UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION

CASE NO.

Defendants.)
THE UC HUB GROUP,)
ZCOM NETWORKS, INC., and)
MACADA HOLDING, INC. f/k/a TRI-STAR HOLDINGS, INC.,)
LARRY WILCOX,)
ALEX PARSINIA,)
ANTHONY MELLONE,)
V.)
Plaintiff,)
SECURITES AND EXCHANGE COMMISSION,)
SECURITIES AND EXCHANGE COMMISSION,)

COMPLAINT

Plaintiff Securities and Exchange Commission alleges as follows:

I. INTRODUCTION

- 1. From no later than May 2008 through March 2009, Defendants Anthony Mellone, Tri-Star Holdings, Inc., Alex Parsinia, Zcom Networks, Inc., Larry Wilcox, and The UC Hub Group engaged in three related fraudulent kickback schemes for their respective companies' stock in violation of the federal securities laws.
- 2. Mellone, then the CEO of Tri-Star (the predecessor in interest to Macada Holding, Inc.), paid an illegal kickback to a purported employee pension fund trustee so the trustee would purchase 40 million restricted shares of Tri-Star stock. Days later, Mellone paid another kickback for a purchase of 50 million restricted shares of stock. Unbeknownst to Mellone, the corrupt trustee was actually an undercover FBI agent. The trustee's business associate, who

helped arrange the deal, was also an undercover agent, and another middleman was actually a witness cooperating with the FBI.

- 3. Mellone, satisfied how the deal worked for his own company, sought to implement the same fraud with others. He informed Parsinia and Wilcox of the purportedly corrupt trustee, and both agreed to replicate the scheme for their own companies. Mellone demanded and received a \$1,000 kickback from the witness for each completed restricted stock transaction he initiated.
- 4. With Mellone acting as the middleman, Parsinia paid an illegal kickback to the trustee so he would purchase approximately 1.65 million restricted shares of Zcom stock. Days later, Parsinia paid another kickback for an additional purchase of 1.67 million shares of restricted stock. Mellone received a \$1,000 kickback for each of the transactions.
- 5. Likewise, Wilcox entered into a similar scheme. Wilcox paid a kickback to the trustee for the purchase of 800,000 restricted shares of UC Hub. Later, Wilcox agreed to pay another kickback for a second purchase of 800,000 restricted shares. Again, Mellone received \$1,000 in cash for each transaction.
- 6. In each instance, the Defendants attempted to conceal the kickback by entering into a consulting agreement with a phony company the trustee purportedly created to receive the kickback. Unbeknownst to the Defendants, the company was a fiction the FBI created for this sting.
- 7. Mellone, Parsinia, and Wilcox created these schemes in an effort to generate the appearance of market interest in their respective companies, induce public purchases of their stock, and rapidly increase the stock's trading price.

- 8. As a result of the conduct described in this Complaint, the Defendants violated Section 17(a) of the Securities Act of 1933 ("Securities Act"), 15 U.S.C. § 77q(a); and Section 10(b) and Rule 10b-5 of the Securities Exchange Act of 1934 ("Exchange Act"), 15 U.S.C. § 78j(b) and 17 C.F.R. §240.10b-5. Unless restrained and enjoined, they are reasonably likely to continue to violate the securities laws.
- 9. The Commission respectfully requests that the Court enter: (1) a permanent injunction restraining and enjoining the Defendants from violating the federal securities laws; (2) an order directing the Defendants to disgorge all profits or proceeds they received as a result of the acts and/or courses of conduct complained of, with prejudgment interest; (3) an order directing the Defendants to pay civil money penalties; (4) an order barring Mellone and Wilcox from acting as an officer or director of a public company; and (5) an order barring Mellone, Parsinia, and Wilcox from participating in any offering of penny stock.

II. DEFENDANTS AND RELEVANT ENTITY

A. Individual Defendants

- 10. Mellone resides in Fort Lauderdale, Florida. During the relevant time period and until June 2010, he was the CEO of Tri-Star and subsequently Macada. Mellone has an extensive criminal history including violent crimes.
- 11. Parsinia resides in Calabasas, California. At all times relevant to the Complaint, Parsinia was the CEO of Zcom.
- 12. Wilcox resides in West Hills, California. At all times relevant to the Complaint. Wilcox was the President and CEO of UC Hub. He played Officer Jonathan "Jon" Baker on the hit 1970s television show "CHiPs."

