UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA WEST PALM BEACH DIVISION www.flsb.uscourts.gov

In re:

CHAPTER 11

PALM BEACH FINANCE PARTNERS, L.P., PALM BEACH FINANCE II, L.P., Case No. 09-36379-PGH Case No. 09-36396-PGH (Jointly Administered)

Debtors.

LIQUIDATING TRUSTEE'S AMENDED MOTION¹ (1) TO APPROVE SETTLEMENT WITH HARVEY WILLIAM SLECK AND SANDRA SLECK AND (2) TO APPROVE PAYMENT OF CONTINGENCY FEE

Any interested party who fails to file and serve a written response to this motion within 21 days after the date of service stated in this motion shall, pursuant to Local Rule 9013-1(D), be deemed to have consented to the entry of an order in the form attached to this motion. Any scheduled hearing may then be cancelled.

Barry E. Mukamal, in his capacity as liquidating trustee ("Liquidating Trustee") for the

Palm Beach Finance Partners Liquidating Trust and the Palm Beach Finance Partners II Liquidating Trust (collectively, the "*Palm Beach Liquidating Trusts*"), by and through undersigned counsel, and pursuant to *Fed. R. Bankr. P.* 9019, seeks an Order from this Court approving a settlement of claims that could be asserted against Harvey William Sleck and Sandra

¹ On October 19, 2012, the Liquidating Trustee filed with this Court his Motion (1) to Approve Settlement with Harvey William Sleck and Sandra Sleck and (2) to Approve Payment of Contingency Fee [ECF No. 1489] (the "*Original 9019 Motion*"). Shortly after the Original 9019 Motion was filed, the Transferee lost his job and appealed to the Liquidating Trustee and the PCI Trustee (as defined herein) for a modification of the previously agreed to settlement in light of this sudden and unexpected financial hardship. After careful review of the Transferee's financial records and other related circumstances, the Liquidating Trustee and the PCI Trustee have agreed to modify the terms of their settlement with the Transferee as set forth below.

³⁰⁰⁰ SOUTHEAST FINANCIAL CENTER, 200 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131 • TELEPHONE (305) 358-6363 {Firm Clients/MGEM/MGEM-46/01189821.DOC.}

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 2 of 33

Sleck (individually or collectively, the "*Transferee*") and payment of counsel's contingency fee. In support of this relief, the Liquidating Trustee states the following:

I. Factual Background

A. Procedural Background

1. Prepetition, Palm Beach Finance Partners, L.P. and Palm Beach Finance II, L.P. (collectively, the "*Debtors*") operated as hedge funds. Together, David Harrold and Bruce Prevost managed the Debtors' fund raising and investment activities.

2. The principal investment strategy of the Debtors was to invest in purchase financing transactions supposedly sourced by Thomas Petters and his company, Petters Company, Inc. and its affiliated entities (collectively, "*PCI*").

3. The reality, however, was that Mr. Petters and PCI were engaging in a massive *Ponzi* scheme.

4. On October 2, 2008, the United States of America filed under seal in the United States District Court for the District of Minnesota its Complaint for Permanent Injunctive Relief and Other Equitable Relief (the "*DOJ Complaint*") pursuant to 18 U.S.C. § 1345. The parties to the DOJ Complaint included a number of parties implicated in the massive *Ponzi* scheme perpetrated by Mr. Petters, including Deanna Coleman; Frank E. Vennes, Jr.; Metro Gem, Inc. ("*MGF*"; and together with Mr. Vennes, the "*Vennes Parties*"); Robert White; Nationwide International Resources, Inc.; Larry Reynolds a/k/a Larry Reservitz; Michael Catain and Enchanted Family Buying Company (collectively, the "*Receivership Defendants*").

5. On October 3, 2008, the United States District Court for the District of Minnesota (the "*Minnesota Court*") entered a temporary restraining order, finding, among other things, that

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 3 of 33

"[t]here is probable cause to believe that Defendants have conspired to commit and/or committed federal mail, wire, and/or banking fraud offenses."

6. On October 6, 2008, the Minnesota Court entered an Order for Entry of Preliminary Injunction, Order Appointing Receiver, and Other Equitable Relief (including amendments thereto, the "*Petters Receivership Order*").

7. The Petters Receivership Order appointed Douglas A. Kelley as the receiver for the Receivership Defendants (the "*Petters Receiver*"). Thereafter, the Petters Receiver filed voluntary Chapter 11 petitions in the United States Bankruptcy Court for the District of Minnesota for PCI and was appointed Chapter 11 trustee for all such entities (in such capacity, the "*PCI Trustee*"; and at times together with the Liquidating Trustee, the "*Trustees*").

8. On November 30, 2009, the Debtors filed voluntary Chapter 11 petitions in the United States Bankruptcy Court for the Southern District of Florida. By subsequent Order of this Court, the cases are jointly administered.

9. On January 29, 2010, the United States Trustee appointed the Liquidating Trustee as Chapter 11 trustee in both of the Debtors' estates. [ECF No. 107].

10. On October 21, 2010, this Court entered its Order Confirming Second Amended Plan of Liquidation [ECF No. 444], creating the Palm Beach Liquidating Trusts, appointing the Liquidating Trustee as Liquidating Trustee and appointing Geoffrey Varga as Trust Monitor.

B. The Vennes Litigation

11. The Debtors' entry into the Petters' fraud was made through the Vennes Parties. Namely, based on representations made by them, the Debtors invested hundreds of millions of dollars in fictitious PCI transactions.

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 4 of 33

12. On November 29, 2011, the Liquidating Trustee filed suit against the Vennes Parties, Adversary Case No. 11-03041-PGH-A (the "*Vennes Action*"). The Vennes Action seeks to avoid and recover transfers made to the Palm Beach Funds by the Vennes Parties and to hold the Vennes Parties liable in tort for material misrepresentations made by them to the Palm Beach Funds.

13. Concurrently with commencing his action against the Vennes Parties, the Liquidating Trustee also commenced suit against the Transferee, Adv. Case No. 11-02983 and Adv Case No. 11-03027 (collectively, the "*Adversary Proceedings*"). The Adversary Proceedings seek to avoid transfers made to or for the benefit of the Transferee by the Vennes Parties during 2004 (the "*Transfers*").

14. After the commencement of the Adversary Proceedings, on March 2, 2012, the PCI Trustee sent a letter to the Transferee indicating that he intends to pursue the Transferee for the recovery of the Transfers as well as certain additional transfer made by the Vennes Parties during 2001 through 2003 under 11 U.S.C. § 550 (the "*Letter Demand*"; and together with the Adversary Proceedings, the "*Litigation*").

15. Altogether, as set forth in the complaint filed in the Adversary Proceedings and the Letter Demand, the Trustees assert that the Transferee received in the aggregate, approximately \$93,831.00 in Transfers from the Vennes Parties that are subject to avoidance and recovery for the benefit of the victims of the Petters' fraud.

16. The Transferee denies that he has any liability in connection with the claims asserted in the Litigation.

17. The Trustees have recently entered into an agreement whereby they have agreed to mediate jointly with the Transferee and other transferees of the Vennes Parties and allocate

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 5 of 33

between themselves according to the terms of that agreement any settlement proceeds relating to the transfers (the "*Allocation Agreement*"). Under the terms of the Allocation Agreement, the parties agreed to share equally the first one million dollars of total aggregate recoveries relating to claims against the Vennes Parties and their transferees, and for recoveries in excess of one million dollars, the PCI Trustee receives sixty percent and the Liquidating Trustee receives forty percent. [*See* ECF No. 1282.]

18. On August 23, 2012, the parties attended mediation in the offices of Justice JamesH. Gilbert, Esq. At the mediation, the parties were able to achieve a global resolution as setforth in the Original 9019 Motion.

19. Shortly after the filing of the Original 9019 Motion, the Transferee's financial circumstances deteriorated significantly and unexpectedly, prompting the Transferee to request that the Trustees consider a modification to the terms of the settlement agreed to at mediation.

20. Following a thorough review of the Transferee's financial condition and related information, the Trustees have agreed to resolve the Litigation on the modified terms set forth below.

II. Settlement Terms

21. The key aspects of the amended stipulation of settlement between the parties ("*Amended Stipulation*") are the following:²

- a) The Transferee will pay (or cause to be paid) \$20,000.00 (the "*Settlement Payment*") as follows:
 - i) on or before December 31, 2012, \$8,000 will be paid to the Liquidating Trustee and \$2,000.00 will be paid to the PCI Trustee; and

 $^{^{2}}$ A copy of the Amended Stipulation is attached as <u>Exhibit 1</u>. To the extent the terms set forth in this Motion differ from those set forth in the Amended Stipulation, the Amended Stipulation controls.

