

IMPORTANT NOTICE

National Securities Clearing Corporation



*The Depository Trust &
Clearing Corporation*

A#6473

P&S #6043

DATE: June 29, 2007

TO: All Participants

ATTENTION: Managing Partner/Officer; Cashier, Manager, P&S
Department

SUBJECT: Art 4 Love Inc. CUSIP 04313X200 OTC Symbol: ALVN

ADDITIONAL INFORMATION

Participants are advised that an additional thirty (30) day extension has been granted to the Temporary Restraining Order originally issued on May 15, 2007 by the United States District Court for the Northern District of Alabama which was originally scheduled to expire on May 24, 2007. Accordingly, the new expiration date for the Order is July 24, 2007.

NSCC will provide additional information when it becomes available.

A copy of the Amended Temporary Restraining Order is attached at the bottom of this notice for your reference.

Questions regarding this notice can be directed to the undersigned at (813) 470-2650

Kevin Brennan
Director, Operations

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF ALABAMA

STERNE, AGEE & LEACH, INC.,)
)
 Plaintiff,)
)
 v.)
)
 NATIONAL SECURITIES CLEARING)
 CORPORATION; UBS SECURITIES)
 LLC; KNIGHT EQUITY MARKETS,)
 L.P.; HILL THOMPSON MAGID &)
 CO., INC.; FINANCE 500, INC.;)
 BASIC INVESTORS, INC.; NATEXIS)
 BLEICHROEDER, INC., MERRILL)
 LYNCH PIERCE, FENNER & SMITH,)
 INC., PENSON FINANCIAL SERVICES)
 INC., ROUTH STOCK TRANSFER,)
 INC.,)
 Defendants.)

CIVIL ACTION NO.:
CV-07-BE-909-S

ORDER EXTENDING SECOND AMENDED TEMPORARY RESTRAINING ORDER

THIS CAUSE COMES FOR CONSIDERATION before the court on Plaintiff's Unopposed Motion for Extension of Temporary Restraining Order. On May 24, 2007, the court entered a Second Amended Temporary Restraining Order that is due to expire, by its terms, at 5 p.m. on June 24, 2007. Along with the materials and evidence previously presented in this matter, the court has reviewed the second affidavit of J. Randall McNeil submitted in support of Plaintiffs' Motion. The court also notes that there is no objection by any Defendant to a thirty (30) day extension of the court's Second Amended Temporary Restraining Order.

Accordingly, pursuant to FED.R.Civ.P. 65, the court's Second Amended Temporary Restraining Order is extended for a period of thirty (30) days. The reason for this extension is

rooted in the parties' collective concern that the status quo be maintained so that the investigations into the unauthorized stock trading activity at issue be allowed to continue uninterrupted or impeded by the actions of any parties. Based on the evidence in the record, including the additional evidence submitted by Sterne Agee, the court hereby adopts and incorporates herein by reference its analysis reflected in its Amended Temporary Restraining Order concerning the reasons supporting entry of a temporary restraining order in this matter.

Therefore, it is hereby ORDERED that:

1. The Second Amended Temporary Restraining Order originally set to expire at 5:00 p.m. Central Standard Time on June 24, 2007, is hereby extended for a thirty (30) day period and shall now expire on July 24, 2007, at 5:00 p.m. Central Standard Time unless otherwise modified.

2. Until further Order of this court or expiration of this Second Amended Temporary Restraining Order without extension, Defendants named in the Complaint, and also listed in the caption to this Order, and each of them, and their respective officers, directors, partners, principals, managers, members, employees, agents, representatives, affiliates, controlled persons, attorneys and all persons acting on behalf of or in concert or participation with any of said Defendants, are hereby enjoined from:

(A) Settling any transactions or trades in shares of Art4Love (Symbol: ALVN) common stock (the "ALVN Stock") upon trade orders ostensibly issued on May 10, 2007, including, without limitation, under the name of Sierra Equity Group ("Sierra"), or under the name of Plaintiff (i.e., in its capacity as clearing broker for Sierra), including without limitation 1,658,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant UBS Securities, LLC ("UBS"); 120,000 shares of ALVN Stock allegedly sold on or about such

date by or through Defendant Knight Equity Markets, L.P. ("Knight"); 24,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Hill Thompson Magid & Co., Inc. ("Hill Thompson"); 308,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Finance 500, Inc. ("Finance 500"); 60,000 shares of ALVN Stock allegedly sold by or through Defendant Basic Investors, Inc. ("Basic"); and 60,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Natexis Bleichroeder, Inc. ("Natexis");

(B) Effectuating, making, seeking, demanding or bringing any action or proceeding for any payment or transfer of funds (or achieving the same result through any set-off against, or debit against, or any taking of money or funds from, any balances or moneys owed or owing to Plaintiff) in respect of any sales, purchases, transactions or trades in said 2,200,000 shares of ALVN Stock upon trade orders ostensibly issued on May 10, 2007, including, without limitation, under the name of Sierra, or under the name of Plaintiff (i.e., in its capacity as clearing broker for Sierra), including without limitation 1,658,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant UBS; 120,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Knight; 24,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Hill Thompson; 308,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Finance 500; 60,000 shares of ALVN Stock allegedly sold by or through Defendant Basic; and 60,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Natexis;

(C) Effectuating any orders for transfer or registration of transfer of ALVN Stock in respect of any sales, purchases, transactions or trades in said 2,200,000 shares of ALVN Stock upon trade orders ostensibly issued on May 10, 2007, including, without limitation, under the

name of Sierra, or under the name of Plaintiff (i.e., in its capacity as clearing broker for Sierra), including without limitation 1,658,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant UBS; 120,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Knight; 24,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Hill Thompson; 308,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Finance 500; 60,000 shares of ALVN Stock allegedly sold by or through Defendant Basic; and 60,000 shares of ALVN Stock allegedly sold on or about such date by or through Defendant Natexis; and

(D) Destroying or disposing of any form of electronic mail, facsimile communications, wires, computer records of data, or other form of communication or documents, which was generated on or after May 10, 2007, and which refers or relates to ALVN Stock (except that this shall not prevent computer backups, data transfers, or deletions, of records, communications or data which were already routinely provided for or scheduled to take place in a system pursuant to rules, statutes or procedures in place before May 10, 2007).

3. The Defendants are granted an extension of time in which to respond to Plaintiff's Verified Complaint until fourteen (14) days after the expiration of this Order or any subsequent modification or extension of this Order.

4. The Defendants' lack of objection to the extension of the Second Amended Temporary Restraining Order does not in any way constitute a waiver of any rights, defenses or objections the Defendants may have to further extension of the Second Amended Temporary Restraining Order, or the issuance of any potential preliminary injunction in this matter.

5. Bond as previously set and approved by separate order on May 14, 2007, shall be maintained.

6. A hearing on Plaintiff's motion for preliminary injunction is scheduled to take place at 4:30 p.m. on Monday, July 23rd, 2007.

DONE and ORDERED at Birmingham, Alabama this 22nd day of June, 2007, at 10:30 a.m..



KARON OWEN BOWDRE
UNITED STATES DISTRICT JUDGE