B. Corporate Defendants

- 13. Tri-Star was a Nevada corporation with its principal place of business in Fort Lauderdale. In August 2009, Macada became Tri-Star's successor in interest. It is a Florida corporation with its principal place of business in Fort Lauderdale. During the relevant time period, Tri-Star purported to be a holding company focused on gold mining and building emergency response hospital units. Its common stock was quoted on the Pink Sheets under the symbol "TSHL." Currently, Macada trades on the Pink Sheets under the symbol "MCDA." Tri-Star was registered with the Commission pursuant to Section 12(g) of the Exchange Act. Neither Tri-Star nor Macada has ever filed a Form 15 deregistering its stock.
- 14. Tri-Star's stock is a "penny stock" as defined by the Exchange Act. At all times relevant to this Complaint, the stock's shares traded at less than \$5.00 per share. In fact, at all times relevant, the stock traded at under one cent a share.
- 15. During the same time period, Tri-Star's stock did not meet any of the exceptions to penny stock classification pursuant to Section 3(a)(51) and Rule 3a51-1 of the Exchange Act. For example, the company's stock: (1) did not trade on a national securities exchange; (2) was not an "NMS stock," as defined in 17 C.F.R. § 242.242.600(b)(47); (3) did not have net tangible assets (i.e., total assets less intangible assets and liabilities) in excess of \$5,000,000; and (4) did not have average revenue of at least \$6,000,000 for the last three years. *See* Exchange Act, Rule3a51-1(g).
- 16. Zcom is a Nevada corporation with its principal place of business in Calabasas, California. It purports to be involved in broadcasting, mineral rights, the home shopping business, and telecommunications. During the relevant time period, its common stock was

traded on the Pink Sheets under the symbol "ZCNW," but it is no longer quoted there. It has never been registered with the Commission in any capacity.

- 17. Zcom's stock is a "penny stock" as defined by the Exchange Act. At all times relevant to this Complaint, the stock's shares traded at less than \$5.00 per share. In fact, at all times relevant, the stock traded at under eighteen cents a share.
- During the same time period, Zcom's stock did not meet any of the exceptions to penny stock classification pursuant to Section 3(a)(51) and Rule 3a51-1 of the Exchange Act. For example, the company's stock: (1) did not trade on a national securities exchange; (2) was not an "NMS stock," as defined in 17 C.F.R. § 242.242.600(b)(47); (3) did not have net tangible assets (i.e., total assets less intangible assets and liabilities) in excess of \$5,000,000; and (4) did not have average revenue of at least \$6,000,000 for the last three years. *See* Exchange Act, Rule3a51-1(g).
- 19. UC Hub is a Nevada corporation with its principal place of business in West Hills, California. It purports to be in the mining, energy, and global Web television businesses. Its common stock is traded on the Pink Sheets under the symbol "UCHB," and is registered with the Commission pursuant to Section 12(g) of the Exchange Act.
- 20. UC Hub's stock is a "penny stock" as defined by the Exchange Act. At all times relevant to this Complaint, the stock's shares traded at less than \$5.00 per share. In fact, at all times relevant, the stock traded at under four cents a share.
- 21. During the same time period, UC Hub's stock did not meet any of the exceptions to penny stock classification pursuant to Section 3(a)(51) and Rule 3a51-1 of the Exchange Act. For example, the company's stock: (1) did not trade on a national securities exchange; (2) was not an "NMS stock," as defined in 17 C.F.R. § 242.242.600(b)(47); (3) did not have net tangible

assets (i.e., total assets less intangible assets and liabilities) in excess of \$5,000,000; and (4) did not have average revenue of at least \$6,000,000 for the last three years. *See* Exchange Act, Rule3a51-1(g).