LAW OFFICES OF MELAND RUSSIN & BUDWICK, P.A.

³⁰⁰⁰ SOUTHEAST FINANCIAL CENTER, 200 SOUTH BISCAYNE BOULEVARD, MIAMI, FLORIDA 33131 • TELEPHONE (305) 358-6363 {Firm Clients/MGEM/MGEM-46/01189821.DOC.}

ii) on or before December 31, 2013, \$10,000.00 will be paid to the PCI Trustee.

Of the total Settlement Payment, \$8,000.00 will be paid to the Liquidating Trustee and \$12,000.00 will be paid to the PCI Trustee. The Trustees will hold their respective portions of the Settlement Payment pending approval of the Stipulation by the Florida Bankruptcy Court and the Minnesota Bankruptcy Court. The Settlement Payment represents roughly 21% of the Transfers.

- b) The parties shall exchange mutual, general releases;
- c) The Liquidating Trustee shall seek dismissal of the Adversary Proceedings; and
- d) The Transferee shall not be entitled to any distribution from the Debtors' or PCI bankruptcy estates.

22. Pursuant to the Second Amended Joint Plan of Liquidation (the "*Plan*"), approved by this Court's Order dated October 21, 2010 [ECF No. 444], all monetary consideration received by the Palm Beach Liquidating Trusts in conjunction with the Settlement will be allocated as follows: 18% to Palm Beach Finance Partners Liquidating Trust and 82% to Palm Beach Finance II Liquidating Trust (the "*Pro Rata Allocation Formula*").

III. Relief Requested

23. The Liquidating Trustee seeks an Order from this Court (a) approving the Stipulation and (b) directing payment of the Contingency Fee (as defined below).

24. Federal Rule of Bankruptcy Procedure 9019 provides in relevant part that "[o]n motion ... and after a hearing on notice to creditors; the debtor ... and to such other entities as the Court may designate, the Court may approve a compromise or settlement."

25. Approval of a settlement in a bankruptcy proceeding is within the sole discretion of the Court and will not be disturbed or modified on appeal unless approval or disapproval is an abuse of discretion. *See In re Arrow Air*, 85 BR 891 (Bankr. S.D. Fla. 1988).

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 7 of 33

26. The standards for approval are well settled and require the Court to inquire into the reasonableness of the proposed settlement. *See, e.g., Protective Comm. for Indep. Stockholders of TMT Trailer Ferry, Inc. v. Anderson*, 390 U.S. 414, 424 (1968); *In re W.T. Grant Co.*, 699 F.2d 599, 608 (2d Cir. 1983); *Florida Trailer and Equip. Co. v. Deal*, 284 F.2d 567, 571 (5th Cir. 1960). The inquiry need only determine whether the settlement falls below the lowest point of the range of reasonableness. *See W.T. Grant Co.*, 699 F.2d at 608; *see also In re Martin*, 91 F.3d 389 (3rd Cir. 1996); *In re Louise's Inc.*, 211 B.R. 798 (D. Del. 1997) (setting forth considerations by the Court for approval of a settlement, including: (i) the probability of success in litigation, (ii) the likely difficulties in collection; (iii) the complexity of the litigation involved, and the expense, inconvenience and delay necessarily attending it; and (iv) the paramount interest of the creditors.

A. The Settlement Ought to be Approved

27. Based upon the above legal principles, the Liquidating Trustee asserts that the Amended Stipulation falls well above the lowest point of the range of reasonableness and, thus, should be approved.

Probability of success in litigation

28. The Liquidating Trustee, on behalf of the Liquidating Trusts, could assert that the transfers made to the Transferee by the Vennes Parties were fraudulent transfers under federal or state law, or alternatively, that the Transferee was unjustly enriched by such transfers.

29. The Liquidating Trustee believes that he will likely succeed in prosecuting either of these causes of action.

30. Nonetheless, the Liquidating Trustee acknowledges that there are risks inherent in all litigation and there is the possibility that the Transferee, or other similarly situated parties,

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 8 of 33

could raise certain issues or defenses that potentially could impact the Liquidating Trustee's claims.

Collectability

31. Collectability is a significant issue that militates settling the Liquidating Trustee's in a reduced amount compared to other similarly situated defendants. In particular, Mr. Sleck supports his wife, four children (two of whom have significant medical issues) and three grandchildren, and recently lost his sole source of employment. While he is currently searching for work, his prospects in the current economy are slim. Moreover, the Sleck's limited assets are nearly all held in exempt categories. To the extent the Liquidating Trustee obtained a judgment against Mr. Sleck, the Liquidating Trustee would then need to engage in collection efforts and litigate the applicability of these exemptions. As such, the collectability of the full amount of the Transfers from the Transferee is a significant issue that the Liquidating Trustee has taken into account in agreeing to the Amended Stipulation.

Complexity of litigation and attendant expense, inconvenience and delay

32. This is a significant consideration that militates in favor of approval of the Amended Stipulation.

33. In sum, although many of the claims outlined above are typical claims litigated before this Court, they still will require retention of experts and extensive fact discovery before a trial could take place. The result of these efforts will be substantial attorney's fees on both sides which would diminish the net result of any recovery.

34. Moreover, a significant focus of the litigation will be the Vennes Parties themselves. To that end, the pending criminal case against Mr. Vennes is currently scheduled for

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 9 of 33

trial in the spring of 2013. The possibility exists that discovery from the Vennes Parties may be delayed until the conclusion of that proceeding.

35. The Amended Stipulation addresses these concerns. The parties avoid litigating fact-specific claims with the attendant expense and delay of such litigation being nullified.

Paramount interest of creditors

36. The settlement provides a meaningful payment of the claims asserted against the Transferee in the Adversary Proceedings. The Settlement Payment is a meaningful resolution in light of the complexity of the Litigation, as well as the potential delay and professional costs associated therewith. As such, the Amended Stipulation is in the paramount interest of the Debtors' stakeholders.

B. The Contingency Fee Ought to be Approved

37. Pursuant to the Plan and this Court's Order Approving the Trustee's Motion to Approve Hybrid Form of Compensation [ECF No. 223], Meland Russin & Budwick, P.A. ("*MRB*") is entitled to a fee of 10% of any affirmative recovery received by the Debtors' estates from a litigation matter pursued by the firm without further order of the Court ("*Contingency Fee*").

38. The Liquidating Trustee requests that the 10% Contingency Fee – in the amount of \$1,400.00 – be approved and that he be authorized and directed to pay this amount when the Liquidating Trustee receives his allocation of the Settlement Payment.

WHEREFORE, the Liquidating Trustee respectfully requests that this Court enter an Order (similar in form to the Order attached as <u>Exhibit 2</u>) (i) approving the Amended Stipulation; (ii) approving payment of the Contingency Fee; and (iii) granting such other relief this Court deems just and proper.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served via the Court's Notice of Electronic Filing upon Registered Users set forth on the attached list on Exhibit <u>3</u> on November 20, 2012 and by U.S. Mail on those parties set forth on the attached list on Exhibit <u>4</u> and Harvey William Sleck, 1382 Maplewood Dr., Long Lake, MN 55356-9104.

