, Vincent Hovannisian and Arakelian, Damon		
15 16 17 18 19 20 21 22 23 24	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder (Against All Defendants)  65. The SEC realleges and incorporates by reference paragraphs 1 through 64 above. 66. Damon Hovannisian misappropriated information concerning the pending acquisition of International Rectifier from Spouse at a time when this information was nonpublic and held by Spouse as confidential information related to her employer. 67. By trading on, and disclosing that material, nonpublic information concerning International Rectifier to Vernon Hovannisian, Vincent Hovannisian and Arakelian, Damon Hovannisian misappropriated confidential information from Spouse for security trading purposes, in		
15 16 17 18 19 20 21 22 23 24 25	Violations of Section 10(b) of the Exchange Act and Rule 10b-5 Thereunder (Against All Defendants)  65. The SEC realleges and incorporates by reference paragraphs 1 through 64 above. 66. Damon Hovannisian misappropriated information concerning the pending acquisition of International Rectifier from Spouse at a time when this information was nonpublic and held by Spouse as confidential information related to her employer. 67. By trading on, and disclosing that material, nonpublic information concerning International Rectifier to Vernon Hovannisian, Vincent Hovannisian and Arakelian, Damon Hovannisian misappropriated confidential information from Spouse for security trading purposes, in breach of a duty of trust or confidence owed to her.		

#### Case 1:17-at-00617 Document 1 Filed 08/10/17 Page 12 of 13

(Vincent Hovannisian), and long-time family friend (Arakelian).

- 69. Damon Hovannisian, directly or indirectly, personally benefited, or expected to personally benefit, from disclosing that material, nonpublic information to his family and close family friend.
- 70. At the time they traded in the securities of International Rectifier, Vernon Hovannisian, Vincent Hovannisian and Arakelian each knew or was reckless in not knowing that he was in possession of material nonpublic information concerning International Rectifier's securities.
- 71. By engaging in the conduct described above, Damon Hovannisian, Vernon Hovannisian, Vincent, and Arakelian, directly or indirectly, in connection with the purchase or sale of securities, by use of the means or instrumentalities of interstate commerce, or the mails, or the facilities of a national securities exchange: (a) employed devices, schemes or artifices to defraud; and/or (b) engaged in acts, practices, or courses of business which operated or would operate as a fraud or deceit upon any person in connection with the purchase or sale of any security.
- 72. By engaging in the foregoing conduct, Defendants violated, and unless enjoined will continue to violate, Section 10(b) of the Exchange Act, 15 U.S.C. § 78j(b), and Rule 10b-5 thereunder, 17 C.F.R. § 240.10b-5.

#### PRAYER FOR RELIEF

WHEREFORE, the SEC respectfully requests that the Court:

I.

Issue findings of fact and conclusions of law that Damon Hovannisian, Vernon Hovannisian, Vincent Hovannisian, and Arakelian committed the alleged violations.

II.

Issue judgements, in a form consistent with Fed. R. Civ. P. 65(d), permanently enjoining Damon Hovannisian, Vernon Hovannisian, Vincent Hovannisian, and Arakelian and their agents, servants, employees, attorneys and those persons in active concert or participation with them, who receive actual notice of the order by personal service or otherwise, from violating Sections 10(b) of the Exchange Act, 15 U.S.C. §§ 78j(b), and Rule 10b-5 thereunder, 17 C.F.R. § 240.10b-5.

1	III.	
2	Order Damon Hovannisian to disgorge his and Person A's illegal trading profits described	
3	herein, plus prejudgment interest.	
4	IV.	
5	Order Vernon Hovannisian to disgorge his illegal trading profits described herein, plus	
6	prejudgment interest.	
7	V.	
8	Order Vincent Hovannisian to disgorge his illegal trading profits described herein, plus	
9	prejudgment interest.	
10	VI.	
11	Order Arakelian to disgorge his illegal trading profits described herein, plus prejudgment	
12	interest.	
13	VII.	
14	Order Damon Hovannisian, Vernon Hovannisian, Vincent, and Arakelian to pay civil	
15	penalties under Section 21A of the Exchange Act, 15 U.S.C. § 78u-1.	
16	VIII.	
17	Retain jurisdiction of this action in accordance with the principles of equity and the Federal	
18	Rules of Civil Procedure in order to implement and carry out the terms of all orders and decrees that	
19	may be entered, or to entertain any suitable application or motion for additional relief within the	
20	jurisdiction of this Court.	
21	VIII.	
22	Grant such other and further relief as this Court may determine to be just and necessary.	
23	Dated: August 10, 2017	
24	/s/ Kristin S. Escalante	
25	KRISTIN S. ESCALANTE	
26	YOLANDA OCHOA Attorney for Plaintiff	
27	Securities and Exchange Commission	
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Complaint Complaint