III. JURISDICTION AND VENUE

- 22. The Court has jurisdiction over this action pursuant to Sections 20(d) and 22(a) of the Securities Act, 15 U.S.C. §§ 77t(d) and 77v(a), and Sections 21(d) and 27 of the Exchange Act, 15 U.S.C. §§ 78u(d) and 78aa.
- 23. This Court has personal jurisdiction over the Defendants, and venue is proper in the Southern District of Florida, because Mellone has a residence in the District, Tri-Star (as well as Macada) is a Florida based company, and many of the Defendants' acts and transactions constituting violations of the Securities Act and the Exchange Act occurred in the District. For example, Parsinia and Wilcox met with the cooperating witness in Fort Lauderdale and sent kickbacks via express mail into the District.
- 24. The Defendants, directly or indirectly, made use of the means or instruments of transportation or communication in interstate commerce, or of a means or instrumentality of interstate commerce, or of the mails, in connection with the conduct alleged in this Complaint.

IV. THE FRAUDULENT SCHEME

25. Starting no later than May 2008, Mellone actively sought partners for a market manipulation scheme whereby he could falsely generate the appearance of market interest in his company's stock. That month, Mellone entered into discussions with the cooperating witness and undercover agent looking for investment entities willing to accept kickbacks in exchange for buying large amounts of stock. The agent posed as a contact for the corrupt trustee of a bogus

employee pension fund called Benefits and Pension Group. None of the Defendants knew the FBI created the fund for this sting.

- 26. On November 6, 2008, Mellone met with the cooperating witness in Fort Lauderdale to plan the market manipulation scheme. During this meeting, Mellone indicated he wanted to drive up the price and trading volume of Tri-Star stock. He also stated he was willing to pay a kickback to the trustee in exchange for large purchases of the stock.
- 27. On November 25, 2008, during a telephone call with the cooperating witness, Mellone agreed to move forward and encouraged the witness to contact the trustee to begin the scheme.
- 28. The cooperating witness informed Mellone the trustee owed a fiduciary duty to the pension fund, and there would be a problem if the Commission discovered the kickback. Mellone agreed the kickback should remain undisclosed and to disguise it by paying it to a fake consulting company, Great Lakes Advisors, LLC. To hide the kickback, Mellone, through Tri-Star, agreed to enter into a phony consulting agreement with Great Lakes. Mellone understood Great Lakes would not be performing any actual consulting services.

A. The First Tri-Star Restricted Stock Purchase and Kickback

- 29. On December 2, 2008, pursuant to a subscription agreement, Tri-Star sold 40 million restricted shares of its common stock to the purported pension fund. On the same day, to mask the kickback, Tri-Star entered into a consulting agreement with Great Lakes.
- 30. On December 5, 2008, the FBI wired \$20,000 to a bank account held in the name of Tri-Star's predecessor. Mellone told the witness he controlled the bank account and had not bothered to change the company name on the account. That same day, Tri-Star issued the stock certificate for the shares to the fund.

31. Three days later, Mellone paid the kickback by directing a deposit of \$8,000 to Great Lakes' bank account.

B. The Second Tri-Star Restricted Stock Purchase and Kickback

- 32. Thrilled the first Tri-Star deal worked, Mellone was willing and ready to repeat the scheme. On January 5, 2009, pursuant to a second subscription agreement, Tri-Star sold 50 million restricted shares of its stock to the bogus pension fund.
- 33. Three days later, the FBI wired \$20,000 to the bank account Tri-Star's predecessor held.
- 34. On January 12, 2009, pursuant to the bogus consulting agreement, Mellone paid the kickback by issuing an \$8,000 company check from Tri-Star's predecessor to Great Lakes.
- 35. On January 20, 2009, Tri-Star issued the corresponding stock certificate to the fund.

C. The First Zcom Restricted Stock Purchase and Kickback

- 36. As early as December 2008, Mellone told the cooperating witness he knew of other individuals who might be interested in the kickback scheme. Mellone arranged for the cooperating witness to pay him \$1,000 for each such transaction he arranged.
- 37. On January 6, 2009, Parsinia met with Mellone and the cooperating witness in Fort Lauderdale to discuss the kickback scheme for Zcom. Similar to the Tri-Star scheme, Parsinia sought investment entities willing to accept kickbacks in exchange for buying large amounts of Zcom's stock. He agreed to pay the same trustee from the Tri-Star scheme a kickback if the pension fund purchased more than three million restricted shares of Zcom stock.