<u>s/ Jessica L. Wasserstrom</u> Jessica L. Wasserstrom, Esquire Florida Bar No. 985820 jwasserstrom@melandrussin.com MELAND RUSSIN & BUDWICK, P.A. 3200 Southeast Financial Center 200 South Biscayne Boulevard Miami, Florida 33131 Telephone: (305) 358-6363 Telecopy: (305) 358-1221

Attorneys for Barry E. Mukamal, Liquidating Trustee

AMENDED STIPULATION OF SETTLEMENT

This Amended Stipulation of Settlement ("Stipulation") is entered into on November [2], 2012 by and between (a) Barry E. Mukamal, in his capacity as liquidating trustee (the "Liquidating Trustee") of the Palm Beach Finance Partners Liquidating Trust and the Palm Beach Finance II Liquidating Trust (collectively, the "Liquidating Trusts"), (b) Douglas A. Kelley, in his capacity as Chapter 11 trustee of the administratively-consolidated debtors under In re Petters Company Inc., et al. (the "PCI Trustee"), and (c) Harvey William Sleck a/k/a Bill Sleck a/k/a Harvey Sleck a/k/a William Harvey Sleck and Sandra Sleck (collectively, the "Transferee") (the Liquidating Trustee, PCI Trustee, and the Transferee are at times individually referred to herein as a "Party" or collectively, the "Parties"). The terms of this Stipulation are as follows:

RECITALS

A. On November 30, 2009 ("*Petition Date*"), Palm Beach Finance Partners, L.P. and Palm Beach Finance II, L.P. (the "*Palm Beach Funds*") commenced Chapter 11 bankruptcy cases by filing voluntary petitions for relief under Chapter 11 of the Bankruptcy Code in the United States Bankruptcy Court for the Southern District of Florida (the "*Florida Bankruptcy Court*"), Bky. Nos. 09-36379 and 09-36396 respectively (the "*Florida Bankruptcy Cases*");

B. On October 21, 2010, the Florida Bankruptcy Court entered its Order Confirming Second Amended Plan of Liquidation [Bky. No. 09-36379, ECF No. 444], creating the Liquidating Trusts and appointing the Liquidating Trustee as liquidating trustee;

C. In an action commenced by the United States of America, by an Order entered on October 6, 2008 and as subsequently amended, the Honorable Ann D. Montgomery, United States District Judge for the District of Minnesota, appointed Douglas A. Kelley as Receiver (the *"Receiver"*) for, among others, Thomas J. Petters (*"Petters"*), Petters Company, Inc. (*"PCP"*),

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 12 of 33

Petters Group Worldwide, LLC ("*PGW*") and any affiliates, subsidiaries, divisions, successors, or assigns owned 100% or controlled by the foregoing. *United States v. Petters, et al.*, Case No. 0:08-cv-05348, ECF Nos. 12 and 127 (the "*Receivership Case*");

D. Pursuant to the authority granted to him under the Receivership Order, the Receiver filed petitions in the United States Bankruptcy Court for the District of Minnesota ("Minnesota Bankruptcy Court") commencing the Chapter 11 cases of PCI and PGW on October 11, 2008. Petitions commencing the voluntary Chapter 11 bankruptcy cases of PC Funding, LLC, Thousand Lakes, LLC, SPF Funding, LLC, PL Ltd., Inc., Edge One, LLC and MGC Finance, Inc. were filed on October 15, 2008. The petition commencing the Chapter 11 bankruptcy case of PAC Funding, LLC was filed on October 17, 2008. The petition commencing the Chapter 11 bankruptcy case of PAC Funding, LLC was filed on October 17, 2008. The petition commencing the Chapter 11 bankruptcy case of Palm Beach Finance Holdings, Inc. was filed on October 19, 2008. The above-referenced bankruptcy cases are being jointly administered under In re Petters Company, Inc., et al., Bky. Case No. 08-45257 (the "Minnesota Bankruptcy Cases" or "PCI/PGW Bankruptcy Estates");

E. On February 26, 2009, the Minnesota Bankruptcy Court approved the Office of the United States Trustee for the District of Minnesota's appointment of Douglas A. Kelley, as the PCI Trustee;

F. On November 29, 2011, the Liquidating Trustee commenced litigation against Frank E. Vennes, Jr. ("Vennes") and Metro Gem, Inc. ("Metro Gem") on behalf of the Liquidating Trusts. Mukamal v. Metro Gem, Inc. et al., Adv. No. 11-03041 (Bankr. S.D. Fla.). The Liquidating Trustee asserts claims arising in tort based on certain representations Vennes made to the Palm Beach Funds regarding their advances to Palm Beach Finance Holdings, Inc.

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 13 of 33

and also for fraudulent transfers to recover certain investment transfers Vennes and Metro Gem received from the Palm Beach Funds as investors in the Palm Beach Funds;

G. In November of 2011, the Liquidating Trustee, on behalf of the Liquidating Trusts, commenced two adversary proceedings (Adv. Case No. 11-02983-PGH and Adv. Case No. 11-03027-PGH) asserting several claims against the Transferee, including claims for the avoidance and recovery of fraudulent transfers and unjust enrichment (the "*Adversary*"), relating to funds the Transferee received from Frank Vennes and/or Metro Gem (the "*Transfers*");

H. On March 2, 2012, the PCI Trustee sent a letter to the Transferee indicating that he intends to pursue the Transferee for the recovery of the Transfers under 11 U.S.C. § 550 (the "Letter Demand"). The Adversary and the Letter Demand are collectively referred to herein as the "Trustees' Claims";

I. The Transferee expressly denies any liability arising from the Trustees' Claims;

J. Prior to and following commencement of the Adversary and the communication of the Letter Demand, the Parties have engaged in discussions in an attempt to resolve any and all issues, including the Trustees' Claims;

K. To avoid the continued expense of litigating the Trustees' Claims and the related risk of an adverse outcome arising from the Adversary, as well as incurring costs and expenses associated therewith, among other reasons, the Parties have agreed to resolve the Trustees' Claims pursuant to the terms and conditions of this Stipulation;

L. On or about October 18, 2012, the Parties entered into a Stipulation of Settlement resolving the Trustees' Claims (the "Original Stipulation");

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 14 of 33

M. Thereafter, the Transferee's financial circumstances deteriorated significantly and unexpectedly, prompting the Transferee to request that the Trustees consider certain revisions to the terms of the Original Stipulation;

N. After a review of the Transferee's financials, the Trustees have determined that a revised settlement is not only appropriate, but in the best interests of their collective estates and liquidating trusts.

NOW, THEREFORE, it is stipulated, consented to, and agreed, by and among the Parties as follows:

1. No admission of liability. The Parties acknowledge that this Stipulation is a compromise and settlement of a controversy. No Party admits, and each expressly denies, any liability on its part.

2. Entire agreement. This Stipulation constitutes the entire agreement and understanding between the Parties with respect to the subject matter hereof, and there are no other stipulations, agreements, representations, or warranties other than those specifically set forth herein. All prior agreements and understandings between the Parties concerning the subject matter hereof, including the Original Stipulation, are superseded by the terms of this Stipulation.

3. Settlement Payment. In full and final settlement of the Trustees' Claims, the Transferee will pay (or cause to be paid) \$20,000.00(the "Settlement Payment") as follows:

A. on or before December 31, 2012, \$8,000.00 will be paid to the Liquidating Trustee and \$2,000.00 will be paid to the PCI Trustee; and

B. on or before December 31, 2013, \$10,000.00 will be paid to the PCI Trustee. Of the total Settlement Payment, \$8,000.00 will be paid to the Liquidating Trustee via (i) wire transfer pursuant to written instructions to be provided by the Liquidating Trustee or his counsel

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 15 of 33

or (ii) check made payable to "Barry E. Mukamal, Liquidating Trustee" and delivered to Jonathan S. Feldman, Esq., Meland Russin & Budwick, P.A., 200 South Biscayne Blvd., Suite 3200, Miami, Florida 33131. Of the total Settlement Payment, \$12,000.00 will be paid to the PCI Trustee on behalf of the PCI bankruptcy estate via (i) wire transfer pursuant to written instructions to be provided by the PCI Trustee or his counsel or (ii) check made payable to "Douglas A. Kelley, Trustee" and delivered to Josiah Lamb, Esq., Kelley, Wolter & Scott, P.A., 431 South Seventh Street, Suite 2530, Minneapolis, MN 55415. The Liquidating Trustee and the PCI Trustee will hold their respective portions of the Settlement Payment pending approval of this Stipulation by the Florida Bankruptcy Court and the Minnesota Bankruptcy Court.

4. No entitlement to distribution. The Transferee agrees that he, she, or it will not be entitled to any monetary distribution whatsoever, directly or indirectly, from the Liquidating Trusts, the Palm Beach Funds, or the PCI/PGW Bankruptcy Estates. To the extent that the Transferee was scheduled (i) by the Palm Beach Funds in the Florida Bankruptcy Cases, or (ii) by PCI, PGW or any of the related administratively-consolidated debtors in the Minnesota Bankruptcy Cases, as having a claim or has filed any proof of claim or proof of interest in the Palm Beach Funds bankruptcy cases or the Minnesota Bankruptcy Cases, the Transferee agrees such claims or interests are deemed withdrawn in their entirety and will be stricken or otherwise disallowed.

