

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO**

Civil Action No. 02-CV-01961-REB-OES
(Consolidated with Civil Case Nos. 02-RB-1962, 02-RB-1963, 02-RB-1979)

THE SOCIETY OF LLOYD'S
Plaintiff.

v.

JOHN HENRI SILVERSMITH,
Defendant.

JUDGMENT

Pursuant to and in accordance with Order entered by Judge Robert E. Blackburn, on August 10, 2005, granting defendant's Motion to (1) Dismiss Counterclaims Based on Improper Venue and (2) for Entry of Judgment, filed June 1, 2005, which is incorporated herein by reference as if fully set forth, it is

ORDERED: 1. That Plaintiff's Motion to (1) Dismiss Counterclaims based on Improper Venue and (2) for Entry of Judgment, filed June 1, 2005, is

GRANTED;

2. That all defendants' counterclaims are **DISMISSED WITH PREJUDICE;**

3. That **JUDGMENT SHALL ENTER** in favor of plaintiff, The Society of Lloyd's, and against defendant Joseph Henri Silversmith in Civil Case No 02-CV-01961-REB-OES as to all claims and causes of

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action in the amount of £305,589.35, inclusive of principal and prejudgment interest;

4. That **JUDGMENT SHALL ENTER** in favor of plaintiff, The Society of Lloyd's, and against defendant Clarence Grant Wilkins in Civil Action No. 02-CV-01962-REB-OES as to all claims and causes of action in the amount of £733,247.44, inclusive of principal and prejudgment interest;
5. That **JUDGMENT SHALL ENTER** in favor of plaintiff, The Society of Lloyd's and against defendant, Robert Wayne Ruder, in Civil Action No. 02-CV-01963-REB-OES as to all claims and causes of action in the amount of £435,319.62, inclusive of principal and prejudgment interest;
6. That **JUDGMENT SHALL ENTER** in favor of plaintiff, The Society of Lloyd's and against defendant, Raymond Charlesworth Lee, in Civil Action No. 02-CV-01979-REB-OES as to all claims and causes of action in the amount of £84,892.60, inclusive of principal and prejudgment interest up through July 19, 2005, plus an additional assessment of prejudgment interest of £237.51 from July 20, 2005,

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through the date of this order;

7. That, in accordance with §13-62.1-107(2),C.R.S., each judgment shall be payable at the option of the judgment debtor in the number of United States dollars which will purchase the British pounds sterling with interest due at a bank-offered spot rate at or near the close of business on the banking day next before the day of payment.
8. That each judgment **SHALL ACCRUE** post-judgment interest at the rate of 8% per annum compounded annually from the date of the judgment until paid; and
9. That plaintiff is **AWARDED** its costs, assessed in U. S. dollars, to be taxed by the Clerk of the Court pursuant to Fed.R.Civ.P. 54(d)(1) and D.C.Colo.LCivR. 54.1.

DATED at Denver, Colorado, this 11th day of August, 2005

FOR THE COURT:
Gregory C. Langham , Clerk

S/Stephen P. Ehrlich
BY: Stephen P. Ehrlich
Chief Deputy