- 38. The cooperating witness informed Parsinia the trustee owed a fiduciary duty to the pension fund, and there would be a problem if the Commission discovered the kickback. Parsinia agreed to mask the kickback by entering into a consulting agreement with Great Lakes.
- 39. On January 6, 2009, pursuant to a subscription agreement, the fund purchased approximately 1.67 million restricted shares of Zcom common stock. That same day, Zcom entered into a consulting agreement with Great Lakes.
- 40. Two days later, the FBI wired \$20,000 to a bank account held in the name of one of Zcom's wholly-owned subsidiaries.
- 41. On January 12, 2009, Zcom issued a stock certificate for the shares to the fund, and two days later, a Zcom subsidiary paid a kickback of \$8,000 to the fund by sending a company check to Great Lakes.
- 42. Mellone accepted a \$1,000 kickback from the cooperating witness for arranging this deal.

D. The Second Zcom Restricted Stock Purchase and Kickback

- 43. Pleased with the results, on January 20, 2009, Parsinia e-mailed the cooperating witness and indicated he was ready for "another round" of the fraud.
- 44. On January 28, 2009, Zcom, pursuant to a second subscription agreement, sold approximately 1.67 million restricted shares of its common stock to the pension fund.
- 45. Three days later, Zcom's subsidiary paid another kickback of \$8,000 by issuing a company check to Great Lakes.
- 46. On February 3, 2009, the FBI wired \$20,000 to the same account held by Zcom's subsidiary. The following day, Zcom issued the stock certificate to the fund.

47. Again, Mellone accepted a \$1,000 kickback from the cooperating witness for arranging this deal.

E. The First UC Hub Restricted Stock Purchase and Kickback

- 48. As early as August 2008, Mellone introduced Wilcox to the cooperating witness as another individual who might be interested in the kickback scheme. Like Mellone and Parsinia, Wilcox sought investment entities willing to accept kickbacks in exchange for buying large amounts of his company's stock.
- 49. Through a series of telephone calls with the cooperating witness in December 2008, Wilcox agreed to pay the trustee a kickback if the pension fund purchased more than 1.5 million restricted shares of UC Hub stock.
- 50. As before, the cooperating witness informed Wilcox the trustee owed a fiduciary duty to the pension fund, and there would be a problem if the Commission discovered the kickback. Wilcox agreed to mask the kickback by entering into a consulting agreement with Great Lakes. On December 7, 2008 UC Hub entered into the agreement.
- 51. On January 7, 2009, Wilcox met with Mellone and the cooperating witness in Fort Lauderdale to finalize the kickback scheme for UC Hub. Later that same day, pursuant to a subscription agreement, the fund purchased approximately 800,000 restricted shares of UC Hub common stock.
- 52. Five days later, the FBI wired \$20,000 to UC Hub's bank account. On January 22, 2009, UC Hub issued a stock certificate for the shares to the fund.
- 53. On January 30, 2009, Wilcox paid a kickback of \$8,000 via direct deposit to Great Lakes' bank account.

54. Mellone accepted a \$1,000 kickback from the cooperating witness for arranging this deal.

F. The Second UC Hub Restricted Stock Purchase and Kickback

- 55. Happy with the results from the first UC Hub scheme, Wilcox asked Mellone, the cooperating witness, and the agent to arrange another fraudulent deal.
- 56. On February 10, 2009, pursuant to a subscription agreement, UC Hub sold an additional 800,000 restricted shares of stock to the fund. On February 17, 2009, the FBI wired \$20,000 to UC Hub's bank account.
- 57. The next day, Wilcox paid a kickback of \$8,000 via direct deposit to Great Lakes, and on February 19, 2009, UC Hub issued the stock certificate to the fund.
- 58. Mellone accepted a \$1,000 kickback from the cooperating witness for arranging this deal.