5. General releases between the Parties.

A. For purposes of this Stipulation, the term "*Claims*" means any obligations, claims (including those arising under section 502(h) of the Bankruptcy Code), causes of action, or demands of any type that a party may presently have, may have or have had in the past, upon or by reason of any matter, cause or thing whatsoever, including without

limitation any and all obligations, claims, causes of actions, and demands of any kind whatsoever, at law or in equity, indirect, derivative, or direct, known or unknown, discovered or undiscovered, including, but not limited to, the Trustees' Claims and any and all claims arising out of any eventual conviction of Frank Vennes and/or subsequent actions of Gary Hansen, in his capacity as Liquidating Trustee for Metro Gem and Vennes, or his successors and permitted assigns.

B. Upon approval of this Stipulation by orders of the Florida Bankruptcy Court and Minnesota Bankruptcy Court and payment of the Settlement Payment, the Liquidating Trustee, on behalf of the Liquidating Trusts and the Palm Beach Funds, and the PCI Trustee, on behalf of the PCI/PGW Bankruptcy Estates, each waives and releases, now and forever, the Transferee from any and all Claims that the Liquidating Trustee, the Liquidating Trusts, the Palm Beach Funds, the PCI Trustee, or the PCI/PGW Bankruptcy Estates may have against the Transferee and/or his children, Jessica Tobin, Tyson Sleck, Nathan Sleck, Matthew Sleck and H. William Sleck, Revocable Intervivos Trust Agreement, dated 01/17/2011, as amended (the "*Released Parties*"); provided that nothing herein will be deemed to release, waive, or otherwise limit any rights or obligations arising out of this Stipulation.

C. Upon approval of this Stipulation by final order of the Florida Bankruptcy Court and Minnesota Bankruptcy Court and payment of the Settlement Payment, the Released Parties waive and release, now and forever, the Liquidating Trustee, the Liquidating Trusts, the Palm Beach Funds, the PCI Trustee, and the PCI/PGW Bankruptcy Estates from any and all Claims that the Released Parties may have against the Liquidating Trustee, the Liquidating Trusts, the Palm Beach Funds, the PCI Trustee, and the

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 17 of 33

PCI/PGW Bankruptcy Estates; provided that this provision does not release, waive, or otherwise limit any rights or obligations arising out of this Stipulation.

6. **Dismissal of Adversary.** Upon entry of final, non-appealable orders by the Florida Bankruptcy Court and the Minnesota Bankruptcy Court approving this Stipulation, the Liquidating Trustee, on behalf of the Liquidating Trusts, agrees to seek dismissal of the Adversary.

7. **Representations of the Transferee.** The individuals executing this Stipulation on behalf of the Transferee represent and warrant that he or she has the authority to execute this Stipulation on behalf of the applicable Party and bind them to its terms. Such individuals further represent and warrant on behalf of the Transferee that the Transferee received an aggregate amount of approximately \$93,831.00 in total net profits from Vennes and/or one of his related entities, including Metro Gem, as per attached Schedule A (Metro Gem Investor Summary – Bill Sleck) and attached Schedule B (Metro Gem Investor Summary – Harvey Sleck).

8. Representations of the Liquidating Trustee and the PCI Trustee. The Liquidating Trustee and the PCI Trustee signing below each represents and warrants that (i) he has the authority to execute this Stipulation on behalf of the Liquidating Trusts and the PCI/PGW Bankruptcy Estates, respectively, and bind them to its terms, and (ii) such Trustees are the sole owners of the Trustees' Claims being settled herein and are not aware of any other or further claims to the monies which are the subject of the Trustees' Claims.

9. **Review/No Duress.** Each of the Parties acknowledges that he, she, or it has read all of the terms of this Stipulation, has had an opportunity to consult with counsel of his, her, or its own choosing or knowingly and voluntarily waived such opportunity, and enters into those terms voluntarily and without duress.

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 18 of 33

10. Amendments, Waiver. This Stipulation may not be terminated, amended, or modified in any way except in a writing signed by all the Parties. No waiver of any provision of this Stipulation shall be deemed to constitute a waiver of any other provision hereof, whether or not similar, nor shall such waiver constitute a continuing waiver.

11. Assignability. No Party hereto may assign its rights under this Stipulation without the prior written consent of each of the other Parties hereto.

12. Successors Bound. This Stipulation shall be binding upon and inure to the benefit of each of the Parties and their successors and permitted assigns, including any subsequently-appointed Chapter 7 trustee in the Minnesota Bankruptcy Cases or trustee of the Liquidating Trusts.

13. No Third-Party Beneficiary. The Parties do not intend to confer any benefit by or under this Stipulation upon any person or entity other than the Parties hereto and their respective successors and permitted assigns.

14. Attorneys' fees and costs. Each Party shall bear its own attorneys' fees and costs in connection with the negotiation of this Stipulation and motions and orders as may be necessary to obtain the approval of this Stipulation by the Florida Bankruptcy Court or Minnesota Bankruptcy Court, and each Party shall bear any mediation fees incurred in accordance with the Mediation Procedures Order entered in the Adversary; <u>provided that</u> in the event of any litigation between the Parties under this Stipulation or arising as a result of a default under this Stipulation, the prevailing Party shall be entitled to recover reasonable attorneys' fees and costs related thereto, including, but not limited to, those incurred at all trial and appellate levels.

15. Effective date. This Stipulation shall be effective upon execution by all of the Parties hereto, subject only to approval of this Stipulation by final, non-appealable orders of the Minnesota Bankruptcy Court and the Florida Bankruptcy Court and payment of the Settlement Payment. Upon it becoming effective, this Stipulation shall be binding on all of the Parties' successors or assigns.

16. No effect. If either of the Florida Bankruptcy Court or the Minnesota Bankruptcy Court do not approve this Stipulation, then the Stipulation shall be of no further force or effect, the Parties shall be restored to their rights as they existed prior to the execution of this Stipulation, and the Settlement Payment shall be returned to the Transferee by the Liquidating Trustee and the PCI Trustee in the amounts stated in Paragraph 3, respectively. Notwithstanding the foregoing, if either of the Florida Bankruptcy Court or the Minnesota Bankruptcy Court do not approve this Stipulation because any of the Parties has failed to provide the Florida Bankruptcy Court or Minnesota Bankruptcy Court with adequate information to rule on the merits of the Stipulation, the Parties will use their best efforts to seek reconsideration of any order declining to approve the Stipulation, or to file an amended motion to approve the Stipulation.

17. **Controlling law.** This Stipulation shall in all respects be construed in accordance with the laws of the State of Florida applicable to contracts made and to be performed wholly within the State of Florida and by federal law to the extent the same has preempted the laws of the State of Florida.

18. **Counterparts.** This Stipulation may be executed in any number of counterparts and by different parties hereto in separate counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 20 of 33

Stipulation. Delivery of an executed counterpart of a signature page to this Stipulation by facsimile shall be effective as delivery of a manually executed counterpart of this Stipulation.

19. **Construction.** This Stipulation shall be deemed to have been jointly drafted by the Parties, and in construing and interpreting this Stipulation, no provision shall be construed and interpreted for or against any of the Parties because such provision or any other provision of the Stipulation as a whole is purportedly prepared or requested by such Party.

20. Jurisdiction. Jurisdiction to enforce the terms of this Stipulation shall rest exclusively with the Florida Bankruptcy Court or the Minnesota Bankruptcy Court and the Parties agree to bring any controversy arising under this Stipulation only in either the Minnesota Bankruptcy Court or the Florida Bankruptcy Court.

STIPULATED AND AGREED TO BY:

Date:

Barry E. Mukamal, Liquidating Trustee

Douglas A. Kelley, PCI/PGW Trustee

Date:

1mg vey William Sleck

Date: 1/14/12Date: 11/14/12

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 21 of 33

Stipulation. Delivery of an executed counterpart of a signature page to this Stipulation by facsimile shall be effective as delivery of a manually executed counterpart of this Stipulation.

Construction. This Stipulation shall be deemed to have been jointly drafted by 19. the Parties, and in construing and interpreting this Stipulation, no provision shall be construed and interpreted for or against any of the Parties because such provision or any other provision of the Stipulation as a whole is purportedly prepared or requested by such Party.

Jurisdiction. Jurisdiction to enforce the terms of this Stipulation shall rest 20. exclusively with the Florida Bankruptcy Court or the Minnesota Bankruptcy Court and the Parties agree to bring any controversy arising under this Stipulation only in either the Minnesota Bankruptcy Court or the Florida Bankruptcy Court.