COUNT I

Fraud In Violation of Section 17(a)(1) of the Securities Act

- 59. The Commission realleges and incorporates paragraphs 1 through 58 of its Complaint.
- 60. From May 2008 through March 2009, the Defendants directly and indirectly, by use of the, means or instruments of transportation or communication in interstate commerce and by use of the mails, in the offer or sale of securities, as described in this Complaint, knowingly, willfully or recklessly employed devices, schemes or artifices to defraud.
- 61. By reason of the foregoing, the Defendants, directly and indirectly, violated and, unless enjoined, are reasonably likely to continue to violate, Section 17(a)(l) of the Securities Act, 15 U.S.C. §77q(a).

COUNT II

Fraud in Violation of Section 10(b) and Rule 10b-5 of the Exchange Act

- 62. The Commission realleges and incorporates paragraphs 1 through 58 of its Complaint.
- 63. From May 2008 through March 2009, the Defendants, directly and indirectly, by use of the means and instrumentality of interstate commerce, and of the mails in connection with the purchase or sale of securities, knowingly, willfully or recklessly:
 - (a) employed devices, schemes or artifices to defraud;
 - (b) made untrue statements of material facts and omitted to state material facts necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading; or
 - (c) engaged in acts, practices and courses of business which have operated, are now operating and will operate as a fraud upon the purchasers of such securities.
- 64. By reason of the foregoing, the Defendants directly or indirectly violated and, unless enjoined, are reasonably likely to continue to violate Section 10(b) of the Exchange Act, 15 U.S.C. § 78j(b), and Rule 10b-5, 17 C.F.R. § 240.

RELIEF REQUESTED

WHEREFORE, the Commission respectfully requests that the Court:

I.

Declaratory Relief

Declare, determine, and find that the Defendants have committed the violations of the federal securities laws alleged in this Complaint.

II.

Permanent Injunctive Relief

Issue a Permanent Injunction restraining and enjoining the Defendants, their officers, agents, servants, employees, attorneys, and all persons in active concert or participation with them, and each of them, from violating Section 17(a) of the Securities Act and Section 10(b) and Rule 10b-5 of the Exchange Act, as indicated above.

III.

Disgorgement

Issue an Order directing the Defendants to disgorge all ill-gotten gains, including prejudgment interest, resulting from the acts or courses of conduct alleged in this Complaint.

IV.

Penalties

Issue an Order directing all Defendants to pay civil money penalties pursuant to Section 20(d) of the Securities Act, 15 U.S.C. § 77t(d); and Section 21(d) of the Exchange Act, 15 U.S.C. § 78(d)(3).

V.

Penny Stock Bar

Issue an Order barring Mellone, Parsinia, and Wilcox from participating in any offering of penny stock, pursuant to Section 20(g) of the Securities Act, 15 U.S.C. § 77t(g), and Section 21(d) of the Exchange Act, 15 U.S.C. § 78u(d), for the violations alleged in this Complaint.

VI.

Officer & Director Bar

Issue an Order pursuant to Section 20(e) of the Securities Act, 15 U.S.C. § 77t(e), and Section 21(d)(2) of the Exchange Act, 15 U.S.C. § 78u(d)(2), barring Mellone and Wilcox from serving as an officer or director of a public company.

VII.

Further Relief

Grant such other and further relief as may be necessary and appropriate.

VIII.

Retention of Jurisdiction

Further, the Commission respectfully requests that the Court retain jurisdiction over this action in order to implement and carry out the terms of all orders and decrees that it may enter, or to entertain any suitable application or motion by the Commission for additional relief within the jurisdiction of this Court.