STIPULATED AND AGREED TO BY:

Barry E. Mukamal, Liquidating Trustee

Douglas A. Kelley, PCI/PGW

Mary

William Sleck

Sandra Sleck

Date:

Date: $\frac{11}{15}\frac{12}{12}$ Date: $\frac{11}{14}\frac{14}{12}$

{Firm Clients/MOEM/MOEM-46/01186879.DOCX.} DOCS-#3719903-v4

PCI/PGW and Palm Beach Bankruptcy Cases
Metro Gem Investor Summary
Bill Sleck

•

		B	ill Sleck			
Date	Cheek #	Name	1	Deposit		iyment
12/18/200		DENNISIE	ck S	150,000	00*-2	Marselle S
12/20/2001		Bill Sle				
12/31/2001	onter a sta	Bill Sle		62,100		TO MOLAN !!!
1/3/2002		Bill Sle		19,000		
1/14/2002	$\mathbf{b}_{1} \in \{1, c\}$	Bill Sie	sk S	65,000	.00	國語之間的
1/24/2002	and the second data and the se	Bill Sle	ck		\$	6,106.00
1/26/2002		Bill Sle	5 k - \$	28,000		
1/29/2002		Bill Slee		21,550		
2/20/2002		Bill Sle		-21,000		
2/24/2002		Bill Slee			\$	8,951.00
2/26/2002		BillSle	k • • • • • \$	29,500	.00	CHANNES -
3/27/2002		Bill Slee		*****	\$	10,315.00
4/27/2002				148.000	The S	10,488.00/
5/28/2002		Bill Slee			\$	10,488.00
6/2/8/2002		SBIII SIC	k .	1.1.1.1.1.1.1	\$.	10,488.00
7/29/2002		Bill Slee			\$	7,876.00
8/29/2002	14448	BillSie	ker das i		S	7,690.00
9/10/2002		Bill Slee		13,000		
9/29/2002	14581	Bill Slee	k		Sec. \$2.	7,825.00
10/30/2002		Bill Slee			\$	11,928.00
11/30/2002	14847	Bill Slee	k	\$\$\ \$	\$	17,928:00
12/11/2002		Bill Slee	and the second se		\$	17,220.00
12/12/2002	28. a.s. 1993	Bill Slee	<u>k</u> \$	17,220	00	
12/31/2002	14976	Bill Slee	k		\$	7,928.00
//31/2003	15101	Bill Sloc	k (* 140)		11-1- S	7,928.00
3/3/2003	5025	Bill Slec	k		\$	7,928.00
4/3/2003	5158 Mir.	Bill/Slec	k i se i	$\{1,\ldots,n\}$	<u> </u>	7,928.00
5/4/2003	5292	Bill Slec	k		\$	7,207.00
6/4/2003	15412	BillSlee	k of the set	ang ti san sa	S .	7,207.00
7/5/2003		Bill Slec	k		\$	7,207.00
8/5/2003	20132	Bill Slee	\mathbf{k}_{i}	8 (S. 8	5	7,207.00
9/5/2003		Bill Slec			\$	7,112.00
9/12/2003		BilliSlee	k 5	17,856	00/1/+0	Alter State
9/12/2003		Bill Slec			\$	17,856.00
9/15/2003	witten pro	Bill Slee	k 👘 💲	17,586.	00 🖓	S.C. Waller
9/15/2003		Bill Slec			\$	17,586.00
10/6/2003	20403	Bill Slee	的 方法警察	M_{1}	\$	6,487,00,
11/6/2003		Bill Sleck			\$	6,487.00
12/7/2003		BilliSlee	6 250777		· · · S	6,487.00
1/7/2004		Bill Sleck			\$	6,487.00
2/7/2004	21007	BilliSlect				6,237:00
3/9/2004		Bill Sleel			\$	2,745.00
4/5/2004	21289	BillSleel	ويتبارك والتكريب والمتكافيات			76,920.00
			\$ 4	185,112.	00 \$ 5	32,247.00

Net Profit \$ 47,135.00

EXHIBIT A

PCI/PGW and Palm Beach Bankruptcy Cases Metro Gem Investor Summary Harvey Sleck IRA

Date	Cheek #	Name	De	posit	P	ayment
43/14//200	2	Bill Sleck IRA	\$	91,000.00	shisi Carey	
4/5/200	4 21269	Bill Sleck IRA			\$	137,696.00
		****	\$	91,000.00	\$	137,696.00
		•	Net	Profit	\$	46,696.00

EXHIBIT B

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA WEST PALM BEACH DIVISION www.flsb.uscourts.gov

In re:

CHAPTER 11

PALM BEACH FINANCE PARTNERS, L.P., PALM BEACH FINANCE II, L.P., Case No. 09-36379-PGH Case No. 09-36396-PGH (Jointly Administered)

Debtors.

ORDER GRANTING LIQUIDATING TRUSTEE'S AMENDED MOTION FOR APPROVAL OF SETTLEMENT WITH HARVEY WILLIAM SLECK AND SANDRA SLECK AND PAYMENT OF CONTINGENCY FEE [ECF NO.

THIS CAUSE came before the Court upon the Liquidating Trustee's Amended Motion for Approval of Settlement with Harvey William Sleck and Sandra Sleck and Payment of Contingency Fee [ECF No. ____] (the "*Amended Motion*").¹ The Court, having reviewed the Amended Motion and noting that a Certificate of No Response and Request for Entry of Order has been filed, finds that the notice of the proposed compromise and settlement is sufficient to

1

¹ All capitalized terms not defined in this Order shall have the meaning ascribed to such term as set forth in the Amended Motion.

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 25 of 33

comply with Bankruptcy Rules 9019 and 2002(a)(3), Local Rule 9013-1(D) and any other applicable notice requirement, and accordingly, it is:

ORDERED as follows:

1. The Amended Motion is **GRANTED**.

2. The Amended Stipulation is **APPROVED**.

3. Transferee shall pay (or cause to be paid)) \$20,000.00 (the "Settlement") as follows:

- a) on or before December 31, 2012, \$8,000 will be paid to the Liquidating
 Trustee and \$2,000.00 will be paid to the PCI Trustee; and
- b) on or before December 31, 2013, \$10,000.00 will be paid to the PCI Trustee.

Of the total Settlement Payment, \$8,000.00 will be paid to the Liquidating Trustee and \$21,000.00 will be paid to the PCI Trustee. The Liquidating Trustee's portion of the Settlement Payment (\$12,000.00) may be made via (i) wire transfer pursuant to written instructions to be provided by the Liquidating Trustee or his counsel or (ii) check made payable to "Barry E. Mukamal, Liquidating Trustee" and delivered to Jessica L. Wasserstrom, Esq., Meland Russin & Budwick, P.A., 200 South Biscayne Blvd., Suite 3200, Miami, Florida 33131.

4. The Liquidating Trustee's portion of the Settlement Payment (\$8,000.00) will be allocated and apportioned among the Liquidating Trusts as follows: 18% to the Palm Beach Finance Partners Liquidating Trust and 82% to the Palm Beach Finance II Liquidating Trust (the "*Pro Rata Allocation Formula*"), and the wire transfers and/or checks referenced in paragraph 3 above as the mechanism for the Settlement Payment shall be made in the amounts in accordance with this allocation.

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 26 of 33

5. The Liquidating Trustee's portion of the Settlement Payment (\$8,000.00) will be held in the trust account of counsel for the Liquidating Trustee pending approval of the Amended Stipulation by the Minnesota Bankruptcy Court.

6. MRB's Contingency Fee in the amount of \$800.00 is approved. The Liquidating Trustee is authorized and directed to make payment of the Contingency Fee without the need of further Court Order, in accordance with the Pro Rata Allocation Formula, promptly upon receipt of the Settlement Payment.

7. To the extent that the Transferee has any scheduled claim or proof of interest or has filed a proof of claim or proof of interest in the Debtors' chapter 11 cases, such claim or interest is deemed disallowed in its entirety.

8. The Court retains jurisdiction to enforce the terms of the Amended Stipulation.

###

Submitted By:

<u>s/ Jessica L. Wasserstrom</u> Jessica L. Wasserstrom, Esquire Florida Bar No. 985820 <u>jwasserstrom@melandrussin.com</u> MELAND RUSSIN & BUDWICK, P.A. 3200 Southeast Financial Center 200 South Biscayne Boulevard Miami, Florida 33131 Telephone: (305) 358-6363 Telecopy: (305) 358-1221 Attorneys for the Liquidating Trustee

Copies Furnished To:

Jessica L. Wasserstrom, Esquire, is directed to serve copies of this Order on all parties in interest and to file a Certificate of Service.

Page 1 of 1

Mailing Information for Case 09-36379-PGH

Electronic Mail Notice List

The following is the list of parties who are currently on the list to receive email notice/service for this case.

- Geoffrey S. Aaronson gaaronson@aspalaw.com, tdmckeown@mckeownpa.com;sbeiley@aspalaw.com
- Melissa Alagna mma@segallgordich.com, jxp@segallgordich.com
- Keith T Appleby kappleby@fowlerwhite.com, deborah.lester@fowlerwhite.com
- Paul A Avron pavron@bergersingerman.com, efile@bergersingerman.com
- Marc P Barmat ndixon@furrcohen.com, mbarmat@furrcohen.com
- Steven M Berman sberman@slk-law.com, bgoodall@slk-law.com
- Mark D. Bloom bloomm@gtlaw.com, MiaLitDock@gtlaw.com;miaecfbky@gtlaw.com
- Noel R Boeke noel.boeke@hklaw.com, brooke.tanner@hklaw.com Michael S Budwick mbudwick@melandrussin.com, ltannenbaum@melandrussin.com;mrbnefs@yahoo.com
- dcampbell@campbelllawfirm.net, gschmied@campbelllawfirm.net;lartigas@campbelllawfirm.net Dennis M. Campbell
- Francis L. Carter flc@katzbarron.com, lcf@katzbarron.com
- Franck D Chantayan fchantayan@carltonfields.com, kdemar@carltonfields.com; wpbecf@cfdom.net
- Daniel DeSouza ddesouza@becker-poliakoff.com, culpiz@becker-poliakoff.com John R. Dodd doddj@gtlaw.com, miaecfbky@gtlaw.com,mialitdock@gtlaw.com
- Heidi A Feinman Heidi.A.Feinman@usdoj.gov
- Jonathan S. Feldman jfeldman@melandrussin.com, ltannenbaum@melandrussin.com;mrbnefs@yahoo.com G Steven Fender efileu1113@gmlaw.com, efileu1094@gmlaw.com;efileu1092@gmlaw.com David S Foster david.foster@lw.com, chefiling@lw.com Robert G Fracasso Jr rfracasso@shutts.com

- Robert C Furr bnasralla@furrcohen.com
- Solomon B Genet sgenet@melandrussin.com, ltannenbaum@melandrussin.com,mrbnefs@yahoo.com
- John H Genovese jgenovese@gjb-law.com, hburke@gjb-law.com;gjbecf@gjb-law.com
- Michael I Goldberg michael.goldberg@akerman.com, charlene.cerda@akerman.com Lawrence Gordich LAG@segallgordich.com, jxp@segallgordich.com;mma@segallgordich.com
- Scott M. Grossman grossmansm@gtlaw.com,
- postiyr@gtlaw.com;postiyr@gtlaw.com;MiaLitDock@gtlaw.com;FTLLitDock@GTLaw.com;miaecfbky@gtlaw.com
- Jennifer Hayes jhayes@foley.com
- Mark D. Hildreth mhildreth@slk-law.com, dcooper@slk-law.com Kenneth M Jones kjones@moodyjones.com
- Michael A Kaufman michael@mkaufmanpa.com,
- diamondmk@aol.com;kaufmanesq@gmail.com;ngreenberg@mkaufmanpa.com;tpatykula@mkaufmanpa.com
- Stephen J Kolski Jr stevekolski@catlin-saxon.com
- Harris J. Koroglu hkoroglu@shutts.com, jgoodwin@shuttscom
- James A Lodoen jlodoen@lindquist.com
- Joshua A Marcus jmarcus@melandrussin.com, ltannenbaum@melandrussin.com,mrbnefs@yahoo.com
- Paul J McMahon pjm@pjmlawmiami.com
 Barry E Mukamal bankruptcy@marcumllp.com, FL64@ecfcbis.com
- David J Myers myers@fsblegal.com
- Office of the US Trustee USTPRegion21.MM.ECF@usdoj.gov
- Paul L. Orshan paul@orshanpa.com, maria@orshanpa.com;estone@orshanpa.com
- Leslie S. Osborne rappaport@kennthrappapotlawoffice.com John E Page jpage@sfl-pa.com, scusack@sfl-pa.com;lrosetto@sfl-pa.com
- Chad S Paiva chad.paiva@gmlaw.com, katrina.bankert@gmlaw.com
- Kristopher E Pearson kpearson@stearnsweaver.com, mmasvidal@stearnsweaver.com;rross@stearnsweaver.com;mmesones-
- mori@stearnsweaver.com;dillworthcdp@ecf.epiqsystems.com;jmartinez@stearnsweaver.com;sanderson@stearnsweaver.com;cgraver@stearnsweaver.com Chad P Pugatch cpugatch.ecf@rprslaw.com
- Cristopher S Rapp csrapp@jones-foster.com
 Patricia A Redmond predmond@stearnsweaver.com, jrivera@stearnsweaver.com;rross@stearnsweaver.com;mmesones-
- mori@stearnsweaver.com;dillworthcdp@ecf.epiqsystems.com;sanderson@stearnsweaver.com;nlevine@akingump.com
- Jason S Rigoli jrigoli@furcohen.com, ndixon@furr@hen.com
- Kenneth B Robinson krobinson.ecf@rprslaw.com
- Joseph Rodowicz bankruptcy@rodowiczlaw.com, rodowiczlaw@gmail.com
- Robin J. Rubens rjr@lkllaw.com, cag@lkllaw.com
- Franklin H Sato franklin.sato@bromagenlaw.com, alazaro@wickersmith.com
- Franklin H Sato fsato@wickersmith.com, alazaro@wickersmith.com
- Bradley M Saxton bsaxton@whww.com, scolgan@whww.com;rweinman@whww.com;breece@whww.com
- Michael L Schuster mschuster@gjb-law.com, gjbecf@gjb-law.com
- Michael D. Seese mseese@hinshawlaw.com, sseward@hinshawlaw.com,lportuondo@hinshawlaw.com Steven E Seward sseward@hinshawlaw.com, lportuondo@hinshawlaw.com
- Bradley S Shraiberg bshraiberg@sfl-pa.com, dwoodall@sfl-pa.com;vchapkin@sfl-pa.com;lrosetto@sfl-pa.com;scusack@sfl-pa.com;blee@sfl-pa.com
- Paul Steven Singerman singerman@bergersingerman.com, mdiaz@bergersingerman.com,efile@bergersingerman.com
- James S Telepman jst@fcohenlaw.com
- Charles W Throckmorton cwt@kttlaw.com, lf@kttlaw.com;ycc@kttlaw.com
- Trustee Services Inc 2 court@trusteeservices.biz, sandirose.magder@gmail.com
- Skipper J Vine jonathan.vine@csklegal.com
- Jessica L Wasserstrom jwasserstrom@melandrussin.com, ltannenbaum@melandrussin.com;mrbnefs@yahoo.com
- Morris D. Weiss morrisw@hts-law.com, sherris@hts-law.com;annmariej@hts-law.com
 George L. Zinkler gzinkler.ecf@rprslaw.com

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 28 of 33

Palm Beach Diversified Income, LLP c/o David & Michelle M. Harrold 963 Evergreen Drive Delray Beach, FL 33483

> Amy Davenport PO Box 3511 Midland, TX 79702

ARIS Capital Management 152 W 57 St, 19th Fl New York, NY 10019

> BTA Oil Producers 104 S Pecos St Midland, TX 79701

> Spencer Beal 104 S Pecos St Midland, TX 79701

> Kelly Beal 104 S Pecos St Midland, TX 79701

Leslie Schneider c/o JamiScott 15 W 53rd St., #24-B New York, NY 10019

Beacon Partners, Ltd 3030 McKinney Ave, #305 Dallas, TX 75204

Centermark Asset Management 21320 Baltic Dr Cornelius, NC 28031

> MIO Partners Inc c/o Robin E. Keller, Esq. Hogan Lovells US LLP 875 Third Avenue New York, NY 10022

West Capital Management 1818 Market St, #3323 Philadelphia, PA 19103

> Robert Davenport 3 Greenwich Dr Midland, TX 79705

ARIS Multi-Strategy Fund, LP Aris Capital Management 152 W 57 St 19 Fl New York, NY 10019

> Lynda Beal 104 S Pecos St Midland, TX 79701

> Barry Beal 104 S Pecos St Midland, TX 79701

BayRoc Associates c/o JamiScott 15 W 53rd St. #24-B New York, NY 10019

Scott Schneider c/o JamiScott 15 W 53rd St, #24-B New York, NY 10019

Blackpool Partners, LP 701 Harger Rd, #190 Oak Brook, IL 60523

Claude Lestage 4893 N Kay Palm Beach Gardens, FL 33418

McKinsey Master Retirement Trust c/o Robin Keller, Esq. Hogan Lovells US LLP 875 Third Avenue New York, NY 10022 Albert Liguori 16590 Crownsbury Way, #201 Ft. Myers, FL 33908

> Robert Davenport, Jr. 104 S. Pecos Street Midland, TX 79701

Armadillo Fund 40 Random Farms Cir Chappaqua, NY 10514

Nancy Beal 104 S Pecos St Midland, TX 79701

Keleen Beal 104 S Pecos St Midland, TX 79701

JamiScott LLC 15 W 53rd St #24-B New York, NY 10019

Leonard & Lillian Schneider c/o JamiScott LLC 15 West 53rd St #24-B New York NY 10019

Blackpool Absolute Return Fund, LLC c/o John E. Page, Esquire Shraiberg Ferrara & Landau, PA 2385 NW Executive Ctr Dr #300 Boca Raton, FL 33431

Attn: Andrew N. Friedman, Esq. Cohen Milstein Sellers & Toll, PLLC 1100 New York Avenue, N.W. Suite 500, West Tower Washington, D.C. 20005

Special Situations Investment Fund, L.P. c/o Robin Keller, Esq. Hogan Lovells US LLP 875 Third Avenue New York, NY 10022

EXHIBIT 4

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 29 of 33

Deer Island, LP 4 Nason Hill Lane Sherborn, MA 01770

Douglas A. Kelley, Chapter 11 Trustee Attn: Terrence J. Fleming, Esq. 4200 IDS Center 80 South Eighth Street Minneapolis, MN 55402

Freestone Entities c/o Mr. Justin Young 1918 Eighth Avenue, Suite 3400 Seattle, WA 98101

Edward J. Estrada, Esquire Christopher A. Lynch, Esquire Reed Smith LLP 599 Lexington Avenue, 22nd Floor New York, NY 10022

Golden Sun Multi-Manager Fund, LP Golden Sun Capital Management Attn: Solomon Halpern 885 Arapahoe Avenue Boulder, CO 80302

Attn: Mitchell Herr Holland & Knight, LLP 701 Brickell Ave, Suite 3000 Miami, FL 33131

> Janette Bancroft 9052 SW 103 Ave Ocala, FL 34481

Judith Goldsmith 3 Water Ln Manhasset, NY 11030

Kenneth A. Ralston c/o John E. Page, Esquire Shraiberg Ferrara & Landau, PA 2385 NW Executive Ctr Dr #300 Boca Raton, FL 33431

> M. Lee Toothman 216 Barbados Dr Jupiter, FL 33458

Dennis Dobrinich 3860 Dogwood Ave Palm Beach Gardens, FL 33410

Father's Heart Family Foundation Inc. 8292 Nashua Dr Palm Beach Garden, FL 33418

Fulbright & Jaworski 2100 IDS Center 80 South Eighth Street Minneapolis, MN 55402-2112

> George & Nancy Slain 59-1089 Maluhi Pl Kamuela, HI 96743

Guy M. Hohmann, Esq. and Mesrrs. Taube, Weiss and Taylor Hohmann, Taube & Summers, L.L.P 100 Congress Ave, 18th Floor Austin, TX 78701

> Integrity Partners c/o Scott Walchek 1499 Danville Blvd, #202 Alamo, CA 94507

Janet Bonebrake 7169 150th Ct N Palm Beach Gardens, FL 33418

K&K Capital Management, Inc. 3545 Lake St, #201 Wilmette, IL 60091

LAB Investments Fund, LP 1875 S Grant St, #600 San Mateo, CA 94402

MB Investments, LLC 180 N Wacker Drive, Lower 1 Chicago, IL 60606 Douglas A. Kelley, Chapter 11 Trustee Attn: James A. Rubenstein, Esq. 4800 Wells Fargo Center 90 South Seventh Street Minneapolis, MN 55402

> Frank Carruth 5407 S Flagler Dr West Palm Beach, FL 33405

Geoffrey Varga and Neil Morris Joint Liquidators of Palm Beach Offshore/ c/o Mark W. Eckard, Esq. 1201 N. Market Street, Suite 1500 Wilmington, DE 19801

Golden Gate VP Absolute Return Fund, LP c/o Michael J. Cordone, Esq. Stradley Ronon Stevens & Young, LLP 2600 One Commerce Square Philadelphia, PA 19103

> Harvest Investments LP Red Bird Farm 4 Nason Hill Rd Sherborn, MA 01770

James Corydon 6650 N Tower Circle Dr Lincolnwood, IL 60712

John Daniel 225 Wellington Ln Cape Girardeau, MO 63701

Kaufman Rossin & Co. 2699 S Bayshore Dr Miami, FL 33133

Laulima Partners, LP c/o Smithfield Trust Co. Attn:Robert Kopf Jr. 20 Stanwix St, #650 Pittsburgh, PA 15222

Marder Investment Advisors Corp. 8033 Sunset Blvd, #830 Los Angeles, CA 90046

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 30 of 33

Mark Prevost 2372 Hidden Ridge Ln Jasper, AL 35504

Nancy Dobrinich 3860 Dogwood Ave Palm Beach Gardens, FL 33410

Palm Beach Finance Holdings, Inc. c/o Lindquist & Vennum, PLLP 80 South Eighth Street, Ste 4200 Minneapolis, MN 55402

Quantum Family Office Group, LLC 1500 San Remo Avenue, Suite 210 Coral Gables, FL 33146

> Randall Linkous 1174 SW 27 Ave Boynton Beach, FL 33426

Ronald R. Peterson c/o Lazar P. Raynal, Esquire McDermott Will & Emery 227 West Monroe Street Chicago, Illinois 60606-5096

Sage Capital Resources 3006 Julia St W, Unit A Tampa, FL 33629

Select Access Management 15 Valley Dr Greenwich, CT 06831

Sterling Management Inc. 160 White Oaks Ln Vadnais Heights, MN 55127

Strategic Stable Return Fund II, LP 4514 Cole Ave, #1000 Dallas, TX 75205 Martin Casdagli 554 E Coronado Rd Santa Fe, NM 87505

Nancy Hollingsworth 7107 Arrowood Rd Bethesda, MD 20187

Pemco Partners, LP 8 Lyman St, #204 Westborough, MA 01581

> Raymond Feldman 4644 Balboa Ave Encino, CA 91316

> Ron Priestley 5565 N Espina Rd Tuscon, AZ 85718

SALI Fund Services, LLC 6836 Austin Center Street, Suite 320 Austin, TX 78731

> Sandra Linkous 1174 SW 27 Ave Boynton Beach, FL 33426

Sims Moss Kline & Davis, LLP Three Ravinia Drive Suite 1700 Atlanta, GA 30346

> Steve Bakaysa 36 Frantzen Ter Cheektowaga, NY 14227

Table Mountain Capital, LLC 850 Quince Ave Boulder, CO 80304 Maxine Adler c/o US Trust/Bank of America and Patrici 150 E. Palmetto Park Road, Suite 200 Boca Raton, FL 33432

> NetWide Capital LLC P.O. Box 957 Boulder, CO 80306

Petters Company, Inc. c/o Lindquist & Vennum, PLLP 80 South Eighth Street, Ste 4200 Minneapolis, MN 55402

Raymond G. Feldman Family Ventures, LP c/o John E. Page, Esquire Shraiberg Ferrara & Landau, PA 2385 NW Executive Ctr Dr #300 Boca Raton, FL 33431

> Ronald R. Peterson Jenner & Block LLP 353 North Clark St. Chicago, IL 60654

SSR Capital Partners, LP 4514 Cole Ave, #1000 Dallas, TX 75205

Second City Alternatives 801 Park Ave Wilmette, IL 60091

Spring Investor Services Inc. Red Bird Farm 4 Nason Hill Lane Sherborn, MA 01770

Strategic Stable Return Fund (ID), LP 4514 Cole Ave, #1000 Dallas, TX 75205

> Ted Goldsmith 3 Water Ln Manhasset, NY 11030

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 31 of 33

Tradex Global Advisors 35 Mason St, 4th Fl Greenwich, CT 06830

VAS Partners, LLC Attn: Vincent P Allegra 4401 W Roosevelt Rd Hillside, IL 60162

Wilbur Hobgood 2189 Radnor Ct North Palm Beach, FL 33408

Joel Barnett Barnett Capital Ltd. 450 Skokie Blvd., # 604 Northbrook, IL 60062

Santa Barbara Investment Capital 2220 Santiago Rd Santa Barbara, CA 93103

Debevoise & Plimpton LLP Attn: Edwin G. Schallert, Esquire 919 Third Avenue New York, NY 10022

Lewis B. Freeman & Partners, Inc. c/o Kenneth A. Welt, Receiver 1776 North Pine Island Road, Suite 102 Plantation, FL 33322

Sarah Stroebel, Snr Corp Counsel U.S. Bank National Association 800 Nicollet Mall Minneapolis, MN 55402-4140

Prateek Mehrotra, CFA, CAIA Sumnicht & Associates W6240 Communication Ct, #1 Appleton, WI 54914-8549

Internal Revenue Service PO Box 7346 Philadelphia, PA 19101-7346 Tradex Global Master Fund c/o Andrew N. Friedman, Esquire 1100 New York Avenue, N.W. Suite 500, West Tower Washington, DC 20005

> Valur Egilsson 11966 Tuliptree Ln Huntley, IL 60142

Gonzalo R Dorta 334 Minorca Ave Miami, FL 33134

Guardian Capital, LLC 3225 Aviation Avenue # 601 Miami, FL 33133

Investment Law Group of Gillett, Mottern & Walker, LLP 1230 Peachtree Street, N.E., Suite 2445 Atlanta, Georgia 30309 Attn: Bob Mottern / Sky Bell

Bruce Prevost 8292 Nashua Dr Palm Beach Gardens, FL 33418

Lionheart Insurance Fund Series Interests of the SALI Multi-Fund Series Fund, LP 6836 Austin Center Blvd. Ste 320 Austin, TX 78731

> Genesis Capital Attn: Michael Dubinski 7191 Wagner Way NW Gig Harbor, WA 98335

Ron Robertson, President Strategic Capital Group 7191 Wagner Way NW, Suite 302 Gig Harbor, WA 98335

John Docherty United States Attorney's Office 316 North Robert Street, Suite 404 Saint Paul, MN 55101 Umbach Financial Group, LLC 525 South Flagler Drive, #100 West Palm Beach, FL 33401

> Vincent Allegra 449 S Evergreen St Bensenville, IL 60106

Steven W Thomas 14 27 Ave Venice, CA 90291

Ocean Gate Capital Management, LP 5 Sewall Street Marblehead, MA 01945

> Pete L DeMahy, Esquire DeMahy Labrador et al. 150 Alhambra Circle Coral Gables, FL 33134

David Harrold 963 Evergreen Dr Delray Beach, FL 33483

U.S. Bank National Association c/o Richard G. Wilson, Esquire Maslon Edeman Borman & Brand, LLP 90 S. 7th Street, Suite 3300 Minneapolis, MN 55402-4140

> Robin J. Rubens, Esquire Levine Kellogg Lehman, et al., 201 South Biscayne Blvd. 22nd Floor, Miami Center Miami, FL 33131

Globefin US Advisors, LLC Attn: Andrew Hoffman 980 6th Avenue, 4th Floor New York, NY 10018

Andrew P. O'Brien, Esquire U.S. Securities and Exchange Commission Chicago Regional Office 175 West Jackson Blvd., Suite 900 Chicago, IL 60604

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 32 of 33

Sean O'D. Bosack 780 N. Water Street Milwaukee, WI 53202

Daniel N. Rosen, Esquire Parker Rose, LLC 300 First Avenue North, Suite 200 Minneapolis, MN 55401

Palm Beach Offshore II, Ltd. Admiral Financial Center, 5th Floor 90 Fort Street, PO Box 32021 Grand Cayman KY-1208 Cayman Islands

Lane E. Roesch White & Case, LLP 200 S. Biscayne Blvd., Suite 4900 Miami, FL 33131

Andy Hall Soffer Charbonnet LLP 7300 France Avenue South, Suite 210 Minneapolis, MN 55435

HSBC SECURITIES (USA) INC 452 Fifth Avenue - T3 New York, NY 10018

> The Beal Trust U/A 104 S Pecos Street Midland, TX 79701

Thomas J. Ginley Life Ins. Trust Dated 1-22-97 6650 N Tower Circle Drive Lincolnwood, IL 60712

U.S. Trust and Patricia Scwab Successor Trustees, TUA Maxine B Adler POB 842056 Dallas, TX 75284

Palm Beach Links Capital, LP 12200 N Stemmos Fwy, Suite 316 Dallas, TX 75234 John L. Kirtley 780 N Water Street Milwaukee, WI 53202

Kenneth A. Welt 8255 West Sunrise Blvd., # 177 Plantation, FL 33322

Scotia Capital The Bank of Nova Scotia Global Alternative Asset Group 40 King Street W, 68th Fl Toronto Ontario M5W 2X6

Monica Hanlet PO Box 321255 Palm Coast, FL 32135-1255

Frank Vennes 2440 N. Courtenay Pkwy. Merritt Island, FL 32953

Carlton Beal Family Trust 104 S Pecos Street Midland, TX 79701

Beal GST Exemption Trust 104 S Pecos Street Midland, TX 79701

Zcall, LLC c/o Edward Toptani, Esq. 127 East 59th Street New York, NY 10022

James L. Volling, Esquire 2200 Wells Fargo Center 90 South Seventh Street Minneapolis, MN 55402-3901

Scott M. Grossman Greenberg Traurig, P.A. 401 East Las Olas Blvd., Suite 2000 Fort Lauderdale, FL 33301 Matia L. Kreiter 780 N Water Street Milwaukee, WI 53202

Palm Beach Offshore Ltd. Anchorage Centre, 2nd Floor PO Box 32021 SMB Grand Cayman, Cayman Islands

Citco Global Securities Services 2600 Airport Business Park Kinsale Road Co.Cork Ireland

Michael R. Band, Esquire Band Law Firm 169 East Flagler Street, Suite 1200 Miami, FL 33131

Deutsche Bank (Cayman) Ltd c/o Deutsche International Trust Corporation Mauritius Limited Level 5 Altima Building, 56 Ebene Cybercity Mauritius

Beal Family trust FBO Kelly Beal 104 S Pecos Street Midland, TX 79701

> Carlton Beal Family Trust 104 S Pecos Street Midland, TX 79701

Scall, LLC c/o Edward Toptani, Esq. 127 East 59th Street New York, NY 10022

Dana L. Choi, Esquire Holland & Knight LLP 701 Brickell Avenue, Suite 3000 Miami, FL 33131

Hillcrest Properties c/o Stephen Willia 59 Damonte Ranch Pkwy, #B-360 Reno, NV 89521

Case 09-36379-PGH Doc 1528 Filed 11/20/12 Page 33 of 33

David S. Foster, Esq. Latham & Watkins LLP 233 South Wacker Drive Chicago, IL 60606

James A. Lodoen, Esq. Lindquist & Vennum PLLP 4200 IDS Center 80 S. 8th Street Minneapolis, MN 55402

Zimmer Lucas Capital LLC 7 West 54th Street New York, NY 10019

John Bergman, Nancy Rodman Anguish, Rodman Capital Holdings, Ltd. Beacon Partners, Ltd., c/o Erika L. Morabito, Esq. FOLEY & LARDNER LLP 3000 K Street, N.W., Suite 600 Washington, D.C. 20007

> Cathy Ta, Esq. Best Best & Krieger 3750 University Avenue Riverside, CA 92502-10208

Agile Sky Alliance Fund, LP Paul J McMahon, Esq. Paul Joseph McMahon, P.A. The Wiseheart Building 2840 SW 3 Ave Miami, FL 33129 Bradley M. Saxton, Esq. Ryan E. Davis, Esq. Winderweedle Haines et al. 390 N. Orange Avenue, Ste. 1500 Orlando, Florida 32802

> Jonathan Vine, Esq. 1645 Palm Beach Lakes Blvd. 2nd Floor West Palm Beach, FL 33401