Respectfully submitted,

October 7, 2010 By: s/ James M. Carlson

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Case 1:10-cv-23609-JAL Document 1-1 Entered on FLSD Docket 10/07/2010 Page 1 of 1 CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVIEWS OF THE FORM.)

the civil docket sheet. (SEE IN	STRUCTIONS ON THE REVERSI	E OF THE FORM.)	NOT	ICE: Attorneys MUS	T Indicate All Re-filed C	ases Below.
I. (a) PLAINTIFFS				DEFENDANTS		
SECURITIES AND EXC	CHANGE COMMISSION	N		Inc fka Tri-Star Ho	ldings; ZCOM Networl	, Larry; Macada Holding ss; The UC Hub Group Troward
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JAMES M. CARLSON, E SEC, 801 BRICKELL AV MIAMI, FL 33131; Tel. (3	ENUE, SUITE 1800			Attorneys (If Known)		
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II. BASIS OF JURISD	ICTION (Place an "X" in O	ne Box Only)	II. C	ITIZENSHIP OF P (For Diversity Cases Only)	RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff and One Box for Defendant)
1 U.S. Government Plaintiff	3 Federal Question (U.S. Government Note	a Party)	Citiz		TF DEF 1	PTF DEF
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IV. NATURE OF SUIT	(Place an "X" in One Box Only) TORT:		FOR	FEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment □ & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excl. Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise ■ REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	□ 345 Marine Product Liability □ 350 Motor Vehicle □ 355 Motor Vehicle Product Liability □ 360 Other Personal Injury	Med. Malpractice 365 Personal Injury - Product Liability 368 Asbestos Persona Injury Product Liability PERSONAL PROPERT 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage Product Liability PRISONER PETITION 510 Motions to Vacat Sentence Habeas Corpus: 530 General 535 Death Penalty 540 Mandamus & Oth		10 Agriculture 20 Other Food & Drug 225 Drug Related Seizure of Property 21 USC 881 330 Liquor Laws 440 R.R. & Truck 450 Airline Regs. 460 Occupational Safety/Health 490 Other LABOR 710 Fair Labor Standards Act 120 Labor/Mgmt. Relations 130 Labor/Mgmt. Reporting & Disclosure Act 140 Railway Labor Act 190 Other Labor Litigation 191 Empl. Ret. Inc. Security 162 Naturalization 163 Habeas Corpus-Alien 163 Habeas Corpus-Alien 164 Other Immigration 165 Other Immigration	□ 422 Appeal 28 USC 158 □ 423 Withdrawal	400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 810 Selective Service 850 Securities/Commodities/Exchange 875 Customer Challenge 12 USC 3410 890 Other Statutory Actions 891 Agricultural Acts 892 Economic Stabilization Act 893 Environmental Matters 894 Energy Allocation Act 895 Freedom of Information Act 900 Appeal of Fee Determination Under Equal Access to Justice 950 Constitutionality of State Statutes
2 1 Original □ 2 R	tate Court (see (See instructions second page): JI Cite the U.S. Civil Statut diversity):	e VI below) Re-filed Case UDGE e under which you are	Reo YES √ e filing :	nstated or 5 another (specific pened 5) Related by Related 5	DOCKET NUMBER	n Magistrate Judgment
VIII. REQUESTED IN COMPLAINT:	Brief Description: V LENGTH OF TRIAL via	Violation of anti-fdays estimate A CLASS ACTION perm inj,	raud n ed (for l dis	provisions of the fede both sides to try entire case EMAND \$ declara	eral securities laws	y if demanded in complaint: :
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	Southern	District of Florida	ı
Securities and Exchange	Commission		
Plaintiff)	
v.) Civil A	ction No.
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Defendant)	
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If you fail to respond, jud You also must file your answer or	-		t you for the relief demanded in the complaint.
		CLi	ERK OF COURT
Date:	_		Signature of Clerk or Deputy Clerk

^{*} ZCOM Networks, Inc., and The UC Hub Group

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

☐ I personally served	the summons on the individual a	at (place)	
		on (date)	; or
☐ I left the summons a	nt the individual's residence or u	usual place of abode with (name)	
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I declare under penalty	of perjury that this information	is true.	
		Server's signature	
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Additional information regarding attempted service, etc:

	Southern Dis	strict of Florida	
Securities and Exchange Com	nmission)	
Plaintiff)	
v.) Civil Action No.	
Anthony Mellone, Alex Parsinia, L Macada Holding Inc. fka Tri-Star H)	
Defendant)	
	SUMMONS IN	A CIVIL ACTION	
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are the United States or a United State P. 12 (a)(2) or (3) — you must serve of the Federal Rules of Civil Procedure. whose name and address are: Secur 801 B	es agency, or an office on the plaintiff an ans	er or employee of the United swer to the attached complair on must be served on the plair commission	nt or a motion under Rule 12 of
If you fail to respond, judgme You also must file your answer or more		entered against you for the re	elief demanded in the complaint.
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Date:			*****
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^{*} ZCOM Networks, Inc., and The UC Hub Group

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

☐ I personally served	the summons on the individual at	(place)	
		on (date)	; or
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Additional information regarding attempted service, etc:

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Plaintiff)	
v.) Civi	il Action No.
Anthony Mellone, Alex Par Macada Holding Inc. fka Tri)	
Defendant)	
	SUMMONS 1	IN A CIVIL A	ACTION
To: (Defendant's name and address)	Larry Wilcox 10 Appaloosa Lane Bell Canyon, CA 91307	-1002	
A lawsuit has been file	d against you.		
are the United States or a Unite P. 12 (a)(2) or (3) — you must	d States agency, or an of serve on the plaintiff an	ficer or employanswer to the aption must be so. Je Commission	nting the day you received it) — or 60 days if you yee of the United States described in Fed. R. Civ. attached complaint or a motion under Rule 12 of served on the plaintiff or plaintiff's attorney,
If you fail to respond, j You also must file your answer			inst you for the relief demanded in the complaint.
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Date:			
		_	Signature of Clerk or Deputy Clerk

^{*} ZCOM Networks, Inc., and The UC Hub Group

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

	e of individual and title, if any)	Larry Wilcox	
eceived by me on (date)		_•	
☐ I personally served	the summons on the individ	dual at (place)	
	•	on (date)	; or
☐ I left the summons a	at the individual's residence	e or usual place of abode with (name)	_
		rson of suitable age and discretion who resi	des there,
on (date)	, and mailed a cop	by to the individual's last known address; or	r
☐ I served the summo	ns on (name of individual)		, who
	· -	behalf of (name of organization)	
		on (date)	; or
☐ I returned the summ	ions unexecuted because		•
My fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under penalty	of perjury that this inform	ation is true.	
		Server's signature	
		Printed name and title	
		Server's address	

Additional information regarding attempted service, etc:

	Southern	n District of Florida
Securities and Exchan	ge Commission)
Plaintiff		-)
v.) Civil Action No.
Anthony Mellone, Alex Par Macada Holding Inc. fka Tri)
Defendant	f)
	SUMMONS	IN A CIVIL ACTION
To: (Defendant's name and address)		prate Services LLC, Registered Agent
A lawsuit has been file	d against you.	
are the United States or a Unite P. 12 (a)(2) or (3) — you must	d States agency, or an o serve on the plaintiff an	ge Commission
If you fail to respond, j You also must file your answer		I be entered against you for the relief demanded in the complaint. rt.
		CLERK OF COURT
Date:		
		Signature of Clark or Demuty Clark

^{*} ZCOM Networks, Inc., and The UC Hub Group

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

This summons for (name	of individual and title, if any)	Macada Holding, Inc. f/k/a Tri-Star Holding	gs, Inc.
eived by me on (date)		· -	
☐ I personally served th	ne summons on the indivi	dual at (place)	
		on (date)	; or
☐ I left the summons at	the individual's residenc	e or usual place of abode with (name)	
		rson of suitable age and discretion who residual	des there,
on (date)	, and mailed a cop	by to the individual's last known address; or	
☐ I served the summons	S ON (name of individual)		, who i
designated by law to ac	cept service of process or	behalf of (name of organization)	
		on (date)	; or
☐ I returned the summo	ons unexecuted because		; 0
☐ Other (specify):			
		•	
My fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under penalty	of perjury that this inform	nation is true.	
		Server's signature	
		Server's signature	
		Server's signature Printed name and title	

Additional information regarding attempted service, etc:

	Southern 1	District	of Florida	
Securities and Exchan	ge Commission)		
Plaintiff)		
v.		ý	Civil Action No.	
Anthony Mellone, Alex Par Macada Holding Inc. fka Tri)		
Defendant)		
	SUMMONS I	IN A C	IVIL ACTION	
To: (Defendant's name and address)	ZCOM Networks, Inc. Attn: David D. Corzman 445 Fifth Street, Ste 210 Elko, NV 89801			
A lawsuit has been file	d against you.			-
are the United States or a Unite	d States agency, or an of serve on the plaintiff an	ficer or answer otion m e Comi	employee of the Unite to the attached comple ust be served on the ple mission	ou received it) — or 60 days if you ed States described in Fed. R. Civ. aint or a motion under Rule 12 of laintiff or plaintiff's attorney,
If you fail to respond, j You also must file your answer			red against you for the	e relief demanded in the complaint.
			CLERK OF CO	OURT
Date:			Signa	ature of Clerk or Deputy Clerk

^{*} ZCOM Networks, Inc., and The UC Hub Group

Additional information regarding attempted service, etc:

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

Inis summons for (name	of individual and title, if any)	ZCOW Networks, Inc.	
eived by me on (date)		•	
☐ I personally served th	e summons on the individ	dual at <i>(place)</i>	
		on (date)	; or
☐ I left the summons at	the individual's residence	e or usual place of abode with (name)	
	·	rson of suitable age and discretion who resid	
on (date)	, and mailed a cop	by to the individual's last known address; or	
☐ I served the summons	s on (name of individual)		, who is
designated by law to acc	cept service of process on	behalf of (name of organization)	
		on (date)	; or
☐ I returned the summo	ns unexecuted because		; or
☐ Other (specify):			
My fees are \$	for travel and \$	for services, for a total of \$	0.00
			
I declare under penalty of	of perjury that this inform	ation is true.	
I declare under penalty of	of perjury that this inform	nation is true.	
I declare under penalty o	of perjury that this inform	aation is true. Server's signature	
I declare under penalty o	of perjury that this inform		
I declare under penalty o	of perjury that this inform		
I declare under penalty of	of perjury that this inform	Server's signature	
I declare under penalty of	of perjury that this inform	Server's signature	

. IOI UIC		
Southern District of I	Florida	
Securities and Exchange Commission		
Plaintiff)		
v. ' ') (Civil Action No.	
Anthony Mellone, Alex Parsinia, Larry Wilcox, Macada Holding Inc. fka Tri-Star Holdings, Inc.*		
Defendant)		
SUMMONS IN A CIVI	L ACTION	
To: (Defendant's name and address) The UC Hub Group Attn: American Corporate Enterpri 123 West NYE, STE 129 Carson City, NV 89706	ses, Inc., Registered Agent	
A lawsuit has been filed against you.		
Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are: James M. Carlson, Esq. Securities and Exchange Commission 801 Brickell Avenue, Suite 1800 Miami, FL 33131		
If you fail to respond, judgment by default will be entered You also must file your answer or motion with the court.	against you for the relief demanded in the complaint.	
	CLERK OF COURT	
Date:		
 .	Signature of Clerk or Deputy Clerk	

^{*} ZCOM Networks, Inc., and The UC Hub Group

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

This summons for (name	e of individual and title, if any)	The UC Hub Group	
ceived by me on (date)		· -	
☐ I personally served t	he summons on the individ	dual at (place)	
		on (date)	; or
☐ I left the summons a	t the individual's residence	e or usual place of abode with (name)	
		rson of suitable age and discretion who resi	
on (date)	, and mailed a cop	by to the individual's last known address; or	•
☐ I served the summor	ns on (name of individual)		, who is
designated by law to ac	ccept service of process on	behalf of (name of organization)	
		on (date)	_ ; or
☐ I returned the summ	ons unexecuted because		; or
☐ Other (specify):			
My fees are \$	for travel and \$	for services, for a total of \$	0.00
I declare under penalty	of perjury that this inform	ation is true.	
		Server's signature	
		server s signature	
		Printed name and title	
	<u> </u>		

Additional information regarding attempted service, etc: