#### IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS SHERMAN DIVISION

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# RECEIVER'S FOURTH QUARTERLY REPORT FOR RECEIVERSHIP ESTATES OF (A) THURMAN P. BRYANT, III; (B) BRYANT UNITED CAPITAL FUNDING, INC.; (C) ARTHUR F. WAMMEL; (D) WAMMEL GROUP, LLC; AND (E) WAMMEL GROUP HOLDINGS PARTNERSHIP (QUARTER ENDING MARCH 31, 2018)

Jennifer Ecklund, the Court-appointed Receiver (the "Receiver") for Defendants Thurman P. Bryant, III ("Bryant") and Bryant United Capital Funding, Inc. ("BUCF") (Bryant and BUCF, collectively, the "Bryant Defendants") and Defendant Arthur F. Wammel ("Wammel"), Defendant Wammel Group, LLC (the "Wammel Group"), and Wammel Group Holdings Partnership ("WGHP") (together Wammel, Wammel Group, and WGHP, the "Wammel Defendants") receivership estates (together, the "Receivership Estate" or the

"Receivership") in the above-captioned case (the "Case"), by and through undersigned counsel, hereby files this *Receiver's Fourth Quarterly Report*.

#### I. BACKGROUND

- 1. On May 15, 2017 (the "SEC Application Date"), Plaintiff, the Securities and Exchange Commission ("SEC"), filed its application for the appointment of a receiver for Defendants, Thurman P. Bryant, III and Bryant United Capital Funding, Inc. [Dkt. No. 4] (the "SEC Application").
- 2. Specifically, Bryant and BUCF promised investors their funds would be safely preserved in secure escrow accounts and used for the sole purpose of serving as proof of funds to enable BUCF to secure a line of credit with which to pursue a mortgage-related investment program resulting in 30% returns. As Bryant, BUCF, and Wammel knew, these promises were false. No secure escrow accounts existed, and there was no mortgage-related investment program. Amended Complaint, Dkt. No. 154 (the "Amended Complaint"), at ¶ 4. In reality, and directly contrary to representations they made, the Receivership Defendants commingled investor funds in a single deposit account controlled by Bryant, from which he, among other things, (a) funneled approximately \$16.1 million to the Wammel Defendants; (b) misappropriated \$4.8 million to fund his personal living expenses; and (c) transferred more than \$1.5 million to Defendant Goodspeed and Relief Defendant Bryant, Jr., all without investors' consent or knowledge. Id.
- 3. On May 15, 2017, after the Court's review of the SEC Application and upon the Court's conclusion that the Court has subject matter jurisdiction over this case and personal jurisdiction over the Bryant Defendants, the Court determined that entry of an order appointing a receiver over the Bryant Defendants was both necessary and appropriate to marshal, conserve,

hold, and operate all of the Bryant Defendants' assets pending further order of the Court. Accordingly, the Court entered the *Order Appointing Receiver* on May 15, 2017, naming Jennifer Ecklund as the Receiver over the Receivership Estate of the Bryant Defendants. *See* Dkt. No. 17. The same day, the Court entered the Order Granting *Ex Parte Temporary Restraining Order, Freezing Assets, Granting Other Equitable Relief*, and Setting Hearing for Preliminary Injunction. *See* Dkt. No. 16.

- 4. The SEC negotiated and the Court entered on June 2, 2017 the *Agreed Order Granting Preliminary Injunction and Other Relief* [Dkt. No. 27] (the "**Agreed Preliminary Injunction**") among Defendant Bryant, the Receiver, and the SEC.
- 5. On June 8, 2017, the Wammel Defendants filed an Answer to the Complaint [Dkt. No. 29]. On June 9, 2017, Relief Defendant Thurman P. Bryant, Jr. filed an Answer to the Complaint [Dkt. No. 30]. Despite having been personally served with notice of the suit [see Dkt. No. 28], Relief Defendant Carlos Goodspeed has wholly failed to answer the allegations in the Complaint.
  - 6. On July 10, 2017, Bryant filed an Answer to the Complaint [Dkt. No. 40].
- 7. The May 15 Order Appointing Receiver was expanded on July 19, 2017 [Dkt. No. 48] (the "Receivership Order"), to add the Wammel Defendants to the Receivership. The Receivership Order did not change the substance of the Receiver's original powers as set forth in the May 15<sup>th</sup> Order.
- 8. Pursuant to the Receivership Order, the Receiver is charged with marshaling and preserving all the assets of the Receivership Estate (as defined in the Receivership Order). The Receivership Order directed that the Receiver file an initial report within the first 30 days following her appointment (the "Initial Status Reports"), which the Receiver filed on behalf of

the Bryant Defendants Receivership on June 14, 2017 and on behalf of the Wammel Defendants Receivership on August 18, 2017. The Receiver herein incorporates the Initial Status Reports [Dkt. Nos. 32 and 95]. The Receivership Order further directs that the Receiver report on a quarterly basis her activities within 30 days after the end of each calendar quarter (defined in the Order as the "Quarterly Status Report"). The Receiver filed the First Quarterly Report on July 31, 2017, the Second Quarterly Report on October 30, 2017, and the Third Quarterly Report on January 30, 2018 and incorporates Dkt. Nos. 72, 132, and 156 herein. Receivership Order at ¶ 52.

- 9. In compliance with the Receivership Order, this Quarterly Status Report (the "Fourth Quarterly Report") contains the following information at Section III:
  - (a) A summary of the operations of the Receiver;
  - (b) The amount of cash on hand, the amount and nature of accrued administrative expenses, and the amount of unencumbered funds in the estate;
  - (c) A schedule of all the Receiver's receipts and disbursements (attached as **Exhibit A** to the [Fourth] Quarterly Status Report), with one column for the quarterly period covered and a second column for the entire duration of the receivership;
  - (d) A description of all known Receivership Property, including approximate or actual valuations, anticipated or proposed dispositions, and reasons for retaining assets where no disposition is intended<sup>1</sup>;
  - (e) A description of liquidated and unliquidated claims held by the Receivership Estate, including the need for forensic and/or investigatory resources; approximate valuations of claims; and anticipated or proposed methods of enforcing such claims (including likelihood of success in: (i) reducing the claims to judgment; and, (ii) collecting such judgments);
  - (f) A list of all known creditors with their addresses and the amounts of their claims;

<sup>&</sup>lt;sup>1</sup> In further compliance with the Receivership Order, the information contained herein reflects the existence, value, and location of all Receivership Property, and of the extent of liabilities, both those claimed to exist by others and those the Receiver believes to be legal obligations of the Receivership Estate, to the best of the Receiver's knowledge as of the Reporting Period. *See* Receivership Order, ¶ 52.

- (g) The status of Creditor Claims Proceedings, after such proceedings have been commenced; and
- (h) The Receiver's recommendations for a continuation or discontinuation of the receivership and the reasons for the recommendations.

Receivership Order, ¶ 53.

10. Because the Receiver was appointed mid-quarter (May 15, 2017), the First Quarterly Report covered the period May 15, 2017 through June 30, 2017 (the "First Reporting Period"). The Second Quarterly Report covered the period July 1, 2017 through September 30, 2017 (the "Second Reporting Period"). The Third Quarterly Report covered the period October 1, 2017 through December 31, 2017 (the "Third Reporting Period"). This Fourth Quarterly Report covers the period January 1, 2018 through March 31, 2018 (the "Reporting Period").

#### II. GENERAL OVERVIEW

During the Reporting Period, the Receiver actively marshalled and liquidated assets of the Receivership Estate and analyzed potential causes of action against third parties. The Receiver also analyzed thousands of documents, interviewed numerous creditors and investors, and worked with various other individuals and counsel in an attempt to locate assets for distribution to stakeholders. The Receiver also prepared for and deposed Poppy Weber and Mark Espino as well as established and implemented the claims process for non-investor creditors. Further, the Receiver prepared for and participated in the ongoing litigation against Thurman P. Bryant, Jr. and Carlos Goodspeed in Ancillary Civil Action No. 4:17-cv-00856. Many of the tasks performed by the Receiver apply equally to the Bryant Defendants and the Wammel Defendants. Accordingly, the statements and reports contained within this Fourth Quarterly Report should be read to apply equally to the Bryant Defendants and the Wammel Defendants unless specifically noted to apply to a specific Receivership Estate.

### III. REPORT SPECIFIC TO RECEIVERSHIP ESTATE

#### A. Summary of Receiver's Operations

- 12. At the commencement of the Reporting Period, the Receiver and her team have been working diligently to marshal and liquidate assets of the Receivership Estate. Some of the actions the Receiver and her team took included:
  - (a) Successfully moving to approve the private sale of real property free and clear of all liens, claims, and encumbrances and accomplishing the sale of Wammel's (former) secondary residence a 2,700 square-foot home located in a gated community near Houston;
  - (b) Releasing frozen funds of the Wammel Defendants into the Receiver's Account;
  - (c) Continuing liquidation of the remaining Bryant Defendants' assets;
  - (d) Continuing liquidation of the remaining Wammel Defendants' assets;
  - (e) Releasing frozen funds of the Bryant Defendants into the Receiver's Account;
  - (f) Preparing for and deposing Poppy Weber;
  - (g) Prepare for and deposing Mark Espino;
  - (h) Preparing for and participating in the Rule 26(f) attorney conference with Thurman P. Bryant, Jr. in Ancillary Civil Action No. 4:17-cv-00856;
  - (i) Working with a financial consultant to perform forensic accounting and related analysis regarding, among other things, intricate, overlapping Ponzi scheme operated by the Bryant and Wammel Defendants identified as part of the Receiver's investigation and related fraudulent transfer analysis;
  - (j) Communicating with relevant valuation consultants regarding inventoried personalty, including on-line auction house, gun consultant, and realtor;
  - (k) Maintaining a line of communication with investors by updating the Receiver's website (http://bucfreceivership.tklaw.com);
  - (l) Commencing review of productions served on the SEC;

- (m) Working with Veritas Advisory Group, Inc. ("Veritas") to perform forensic accounting and coordinating appropriate follow up with respect to various identified accounts and/or persons or entities of interest discovered, as well as to investigate and determine identifying information as to the BUCF and Wammel Group investors, including amounts invested;
- (n) Conducting research as to persons and entities of interest based on the Receiver's investigation;
- (o) Seeking and/or reviewing information from named persons and entities of interest based on the Receiver's investigation;
- (p) Having on-going communications with *pro se* Defendant Bryant regarding his obligations and duties during the Receivership;
- (q) Conferring with Defendant Wammel's counsel to discuss going-forward issues;
- (r) Identifying and analyzing investors and third parties that received fraudulent transfers from the Receivership Defendants;
- (s) Coordinating and sending letters to investors and third parties relating to transfers received from the Receivership Defendants;
- (t) Negotiating and coordinating settlements with investors and third parties relating to funds received from the Receivership Defendants;
- (u) Maintaining the Receiver's bank account in accordance with the Receivership Order;
- (v) Satisfying on-going, ordinary course obligations of the Receivership Estate in order to maintain the status quo;
- (w) Responding to investor inquiries and reviewing information submitted by investors in furtherance of the Receiver's duties pursuant to the Receivership Order;
- (x) Establishing and implementing the claims process for non-investor creditors; and
- (y) Evaluating and preparing fraudulent transfer actions against certain target defendants.

13. The Receivership Order provided for an asset freeze, which resulted in approximately \$12,425.00<sup>2</sup> in funds in accounts located at various financial institutions where Defendant Bryant has signing authority on the accounts being frozen (hereinafter, the "Bryant Defendants' Frozen Funds"). The Receiver filed a Motion to Liquidate and Terminate [Dkt. No. 66] (the "Motion to Liquidate"), which included a request to liquidate and deposit the Bryant Defendants' Frozen Funds into the Receiver's bank account (the "Receivership Account" or "Receiver's Account"). On August 27, 2017, the Court granted the Receiver's Motion to Liquidate and Terminate [Dkt. No. 106].

14. Similarly, the Receivership Order provided for an asset freeze of the Wammel Defendants' assets, which resulted in approximately \$250,000 in funds in accounts located at various financial institutions where the Wammel Defendants have signing authority on the accounts being frozen (hereinafter, the "Wammel Defendants' Frozen Funds"). The Receiver filed her Motion to Enter Agreed Order (1) Authorizing Liquidation of Real Property, Aircraft, Vehicles, Furniture, Fixtures, Equipment, and Other Items and Termination of Certain Leases, (II) to Approve Procedures to Sell Receivership Assets, and (III) to Release Funds from Certain Frozen Bank Accounts into the Receiver's Account [Dkt. No. 131] (the "Motion to Enter Agreed Order"), which included a request to liquidate and deposit the Wammel Defendants' Frozen Funds into the Receiver's Account. On November 6, 2017, the Court granted the Motion to Enter Agreed Order [Dkt. No. 133].

15. During the Reporting Period, the Receiver deposited the remaining Bryant Defendants' Frozen Funds and Wammel Defendants' Frozen Funds totaling approximately \$2,700 into the Receiver's Account. In addition, the Receiver has identified funds held by

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<sup>&</sup>lt;sup>2</sup> Amount does not include frozen accounts where Defendant Bryant was a signatory but the account was in a name other than that of Bryant or Bryant United Capital Funding.

various individuals that she believes are Receivership funds and is working to have those funds

brought into the Receiver's Account.

16. The Receiver continued to collect and/or review financial records and statements

from financial institutions that may have accounts related to the Receivership Estate.

Supplemental document production continues on a rolling basis, and the Receiver will analyze

such information to locate, preserve, and obtain all available assets belonging to the Receivership

Estate.

17. The Receiver continues her endeavors to analyze and collect evidence and

information produced by various individuals and institutions. The Receiver remains in close

contact with counsel to the SEC to ensure all documents produced are received and subsequently

analyzed. The Receiver also endeavors to interview every interested person willing to be

interviewed by the Receiver or her counsel. Several persons agreed to be interviewed and have

been helpful in locating relevant information. Further, pursuant to this Court's Order granting

the Receiver's Motion to Liquidate and Terminate [Dkt. No. 106], Order granting the Motion to

Enter Agreed Order [Dkt. No. 133], and Order granting the Receiver's Emergency Agreed

Motion to Approve Private Sale of Real Property Free and Clear of All Liens, Claims, and

Encumbrances [Dkt. No. 174], the Receiver has accomplished significant liquidation of the

Wammel Defendants' assets and the Bryant Defendants' assets in the Receiver's possession in

order to bring additional funds into the Receivership Estate and alleviate the burden of

maintaining the property itself.

B. Cash on Hand / Administrative Expenses

18. The Receiver continues her investigation into assets and liabilities of the

Bryant Defendants and Wammel Defendants. The Receiver is actively supplementing her

investigation by reviewing mail received (as a result of the mail forwards), documents submitted, and requesting additional information from various sources, including, if necessary, pursuant to subpoenas issued to financial institutions or representatives of entities of interest and/or depositions of persons or representatives of entities of interest. With the liquidation phase of the Receivership nearing an end, the Receiver's focus going forward will be on clawback and fraudulent transfer litigation to bring additional funds into the Receivership Estate and then to bring the Receivership Estate to a conclusion.

- At or near the date the Receiver was appointed, the Receivership Estate held 19. almost no cash on hand. At the end of the First Reporting Period, the known assets of the Receivership Estate were comprised of: (a) approximately \$30,000 cash on hand in the Receivership Account; (b) funds totaling approximately \$12,425 to be received by the Estate in the near future; (c) illiquid personalty; and (d) potential (and as-yet uninvestigated) causes of action against third parties.<sup>3</sup> See First Quarterly Report at ¶¶ 8, 18.
- At the end of the Second Reporting Period, the known assets of the Receivership 20. Estate were comprised of: (a) approximately \$44,000 cash on hand in the Receivership Account; (b) funds totaling approximately \$350,000 to be received by the Estate in the near future; (c) illiquid personalty; (d) personalty and real property seized from the Bryant Defendants and the Wammel Defendants, including more than seven (7) motor vehicles, a 1990 Cessna 650 Citation, and two residential properties with each being over 2,700 square feet; and (e) potential causes of action against third parties (which the Receiver is actively investigating).
- 21. At the end of the Third Reporting Period, the known assets of the Receivership Estate include the following: (a) approximately \$214,000 cash on hand in the Receivership

<sup>&</sup>lt;sup>3</sup> At this stage, the Receiver estimates the future fraudulent transfer litigation damages to be several million dollars. As is the case in most litigation, the recovery may differ from the damages sustained.

Account; (b) funds totaling approximately \$3,000 to be received by the Estate in the near future;<sup>4</sup> (c) illiquid personalty; (d) personalty and real property seized from the Bryant Defendants and the Wammel Defendants, including a 1990 Cessna 650 Citation, two residential properties with each being over 2,700 square feet, and various motor vehicles; (e) causes of action against Thurman P. Bryant, Jr. and Carlos Goodspeed; and (f) potential causes of action against third parties (which the Receiver is actively investigating). Of note, although there was approximately \$214,000 cash on hand in the Receivership Account at the end of the Third Reporting Period, the Receiver prepared three checks during the Reporting Period totaling \$104,884.68, which were not deposited by the recipients during the Reporting Period.<sup>5</sup>

22. At the end of the current Reporting Period, the known assets of the Receivership Estate include the following: (a) approximately \$473,546.98 cash on hand in the Receivership Account; (b) funds totaling approximately \$1,700, which the Receiver will work to release into the Estate in the future; (c) illiquid personalty; (d) personalty and real property seized from the Wammel Defendants, including a 1990 Cessna 650 Citation, one residential property – a 3,500 square-foot residence near Houston, and various firearms; (e) causes of action against Thurman P. Bryant, Jr. and Carlos Goodspeed; and (f) potential causes of action against third parties (which the Receiver is actively investigating). Of note, although there is approximately \$473,546 cash on hand in the Receivership Account at the end of the current Application Period,

<sup>&</sup>lt;sup>4</sup> This amount accounts for the funds that are being transferred from the Bryant Defendants' and the Wammel Defendants' bank accounts.

<sup>&</sup>lt;sup>5</sup> The three checks totaling \$104,884.68 were the following: (1) check for \$96,339.68 to Veritas pursuant to this Court's Order Approving the Second Interim Fee Application [Dkt. No. 142]; (2) check for \$8,500.00 to Wammel's prior landlord at 3 Mariners Ln., League City, Kemah, Texas 77565; and (3) check for \$45.00 for statutory fees associated with subpoena documentation.

<sup>&</sup>lt;sup>6</sup> This amount includes frozen accounts where Defendant Bryant was a signatory but the account was in a name other than that of Bryant or Bryant United Capital Funding.

<sup>&</sup>lt;sup>7</sup> The remaining personal and real property seized by the Receiver is estimated to be valued at over \$600,000, collectively.

the Receiver prepared two checks during the Application Period totaling \$9,500.00, which were not deposited by the recipients during the Application Period, and one check totaling \$45.00 prepared during the Third Application Period that still has not been deposited by the recipient.<sup>8</sup>

Summary of Present and Future Cash on Hand in the Receiver's Account				
Cash on Hand in the Receiver's Account (at the end of the current	\$473,546.98			
Application Period)				
Checks <u>Prepared</u> by the Receiver But <u>Not Deposited</u> by Recipients	(\$9,545.00)			
During the Application Period				
Estimated Future Funds to be Received by the Estate <sup>9</sup>	\$600,000.00			
<b>Estimated Total of Future Cash on Hand in the Receiver's Account</b>	\$1,064,001.98			

23. The Receiver's investigation has not had the benefit of the reports that Defendant Bryant and Defendant Wammel were required to file pursuant to the Receivership Order (*i.e.*, the initial statement regarding property or the second statement regarding property). *See* Receivership Order at ¶¶ 9, 10. Defendant Bryant submitted a sworn statement to the Receiver late in the day on June 12, 2017 (the "June Statement"), which the Receiver reviewed and utilized in preparation of the First Quarterly Report, in particular in its identification of potential non-investor creditors. The Receiver understands that Defendant Wammel has invoked his Fifth Amendment privilege against self-incrimination in response to these provisions in the Receivership Order. Nevertheless, however, counsel for the Wammel Defendants have been cooperative and continue to confer with the Receiver and her counsel with respect to the location, identification, securing, and return of various Receivership assets.

<sup>&</sup>lt;sup>8</sup> The two checks totaling \$9,500 were the following: (1) check for \$9,400.00 for payment related to the Wammel Group residence and (2) check for \$100.00 for payment related to the Wammel Group residence. The check for \$45.00 prepared during the Third Application Period is for statutory fees associated with subpoena documentation.

 $<sup>^9</sup>$  These assets are described in ¶¶ 32 – 41 and approximately valued at more than \$600,000. Further, this estimated amount does not include the Receiver's potential and ongoing causes of action against third parties.

i. Ordinary Course Expenses.

24. During the Reporting Period, expenditures made from the Receivership Account

were for expenses relating to the Receiver's aircraft, former motorcycle, the Receiver's

properties, liquidating the Receiver's former personalty and real property, and banking and wire

transfer fees, which totaled \$46,611.13. See Lines 10a-e of the attached Exhibit A. The

Receiver also incurred expenses relating to the Receiver's properties, which totaled \$9,500. The

Receiver prepared checks relating to these expenses during the Reporting Period that were not

deposited by the recipient during the Reporting Period. Further, during the Third Reporting

Period, the Receiver prepared a check totaling \$8,500.00 to Wammel's prior landlord at 3

Mariners Ln., League City, Kemah, Texas 77565, which was deposited during the Reporting

Period. See Lines 10a-e of the attached Exhibit A.

25. Pursuant to this Court's Order Approving the Second Interim Fee Application for

Allowance of Fees and Reimbursement of Expenses [Dkt. No. 142], the Receiver prepared a

check to Veritas during the Third Reporting Period for the payment of authorized professional

fees and expenses, which totaled \$96,339.68. Veritas deposited this check during the Reporting

Period.

26. Certain expenses incurred in the ordinary course of business by the Receiver

during the Reporting Period remain outstanding and will be identified in the reporting period in

which they are paid. The Receiver has identified certain ongoing expenses that the Receivership

Estate is incurring on a regular and continuing basis in the ordinary course. Of note, pursuant to

this Court's Order granting the Receiver's Motion to Liquidate and Terminate [Dkt. No. 106],

Order granting the Motion to Enter Agreed Order [Dkt. No. 133], and Order granting the

Receiver's Emergency Agreed Motion to Approve Private Sale of Real Property Free and Clear

of All Liens, Claims, and Encumbrances [Dkt. No. 174], the Receiver terminated or is in the process of terminating as many of these recurring charges as possible to preserve value of the Receivership Estate.

#### ii. Receiver and Retained Professional Fees.

- 27. In accordance with the Receivership Order, the Receiver and her Retained Professionals are entitled to compensation for services rendered on behalf of the Receivership As will be detailed in the interim fee applications of the applicable Retained Estate. Professional, the Receiver and her Retained Professionals have worked diligently during the Reporting Period to address the myriad issues that have arisen, including, but not limited to, correspondence with financial institutions and interested persons, investigation of assets and liabilities, investigation of invested amounts by investors, preparation of motions and responses to advance the goals of the Receivership, analysis of potential causes of action against third parties, participation in the ongoing litigation against Thurman P. Bryant, Jr. and Carlos Goodspeed in Ancillary Civil Action No. 4:17-cv-00856, liquidation of remaining Receivership assets, and other related matters.
- 28. During the Reporting Period, the Receivership Estate incurred expenses for the services of the Receiver and her Retained Professionals (Thompson & Knight LLP and Veritas) (the "Reporting Period Professional Fees"). These amounts are subject to the hold back guidelines established in the Receivership Order. See Receivership Order at ¶ 60. The Receiver and her Retained Professionals have filed and will be filing additional fee applications that provide further detail regarding these fees, and no Reporting Period Professional Fees will be paid without express Court approval.

29. The Receiver is concerned by the continued administrative costs associated with this Case and continues to be cost-conscious while balancing the needs of the interested investors and other stakeholders.

#### C. Receiver's Receipts and Disbursements

30. At the beginning of this Reporting Period, the Receiver had \$214,804.64 in the Receiver's Account. The Receiver received and deposited \$410,193.15 in the Receiver's Account during the Reporting Period, each detailed below and reflected in Exhibit A at Lines 3-8.

Date	Source	Amount	Notes
1/22/2018	TD Ameritrade	\$2.28	Release of Wammel
			Defendants' Frozen Funds
1/22/2018	Coastal Bay Construction, LLC	\$9,300.00	Payment: Stephen Garrett
	(signatory Stephen Garrett)		
2/16/2018	Paul Denton	\$8,250.00	Proceeds from sale of the
			Receiver's motorcycle
2/21/2018	Dallas Online Auction Block	\$1,499.20	Proceeds from liquidation of
			Wammel Defendants' assets
2/21/2018	Coastal Bay Construction, LLC	\$9,300.00	Payment: Stephen Garrett
	(signatory Stephen Garrett)		
2/26/2018	Dallas Online Auction Block	\$289.76	Proceeds from liquidation of
			Bryant Defendants' assets
3/7/2018		\$59,000.00	Settlement <sup>10</sup>
3/7/2018	USAA	\$640.85	Release of Bryant Defendants'
			Frozen Funds
3/7/2018	USAA	\$2,064.13	Release of Bryant Defendants'
			Frozen Funds
3/9/2018	Coastal Bay Construction, LLC	\$9,300.00	Payment: Stephen Garrett
	(signatory Stephen Garrett)		
3/14/2018	ESPI Motors, Inc.	\$47,000.00	Proceeds from sale of the
			Receiver's vehicle
3/23/2018	First American Title	\$263,546.93	Proceeds from sale of the
			Receiver's real property

31. As previously stated, disbursements that have been made by the Receiver from the Receiver's Account are identified in Exhibit A at Lines 10a-e for expenses relating to the

 $<sup>^{\</sup>rm 10}$  The terms and conditions of the referenced settlement are confidential.

Receiver's aircraft, former motorcycle, the Receiver's properties, liquidating the Receiver's former personalty and real property, and banking and wire transfer fees. The Receiver also incurred expenses relating to the Receiver's properties, for which the Receiver prepared checks during the Reporting Period that were not deposited by the recipient during the Reporting Period. Further, pursuant to this Court's Order Approving the Second Interim Fee Application for Allowance of Fees and Reimbursement of Expenses [Dkt. No. 142], the Receiver prepared a check to Veritas during the Third Reporting Period for the payment of authorized professional fees and expenses, which was deposited during the Reporting Period.

#### D. **Receivership Property**

- 32. Pursuant to this Court's Order granting the Receiver's Motion to Liquidate and Terminate [Dkt. No. 106], Order granting the Motion to Enter Agreed Order [Dkt. No. 133], and Order granting the Receiver's Emergency Agreed Motion to Approve Private Sale of Real Property Free and Clear of All Liens, Claims, and Encumbrances [Dkt. No. 174], the Receiver has accomplished significant liquidation of the Wammel Defendants' assets and the Bryant Defendants' assets in the Receiver's possession in order to bring additional funds into the Receivership Estate and alleviate the burden of maintaining the property itself.
- 33. Upon her appointment, the Receiver took possession of a (former) secondary residence of Wammel. Wammel's wife lived in a 2,700 square-foot home located in a gated community near Houston (the "Wammel Secondary Residence"). In early October 2017, the Receiver asked Samantha Wammel to vacate the Wammel Secondary Residence. The Receiver engaged the services of a real estate agent, and the Wammel Secondary Residence was sold in March 2018 in accordance with the Court's Order granting the Receiver's Emergency Agreed

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Motion to Approve Private Sale of Real Property Free and Clear of All Liens, Claims, and

Encumbrances [Dkt. No. 174].

34. Mr. Wammel also purchased a 3,500 square-foot residence near Houston owned

by the Wammel Group (the "Wammel Group Residence"). 11 Stephen Garrett occupies the

Wammel Group Residence pursuant to an agreement, and thus the Receiver is working with

Mr. Garrett regarding payments and residency.

35. The Receiver contracted with a broker to assist in the sale of the 1990 Cessna 650

Citation owned by Wammel.

36. In February 2018, the Receiver sold a motorcycle from Defendant Bryant's

(previously) rented storage units. 12

37. The Receiver has worked with various consultants to estimate the value of the

property belonging to the Bryant Defendants and the Wammel Defendants and to develop a plan

for liquidating same. The liquidation of the Bryant Defendants' assets resulted in approximately

\$83,000 coming into the Receivership Estate. The liquidation of the Wammel Defendants'

assets resulted in more than \$433,000 coming into the Receivership Estate. The Receiver

anticipates additional funds will come into the Receivership Estate once the remaining

Receivership assets are liquidated.

38. The Receiver has prepared a summary listing of the remaining property of the

Receivership Estate, which is attached as **Exhibit B** hereto. There are some items of interest,

such as guns, an aircraft, and real property.

<sup>11</sup> The Wammel Group Residence is potentially encumbered by various liens, and there are questions about the validity of those liens that require further investigation and resolution. The Receiver is working to confirm the nature and extent of the liens on the Wammel Group Residence.

<sup>12</sup> The Receiver coordinated with the lienholder regarding the sale of the motorcycle.

39. As reflected on Lines 14b - 14c of Exhibit A, the Receiver identified additional frozen accounts at various financial institutions.<sup>13</sup> Additionally, the Receiver identified, and became named as the beneficiary of, a life insurance policy on the life of Defendant Bryant with \$1,500,000 death benefit (though the policy has no apparent cash value).

40. In accordance with this Court's Order Extending the Deadline set forth in 28 U.S.C. § 754 [Dkt. No. 55], the Receiver continued investigating whether the Receivership Estate had any additional leases or property outside of the Eastern District of Texas and ultimately filed a copy of the Receivership Order and the Complaint in the Southern District of Texas and in the Western District of Texas.

41. The Receiver will continue to search for the existence of additional property and assets and track down any leads regarding same. At this time, the Receiver does not anticipate discovering any additional material assets of the Bryant Defendants and the Wammel Defendants and will focus on the clawback and fraudulent transfer litigation and bringing the Receivership Estate to a conclusion. The Receiver will continue to detail her findings and relevant updates as to the Bryant Defendants and the Wammel Defendants in future quarterly reports.

#### E. Claims Held By Receivership Estate

42. The Receiver's investigation is ongoing and includes the review of documents produced by financial institutions or otherwise. The Receiver is also working with Veritas to perform certain forensic analyses. While the Receiver's investigation is ongoing, she has not yet identified all of the claims held by the Receivership Estate and anticipates having additional claims for fraudulent transfer.

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<sup>&</sup>lt;sup>13</sup> This amount (approximately \$1,700) includes frozen accounts where Defendant Bryant was a signatory but the account was in a name other than that of Bryant or Bryant United Capital Funding.

43. On December 14, 2017, the Receiver commenced litigation against Thurman P. Bryant, Jr. and Carlos Goodspeed, in the Eastern District of Texas, Ancillary Civil Action No. 4:17-cv-00856 [Dkt. No. 1]. The Receiver is actively participating in this ongoing litigation.

44. During the Reporting Period, letters were sent to investors and third parties relating to transfers received from the Receivership Defendants.

#### F. Known Creditors

45. **Non-Investor Creditors.** The Receiver has identified potential non-investor creditors based on her investigation to date, including review of Receivership Defendants' bank statements, records provided by financial institutions, telephone conversations with creditors, and mail received by the Receivership Estate. The Receiver has taken steps to reduce, as much as possible, recurring charges. Attached hereto as **Exhibit C** is a list of identified or potential non-investor creditors of both the Bryant Defendants and Wammel Defendants. This list does not cover accounts that are solely in the name of Defendant Bryant's wife or Defendant Wammel's wife.

- 46. **Investors.** The Receiver has compiled the attached list of presumed investors with the assistance of Veritas' review of financial records and based on the Receiver's review of other records, including investor statements and records seized and provided to the Receiver. The investor list is attached as **Exhibit D** hereto.
- 47. The Receiver has taken steps to ensure she has up-to-date contact information for each investor identified, including updating investor information as investors contact the Receiver or her counsel.

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<sup>&</sup>lt;sup>14</sup> The June Statement included the names of seven (7) investors that may not have been included in the list of investors located in ESI seized from Bryant's home.

48. During the Reporting Period, the Receiver received numerous emails and phone calls from investors. The Receiver has asked that all investor communications be made through e-mail or mail.

49. The Receiver has identified approximately 168 investors. 15

#### **G.** Creditor Claims Proceedings

During the Third Reporting Period, the Receiver established a claims process for investors. Investors were notified by mail and electronic distribution. The Receiver and her team continue to review submitted claim notification forms and supporting documentation. During the current Reporting Period, the Receiver established a claims process for non-investor creditors in this Case. Non-investor creditors were notified by mail distribution. The Receiver and her team are currently reviewing submitted claim notification forms and supporting documentation. Further, the Receiver's Liquidation Plans for the Bryant Defendants and the Wammel Defendants provided the Receivership Estate with additional liquid assets, and the Receiver anticipates additional funds will come into the Receivership Estate once the remaining Receivership assets are liquidated. With additional liquid assets available in the Receivership Estate, the Receiver will be able to propose a distribution scheme to creditors.

#### H. Receiver's Recommendations

51. While the Receiver seized control of readily identifiable assets and operations, continued her diligence of identifying additional assets and liabilities, and accomplished significant liquidation of the Receivership assets, it is too soon to make a final recommendation as to how the Receivership Estate should be resolved. Accordingly, the Receiver recommends that the Receivership continue in order to allow the Receiver additional time to liquidate assets,

 $<sup>^{15}</sup>$  None of the identified investors have received a distribution during this Reporting Period.

commence clawback and fraudulent transfer litigation, and determine how to resolve the

Receivership Estate.

I. Court Proceedings/Case Administration

52. On January 25, 2018, the Receiver's counsel traveled to Houston, Texas and

deposed Poppy Weber.

53. On January 26, 2018, the Plaintiff filed its Unopposed Motion to File First

Amended Complaint and Memorandum of Law in Support [Dkt. No. 153] and its First Amended

Complaint [Dkt. No. 154], in which the Plaintiff recast Wammel, Wammel Group, and Carlos

Goodspeed each as a defendant (from a relief defendant) and asserted claims against them. On

February 27, 2018, the Court granted the Plaintiff's Motion for Leave to File First Amended

Complaint [Dkt. No. 169].

54. On February 1, 2018, the Receiver's counsel traveled to Houston, Texas and

deposed Mark Espino.

55. On February 7, 2018, the Court entered its Order Governing Proceedings [Dkt.

No. 10] in Ancillary Civil Action No. 4:17-cv-00856. The Receiver then prepared for the Rule

26(f) attorney conference, as required in the Order Governing Proceedings. On February 26,

2018, the Receiver and Bryant, Jr. participated in the Rule 26(f) attorney conference in

accordance with the Court's Order Governing Proceedings [Dkt. No. 10] in Ancillary Civil

Action No. 4:17-cv-00856. Despite repeated efforts by the Receiver's counsel to communicate

with Carlos Goodspeed regarding his availability and participation in the Rule 26(f) conference,

Carlos Goodspeed never responded and did not participate in the Rule 26(f) conference on

February 26, 2018.

- 56. On March 2, 2018, the Receiver filed her Emergency Motion to Approve Private Sale of Real Property Free and Clear of All Liens, Claims, and Encumbrances [Dkt. No. 171], which this Court granted on March 6, 2018. In accordance with the Court's Order granting the Receiver's Emergency Agreed Motion to Approve Private Sale of Real Property Free and Clear of All Liens, Claims, and Encumbrances [Dkt. No. 174], the Receiver sold the Wammel Secondary Residence a 2,700 square-foot home located in a gated community near Houston on March 23, 2018.
- 57. On March 2, 2018, the Plaintiff filed its Motion for Show Cause Order Against Defendant Carlos Goodspeed, and Brief in Support [Dkt. No. 172]. After the current Reporting Period on April 4, 2018, the Court entered its Order Setting Show Cause Hearing [Dkt. No. 182], which ordered Carlos Goodspeed to appear before the Court in-person on May 1, 2018 to show cause why he should not be held in contempt.
- 58. On March 12, 2018, the Receiver filed her Notice of Initial Disclosures [Dkt. No. 13] in Ancillary Civil Action No. 4:17-cv-00856.
- 59. On March 13 2018, the Receiver implemented the claims process for non-investor creditors in this Case. Non-investor creditors were notified by mail distribution. The Receiver and her team are currently reviewing submitted claim notification forms and supporting documentation.
- 60. On March 14, 2018, the Receiver and Bryant, Jr. filed the Joint Report on Rule 26(f) Conference [Dkt. No. 15] in Ancillary Civil Action No. 4:17-cv-00856.
- 61. As will be more fully set forth in the next quarterly report, on April 6, 2018, the Receiver filed her Motion for Order Compelling Defendants Thurman P. Bryant, III and Carlos Goodspeed to Appear and Show Cause Why They Should Not be Held in Contempt for Failure

to Comply with Order of the Court [Dkt. No. 183]. On April 25, 2018, the Court entered its Order Setting Show Cause Hearing [Dkt. No. 195], which ordered Thurman P. Bryant, III and Carlos Goodspeed to appear before the Court in-person on May 14, 2018 to show cause why he should not be held in contempt. Also, on April 25, 2018, the Receiver filed her Motion for Leave to File Ancillary Litigation [Dkt. No. 196].

Dated: April 30, 2018.

Respectfully submitted,

By: /s/ Timothy E. Hudson

Timothy E. Hudson State Bar No. 24046120 Tim.Hudson@tklaw.com

Mackenzie S. Wallace State Bar No. 24079535 Mackenzie.Wallace@tklaw.com

Mackenzie M. Salenger State Bar No. 24102451 Mackenzie.Salenger@tklaw.com

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**COUNSEL TO RECEIVER** 

#### **CERTIFICATE OF SERVICE**

I hereby certify that on April 30, 2018, I electronically filed the foregoing document with the Clerk for the United States District Court, Eastern District of Texas. The electronic case filing system (ECF) will send a Notice of Electronic Filing (NEF) to the attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means. The foregoing document will also be sent to all counsel of record via the method identified below.

/s/ Timothy E. Hudson
Timothy E. Hudson

#### Via Electronic Mail:

#### **COUNSEL FOR PLAINTIFF:**

Jason P. Reinsch
U.S. SECURITIES AND EXCHANGE COMMISSION
Fort Worth Regional Office
Burnett Plaza, Suite 1900
801 Cherry Street, Unit #18
Fort Worth, TX 76102-6882
Telephone: (817) 900-2601

Telephone: (817) 900-2601 Facsimile: (917) 978-4927

reinschj@sec.gov

#### PRO SE

### By Electronic Mail and by Certified Mail, Return Receipt Requested at both known addresses:

Thurman P. Bryant, III <u>Treybryant03@gmail.com</u>

1535 Sun Mountain, San Antonio, TX 78258

2054 Hidalgo Lane, Frisco, TX 75034

#### **Via Electronic Mail:**

Toby M. Galloway WINSTEAD PC 300 Throckmorton Street, Suite 1700 Fort Worth, TX 76102

Telephone: (817) 420-8200 Facsimile: (817) 420-8201 tgalloway@winstead.com James Ardoin JONES WALKER, LLP 811 Main Street, Suite 2900 Houston, Texas 77002 Phone: (713) 437-1811

Fax: (713) 437-1946 jardoin@joneswalker.com

#### COUNSEL FOR CERTAIN RELIEF DEFENDANTS

#### PRO SE

#### By Electronic Mail and by Certified Mail, Return Receipt Requested:

Thurman P. Bryant, Jr. sonny\_103@hotmail.com

2 Dogwood Lane, Hilltop Lakes, TX 77871

#### **Via Electronic Mail:**

Mark L. Hill
Anna S. Brooks
SCHEEF & STONE, L.L.P.
2600 Network Blvd., Suite 400
Frisco, Texas 75034

Phone: (214) 472-2100 Fax: (214) 472-2150

Mark.Hill@solidcounsel.com Anna.Brooks@solidcounsel.com

#### COUNSEL FOR CARLOS GOODSPEED

#### Via Electronic Mail (where possible) or U.S. Mail (if no e-mail was available):

All presumed investors included in **Exhibit D** attached hereto.

# **EXHIBIT A**STANDARDIZED FUND ACCOUNTING REPORT

Receivership in SEC v. Thurman P. Bryant III, et al. Civil Court Docket No. 04:17-CV-00336-ALM

Third Quarterly Reporting Period - 01/01/2018 to 03/31/2018

		Reporting Period S	ubtotal Prior Periods	<b>Grand Total</b>
Line 1	Beginning Balance (As of 01/01/2018)	\$214,804.64	\$75,459.40	\$0.00
	Increases in Fund Balance:			
Line 2	Business Income	\$0.00	\$0.00	\$0.00
Line 3	Cash and Securities	\$61,707.26	\$361,914.39	\$423,621.6
Line 4	Interest/Dividends Income	\$0.00	\$0.00	\$0.00
Line 5	Business Asset Liquidation	\$0.00	\$0.00	\$0.0
Line 6	Personal Asset Liquidation	\$320,585.89	\$213,264.73	\$533,850.6
Line 7	Third-Party Litigation Income	\$0.00	\$0.00	\$0.0
Line 8	Miscellaneous - Other	\$27,900.00	\$77,321.56	\$105,221.5
Line 8a	Total Funds Available (Lines 1 -8):	\$624,997.79	\$652,500.68	\$1,062,693.8
	Decreases in Fund Balance:			
Line 9	Disbursements to Investors	\$0.00	\$0.00	\$0.00
Line 10	Disbursements for Receivership Operations	\$0.00	\$0.00	\$0.00
Line 10a	Disbursements to Receiver or Other Professionals	\$96,339.68	\$56,541.46	\$152,881.14
Line 10b	Business Asset Expenses	\$0.00	\$2,976.87	\$2,976.8
Line 10c	Personal Asset Expenses	\$54,897.13	\$39,613.06	\$94,510.1
Line 10d	Investment Expenses	\$214.00	\$368.11	\$582.1
Line 10e	Third-Party Litigation Expenses			
	1. Attorney Fees	\$0.00	\$338,196.54	\$338,196.5
	2. Litigation Expenses	\$0.00	\$0.00	\$0.00
	Total Third-Party Litigation Expenses	\$0.00	\$0.00	\$0.00
Line 10f	Tax Administrator Fees and Bonds	\$0.00	\$0.00	\$0.00
Line 10g	Federal and State Tax Payments	\$0.00	\$0.00	\$0.00
	Total Disbursements for Receivership Operations	\$151,450.81	\$437,696.04	\$589,146.8
Line 11	Disbursements for Distribution Expenses Paid by the Fund:			
Line 11a	Distribution Plan Development Expenses:			
	1. Fees:			
	Fund Administration	\$0.00	\$0.00	\$0.00
	Independent Distribution Consultant (IDC)	\$0.00	\$0.00	\$0.00
	Distribution Agent	\$0.00	\$0.00	\$0.00
	Consultants	\$0.00	\$0.00	\$0.00
	Legal Advisers	\$0.00	\$0.00	\$0.00
	Tax Advisers	\$0.00	\$0.00	\$0.0
	2. Administrative Expenses	\$0.00	\$0.00	\$0.00
	3. Miscellaneous	\$0.00	\$0.00	\$0.00
	Total Plan Development Expenses	\$0.00	\$0.00	\$0.00
Line 11b	Distribution Plan Implementation Expenses  1. Fees			
	Fund Administration	\$0.00	\$0.00	\$0.00
	Independent Distribution Consultant (IDC)	\$0.00	\$0.00	\$0.00
	Distribution Agent	\$0.00	\$0.00	\$0.00
	Consultants	\$0.00	\$0.00	

I	Legal Advisers	\$0.00	\$0.00	\$0.00
	Tax Advisers	\$0.00	•	-
	2. Administrative Expenses	\$0.00	\$0.00	\$0.00
	3. Investor Identification:			
	Notice/Publishing Approved Plan	\$0.00	\$0.00	\$0.00
	Claimant Identification	\$0.00	\$0.00	\$0.00
	Claims Processing	\$0.00	\$0.00	\$0.00
	4. Fund Administrator Bond	\$0.00	\$0.00	\$0.00
	5. Miscellaneous	\$0.00	\$0.00	\$0.00
	6. Federal Account for Investor Restitution	\$0.00	\$0.00	\$0.00
	(FAIR) Reporting Expenses			
	Total Plan Implementation Expenses	\$0.00	\$0.00	\$0.00
	Total Disbursements for Distribution Expenses Paid by the Fund	\$0.00	\$0.00	\$0.00
Line 12	Disbursements to Court/Other			
Line 12a	Investment Expenses/Court Registry Investment			
	System (CRIS) Fees	\$0.00	\$0.00	\$0.00
Line 12b	Federal Tax Payments	\$0.00	\$0.00	\$0.00
	Total Disbursement to Court/Other:	\$0.00	\$0.00	\$0.00
	Total Funds Disburses (Line 9 - 11):	\$151,450.81	\$437,696.04	\$589,146.85
Line 13	Ending Balance (As of 03/31/2018):	\$473,546.98	\$214,804.64	\$473,546.98
Line 14	Ending Balance of Fund - Net Assets:			
Line 14a	Cash & Cash Equivalents	\$473,546.98	\$214,804.64	\$473,546.98
Line 14b	Investments	\$0.00	\$2,053.87	\$0.00
Line 14c	Other Assets or Uncleared Funds (Frozen Accounts)	\$1,700.00	\$360,899.09	\$1,700.00
	Total Ending Balance of Fund - Net Assets	\$475,246.98	\$577,757.60	\$475,246.98

OTHER S	THER SUPPLEMENTAL INFORMATION:		Subtotal Prior Periods	<b>Grand Total</b>
	Depart of House NOT To De Daid by the Fund.			
Line 15	Report of Items NOT To Be Paid by the Fund:			
	Disbursements for Plan Administration Expenses Not Paid by the Fund:  Plan Development Expenses Not Paid by the Fund:			
Lille 13a	1. Fees	\$0.00	\$0.00	\$0.00
	Fund Administrator	\$0.00	· ·	
	IDC	\$0.00	· ·	
	Distribution Agent	\$0.00	· ·	·
	Consultants	\$0.00	· ·	
	Legal Advisers	\$0.00	· ·	
	Tax Advisers	\$0.00	· ·	
	2. Administrative Expenses	\$0.00	· ·	
	3. Miscellaneous	\$0.00	· ·	
	Total Plan Development Expenses Not Paid by the Fund	\$0.00	· ·	
Line 15b		7	75.55	, , , , ,
	1. Fees			
	Fund Administrator	\$0.00	\$0.00	\$0.00
	IDC	\$0.00	\$0.00	\$0.00
	Distribution Agent	\$0.00	\$0.00	\$0.00
	Consultants	\$0.00	\$0.00	\$0.00
	Legal Advisers	\$0.00	\$0.00	\$0.00
	Tax Advisers	\$0.00	\$0.00	\$0.00
	2. Administrative Expenses	\$0.00	\$0.00	\$0.00
	3. Investor Identification:			
	Notice/Publishing Approved Plan	\$0.00	\$0.00	\$0.00
	Claimant Identification	\$0.00	\$0.00	\$0.00
	Claims Processing	\$0.00	\$0.00	\$0.00
	Web Site Maintenance/Call Center	\$0.00	\$0.00	\$0.00
	4. Fund Administrator Bond	\$0.00	\$0.00	\$0.00
	5. Miscellaneous	\$0.00	\$0.00	\$0.00
	6. FAIR Reporting Expenses	\$0.00	\$0.00	\$0.00
	Total Plan Implementation Expenses Not Paid by the Fund	\$0.00	\$0.00	\$0.00

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Line 15c	Tax Administrator Fees & Bonds Not Paid by the Fund	\$0.00	\$0.00	\$0.00
	Total Disbursements for Plan Administration Expenses Not Paid by the	\$0.00	\$0.00	\$0.00
Line 16	Disbursements to Court/Other Not Paid by the Fund			
Line 16a	Investment Expenses/CRIS Fees	\$0.00	\$0.00	\$0.00
Line 16b	Federal Tax Payments	\$0.00	\$0.00	\$0.00
	Total Disbursements to Court/Other Not Paid by Fund:	\$0.00	\$0.00	\$0.00
Line 17	DC & State Tax Payments	\$0.00	\$0.00	\$0.00
Line 18	No. of Claims:			
Line 18a	# of Claims Received This Reporting Period	0	84	84
Line 18b	# of Claims Received Since Inception of Fund	84	84	84
Line 19	No of Claimants/Investors			
Line 19a	# of Claimants/Investors Paid This Reporting Period	0	0	0
Line 19b	# of Claimants/Investors Paid Since Inception of Fund	0	0	0

#### Exhibit B: Summary of Receivership Assets<sup>1</sup>

### I. <u>Summary of the Wammel Defendants' Receivership Assets<sup>2</sup></u>

- A. Miscellaneous Personalty<sup>3</sup>
  - i. Smith & Wesson Bodyguard 380 Cal (Serial # KAK1393);
  - ii. Rock Island Armory 1911 A1 45 ACP (Serial # RIA1675654); and
  - iii. Olympic Arms AR15 223 (Serial # CH8583).

#### B. Aircraft

i. the 1990 Cessna 650 Citation (VIN # N287CD).

#### C. Real Property

i. the real property located at 8101 South Humble Road, Texas City, Texas 77591.

<sup>&</sup>lt;sup>1</sup> The Receiver herein incorporates by reference the First Quarterly Report [Dkt. No. 72], the Initial Status Report for the Bryant Defendants' Receivership Estate [Dkt. No. 32], the Motion for Order Authorizing Liquidation [Dkt. No. 66], the Appendix to the Motion for Order Authorizing Liquidation [Dkt. No. 67], the Emergency Motion of Receiver for Expedited Order Authorizing Liquidation [Dkt. No. 71], the Initial Status Report for the Wammel Defendants' Receivership Estate [Dkt. No. 95], the Motion to Enter Agreed Order Authorizing Liquidation [Dkt. No. 131], the Second Quarterly Report [Dkt. No. 132], and the Third Quarterly Report [Dkt. No. 156].

<sup>&</sup>lt;sup>2</sup> The items listed provide illustrative examples of assets in the Wammel Defendants' Receivership Estate following the beginning rounds of liquidation sales.

<sup>&</sup>lt;sup>3</sup> The guns referenced in this section are being sold by an auction company.

### Case 4:17-cv-00336-ALM Document 202-3-Filed 04/30/18 Page 1 of 11 PageID #: 3508 Exhibit C - Non-Investment Creditors

Creditor Name Last 4 Digits of Account No. Creditor's Address **Estimated Amount of Claim** Defendant American Express P.O. Box 297879 American Express Ft. Lauderdale, FL 33329 1004 \$63,672.00 Wammel Nationwide Credit, Inc. Nationwide Credit, Inc. PO Box 14581 1009 Des Moises, IA 50306 \$74,674.47 [American Express] Wammel American Express P.O. Box 297879 1002 Ft. Lauderdale, FL 33329 American Express Unknown Wammel Barclaycard P.O. Box 8801 Wilmington, DE 19899 6051 Barclaycard Luxury Card \$244.00 Wammel Synchrony Bank Allied Interestate LLC PayPal Extras MasterCard [Synchrony Bank] P.O. Box 960080 [PayPal] 7954 Orlando, FL 32896 \$3,595.52 Wammel Citi Bank P.O. Box 790131 Citi Bank 7290 St. Louis, MO 63179 \$6,862.00 Wammel Chase: Card Services P.O. Box 15548 Chase 6227 Wilmington, DE 19886 \$25,463.00 [Slate] Wammel Chase: Card Services P.O. Box 15548 Chase [Marriott] 1981 Wilmington, DE 19886 \$132.00 Wammel Wells Fargo: Payment Remittance Center P.O. Box 6426 Wells Fargo 9924 Carol Stream, IL 60197 \$0.00 Wammel

# Case 4:17-cv-00336-ALM Document 202-3 Filed 04/30/18 Page 2 of 11 PageID #: 3509 Exhibit C - Non-Investment Creditors

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	Defendant
Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	Detendant
		American Express		
American Express	1009	P.O. Box 981535 El Paso, TX 79998	Unknown	Bryant
American Express	1009	Elituso, In 1999o	Chichown	Diyun
		BarclayCard Services		
BarclayCard	2395	P.O. Box 13337 Philadelphia, PA 19101-3337	Unknown	Bryant
Barrayeara	2570	1 madepma, 111 19101 3337	C.III.II WII	Dijun
		Chase Card Services		
Chase Bank Credit Card	1805	P.O. Box 15298 Wilmington, DE 19850	\$12,300.00	Bryant
Chase Bank Credit Card	1005	Willington, BE 17030	φ12,500.00	Dryunt
		Citibank		
Citibank Card	2469	P.O. Box 6500 Souix Falls, SD 57117-6500	\$38,032.43	Bryant
Citibalik Card	2409	Sourk Paris, SD 37117-0300	\$30,032.43	Bryant
		Citibank		
Citibank Card	5899	P.O. Box 6500 Souix Falls, SD 57117-6500	Unknown	Bryant
Citibulik Curu	3077	Sound Fulls, SD 37117 0300	Chichown	Diyun
		Comenity Captial Bank		
Comenity Capital Bank [Blue Nile]	2623	PO Box 183003 Columbus, OH 43218-3003	\$13,955.00	Bryant
[Dide 1 the]	2020		ψ15,225.00	Dijun
		RGS Financial, Inc.		
RGS Financial [PayPal Credit]	8405	PO Box 852039 Richardson, TX 75085	\$2,852.90	Bryant
, , , , , , , , , , , , , , , , , , ,			100 - 100	
		Synchrony Bank		
Synchrony Bank [Discount Tire]	5705	P.O. Box 965048 Orlando, FL 32896	Unknown	Bryant
[	2703	511a1d5, 1 E 32070	CIMIOWII	2. juni
		The Leader's Choice Financial		
The Leader's Choice Financial	BU00	8711 Fallbrook Drive Houston, TX 77064	\$185.42	Bryant
The Leader 5 Choice Pillalicial	D000	110431011, 171 //004	ψ10J. <del>T</del> Δ	Diyanı

# Case 4:17-cv-00336-ALM Document 202 Filed 04/30/18 Page 3 of 11 PageID #: 3510 Exhibit C - Non-Investment Creditors

<u>Creditor Name</u>	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
		USAA		
		10750 McDermott Freeway		
USAA	8361	San Antonio, TX 78288	Unknown	Bryant
		USAA 10750 McDermott Freeway		
USAA	9735	San Antonio, TX 78288	Unknown	Bryant
GC Services		GC Services Limited Partnership P.O. Box 3346		
[USAA] (Consumer Loan)	0966	Houston, TX 77253	\$4,244.52	Bryant
		USAA 10750 McDermott Freeway		
USAA [Consumer Loan]	2531	San Antonio, TX 78288	\$344.38	Bryant
		USAA		
USAA [Credit Card]	4591	10750 McDermott Freeway San Antonio, TX 78288	Unknown	Bryant
		USAA		
USAA [Credit Card]	5809	10750 McDermott Freeway San Antonio, TX 78288	\$763.00	Bryant
		USAA		
USAA [Credit Card]	3497	10750 McDermott Freeway San Antonio, TX 78288	Unknown	Bryant
		,		•
		USAA		
USAA [Credit Card]	94	10750 McDermott Freeway San Antonio, TX 78288	Unknown	Bryant
F		., ,		,
		USAA		
USAA [Credit Card]	351	10750 McDermott Freeway San Antonio, TX 78288	\$11,800.00	Bryant
Conn [Cicuit Caru]	331	5an Antonio, 1A /0200	Ψ11,000.00	Diyan

# Case 4:17-cv-00336-ALM Document 202-3 Filed 04/30/18 Page 4 of 11 PageID #: 3511 Exhibit C - Non-Investment Creditors

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
		USAA		
USAA [Loan]	5011	10750 McDermott Freeway San Antonio, TX 78288	Unknown	Bryant
		,		Ţ
		Wells Fargo		
		P.O. Box 29482		
Wells Fargo	2572	Phoenix, AZ 85038	Unknown	Bryant
		Wells Fargo		
Wells Fargo	4113	P.O. Box 29482 Phoenix, AZ 85038	¢0 240 71	Derront
Wells Fargo	4113	FHUCHIA, AZ 83U38	\$2,342.71	Bryant
Wells Fargo [Bryant Financial		Wells Fargo P.O. Box 29482		
Credit Card]	7206	Phoenix, AZ 85038	Unknown	Bryant
		Wells Fargo		
Wells Fargo [Business Line		P.O. Box 29482		
Mastercard]	9851	Phoenix, AZ 85038	\$19,709.44	Bryant
		Wells Fargo		
Wells Fargo [Business Line Mastercard]	4390	P.O. Box 29482 Phoenix, AZ 85038	\$36,788.72	Wammel
Vehicle Liens	.570	1 Hoomin, 1 112 00 000	ψ50,100.12	· · · · · · · · · · · · · · · · · · ·
		TD Auto Finance		
TD Auto Finance		P.O. Box 16035		
[Rolls Royce]	8035	Lewiston, ME 04243	\$179,430.19	Wammel
		TD Auto Finance		
TD Auto Finance [Benz]	4194	P.O. Box 16035 Lewiston, ME 04243	\$118,870.48	Wammel
[20na]	71/7	Economi, ME 04243	ψ110,070.40	mannel
		SunTrust Bank P.O. Box 305053		
SunTrust Bank	8374	Nashville, TN 37230	Unknown	Wammel

# Case 4:17-cv-00336-ALM Document 202 Filed 04/30/18 Page 5 of 11 PageID #: 3512

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
		SunTrust Bank		
SunTrust Bank [Range Rover]	6964	P.O. Box 305053 Nashville, TN 37230	\$18,569.22	Wammel
		GM Corp. Office		
GM Financial Leasing (Cadillac) [2015 Escalade]	3212	801 Cherry Street, Suite 3600 Fort Worth, TX 76102	Unknown	Bryant
-				·
		GM Corp. Office		
GM Financial Leasing (Cadillac) [2015 Escalade]	3214	801 Cherry Street, Suite 3600 Fort Worth, TX 76102	Unknown	Bryant
[2013 Escalade]	3214	101t Wortii, 1A /0102	CHAHOWH	Di yani
		GM G 000		
GM Financial Leasing (Cadillac)		GM Corp. Office 801 Cherry Street, Suite 3600		_
[2015 SRX]	8035	Fort Worth, TX 76102	Unknown	Bryant
		TD Ameritrade P.O. Box 2209		
TD Ameritrade	8908	Omaha, NE 68102 BB Consumer Finance	Unknown	Bryant
BB Consumer Finance [1936 Roadster]	Unknown	8000 Maryland Ave, Ste 100 Clayton, MD 63105	\$99,446.16	Bryant
Utilities	Challown	City ton, FID 03103	Ψ//,++0.10	Diyunt
		GC Services Limited Partnership		
GC Services [TXU Energy]	8279	P.O. Box 3346 Houston, TX 77253	\$1,958.64	Wammel
		Coserv Electric		
Coserv Electric (re: home account)	255	P.O. Box 650785 Dallas, TX 75265-0785	\$1,318.42	Bryant
		Coserv Gas Limited		
Coserv Electric (re: home account)	255	P.O. Box 650785 Dallas, TX 75265-0785	\$114.01	Bryant
2 2201 - 2200die (to. nome account)	255	2 mm, 111 10200-0100	ψ117.01	Dijun
		Frisco Utility District		
Eniona Hallita District ( )	TT1	P.O. Box 2730	TT1	D
Frisco Utility District (re: home)	Unknown	Frisco, TX 75034	Unknown	Bryant

### Case 4:17-cv-00336-ALM Document 202 3 ELECTION 04/30/18 Page 6 of 11 PageID #: 3513

Exhibit C - Non	-Investment	Creditors
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Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	Defendant
Southwest Credit Systems, LP		Southwest Credit Systems, LP		
[Time Warner Cable] (5775	4644	PO Box 650543	1004.10	P
Parkwood property)	4644	Dallas, TX 75265	1884.18	Bryant
		Time Warner Cable		
		3301 W. Royal Lane		
Time Warner Cable (re: home)	7085	Irving, TX 75063	Unknown	Bryant
Time Warner Cable c/o Eastern Account System of Connecticut,		Time Warner Cable PO Box 837		
Inc.	EAS Acct No. 9311	Newtwon, CT 06470	\$1,884.18	Bryant
Insurance				
		Primerica Life Insurance Company 1 Primerica Parkway		
Primerica Life Insurance Company	5522	Duluth, Georgia 30099	\$680.16	Wammel
		Farmers Insurance Exchange		
		c/o Matthew W. Hill		
Farmers Insurance	1925	P.O. Box 58725 Houston, TX 77258	\$76.50	Wammel
		Hagerty Insurance Agency, LLC		
Hagerty Insurance Agency	5907	P.O. Box 1302 Traverse City, MI 49685	\$1,489.00	Wammel
Hagerty Insurance Agency	3907	Traverse City, MT 49083	\$1,469.00	w animei
		Geico		
		One Geico Boulevard		
Geico	7254	Fredericksburg, VA 22412	\$252.69	Wammel
		Farm Bureau Insurance		
		Brazoria-Galveston County Farm		
Texas Farm Bureau Insurance		Bureau 401 FM 517 Rd. W., Suite C		
Companies	4694	Dickinson, TX 77539	Unknown	Wammel
		Progressive Insurance P.O. Box 31260		
Progressive Insurance	25522764-3	Tampa, FL 33631	\$81.43	Bryant

# Case 4:17-cv-00336-ALM Document 202-3 Filed 04/30/18 Page 7 of 11 PageID #: 3514 Exhibit C - Non-Investment Creditors

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
		USAA		
HOLA IC I	10.62	10750 McDermott Freeway	** 1	ъ.
USAA [Car Insurance]	1063	San Antonio, TX 78288	Unknown	Bryant
		USAA		
USAA [Life Insurance Policy, Level Term Series V]	5409	9800 Fredericksburg Road San Antonio, TX 78288	\$302.10	Bryant
Level Termi Series v j	3409	San Antonio, 1X 76266	\$302.10	Diyant
		Humana Insurance Company		
Humana	3366	P.O. Box 3024 Milwaukee, WI 53201	\$3,097.14	Wammel
Other		)	* * 11	
		Perdue Brandon Fielder Collins & Mott, LLP		
		1235 North Loop West, Suite 600		
Galveston County Tax Office	8535	Houston, TX 77008	\$88.70	Wammel
		Fidelity Investments		
		P.O. Box 673001		
Fidelity Investments	5941	Dallas, TX 75267	\$0.01	Wammel
		City of Frisco		
City of Frisco	Unknown	P.O. Box 2730 Frisco, TX 75034	\$1,333.64	Bryant
City 01 1 11500	UIKIIOWII	1115CU, 1A /3U34	φ1,JJJ.U <del>1</del>	Diyan
		Culligan of DFW 3201 Premier Drive, Suite 300		
Culligan of DFW	7775	Irving, TX 75063	\$532.20	Bryant
		-		-
Customar Cara Cantan		Customer Care Cantan		
Customer Care Center [Discount Tire / Synchrony Car		Customer Care Center P.O. Box 740237		
Care]	5705	Atlanta, GA 30374	Unknown	Bryant
		Dell Financial Services		
		P.O. Box 80409		
Dell Financial Services	3523	Austin, TX 78708-0409	Unknown	Bryant

### Case 4:17-cv-00336-ALM Document 202-3-Filed 04/30/18 Page 8 of 11 PageID #: 3515 Exhibit C - Non-Investment Creditors

Last 4 Digits of Account No Creditor Name Creditor's Address **Estimated Amount of Claim** Defendant Diversified Consultants, Inc. P.O. Box 1391 Diversified Consultants, Inc. 4600 Southgate, MI 48195 \$1,884.18 Bryant Extreme Pest Management P.O. Box 1722 Midlothian, TX 76065 Extreme Pest Management 531 \$178.61 Bryant Factual Data 5100 Hahns Peak Drive Factual Data 718A Loveland, CO 80538 \$16.19 Bryant Marlin Landscape 411 W. Commerce Street Dallas, TX 75208 Marlin Landscape Unknown Unknown Bryant Nebraska Furniture Mart P.O. Box 3456 Nebraska Furniture Mart 8171 Omaha, NE 68103-0456 \$355.00 Bryant NTTA Customer Service Center North TX Tollway Authority P.O. Box 260928 Plano, TX 75026-0928 (TollTag) 4035 \$41.45 Bryant One North Interactive 222 N Lasalle, Suite 1500 Chicago, IL 60601 One North Interactive Unknown Unknown Bryant OnStar PO Box 77000, DEPT # 77246 OnStar Unknown Detroit, MI 48277-0246 Unknown Bryant Pitney Bowes Corporate HQ 3001 Summer St. Pitney Bowes 1825 Stanford, CT 06905 \$127.51 Bryant

# Case 4:17-cv-00336-ALM Document 202-3 Filed 04/30/18 Page 9 of 11 PageID #: 3516 Exhibit C - Non-Investment Creditors

Ready Refresh (by Nestle)  Louisville, KY 40258  Unknown  Louisville, KY 40258  Unknown  Unknown  Unknown  Unknown  Unknown  Unknown  TXDMV P.O. Box 149251 Auntia, TX 78714  Unknown  Weems & Stephens Equine Louisville  Veems & Stephens Equine Louisville  Weems & Stephens Louisville  Weems & Stephens Louisville Louisville  Weems & Stephens Louisville Louisville  Weems & Stephens Louisville L					
tadent Losa Unknown Prisco, TX 7934 Unknown Bryant  Ready Refresh (by Neatle) Unknown Unknown Unknown Unknown Unknown Bryant  TXDMV P.O. Box 149251 Austin, TX 78714 Unknown Bryant  TXDMV P.O. Box 149251 Austin, TX 78714 Unknown Bryant  Weems & Stephens Equine Hospital S900 Hospital Road  Weems & Stephens Equine Hospital S900 Hospital Road  Whispering Farms S933 Pebblesone Lane Plane, TX 7803 Plane, TX 7803  Whispering Farms Equestrian Contex, LLC  Whispering Farms Equestrian Contex, LLC  Unknown  American Medical Collection P. D. Box 1355 Dest 1355 D	Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
tadent Losa Unknown Prisco, TX 7934 Unknown Bryant  Ready Refresh (by Neatle) Unknown Unknown Unknown Unknown Unknown Bryant  TXDMV P.O. Box 149251 Austin, TX 78714 Unknown Bryant  TXDMV P.O. Box 149251 Austin, TX 78714 Unknown Bryant  Weems & Stephens Equine Hospital S900 Hospital Road  Weems & Stephens Equine Hospital S900 Hospital Road  Whispering Farms S933 Pebblesone Lane Plane, TX 7803 Plane, TX 7803  Whispering Farms Equestrian Contex, LLC  Whispering Farms Equestrian Contex, LLC  Unknown  American Medical Collection P. D. Box 1355 Dest 1355 D					
tadent Losa Unknown Prisco, TX 7934 Unknown Bryant  Ready Refresh (by Neatle) Unknown Unknown Unknown Unknown Unknown Bryant  TXDMV P.O. Box 149251 Austin, TX 78714 Unknown Bryant  TXDMV P.O. Box 149251 Austin, TX 78714 Unknown Bryant  Weems & Stephens Equine Hospital S900 Hospital Road  Weems & Stephens Equine Hospital S900 Hospital Road  Whispering Farms S933 Pebblesone Lane Plane, TX 7803 Plane, TX 7803  Whispering Farms Equestrian Contex, LLC  Whispering Farms Equestrian Contex, LLC  Unknown  American Medical Collection P. D. Box 1355 Dest 1355 D					
tadent Losa Unknown Prisco, TX 7934 Unknown Bryant  Ready Refresh (by Neatle) Unknown Unknown Unknown Unknown Unknown Bryant  TXDMV P.O. Box 149251 Austin, TX 78714 Unknown Bryant  TXDMV P.O. Box 149251 Austin, TX 78714 Unknown Bryant  Weems & Stephens Equine Hospital S900 Hospital Road  Weems & Stephens Equine Hospital S900 Hospital Road  Whispering Farms S933 Pebblesone Lane Plane, TX 7803 Plane, TX 7803  Whispering Farms Equestrian Contex, LLC  Whispering Farms Equestrian Contex, LLC  Unknown  American Medical Collection P. D. Box 1355 Dest 1355 D					
Dep Troop  Unknown  Frisco, TX 75034  Unknown  Ready Refresh 6601 Diaie Hwy, Sante 4, Louisville, KY 40228  Unknown  Bryant  TXDMV P.O. Box 140251  Austin, TX 78714  Unknown  TXDMV P.O. Box 140251  Austin, TX 78714  Unknown  Weems & Stephens Equine floopful  1359  Weems & Stephens Equine floopful  Whitepering Furns Equestrian Valency, TX 76227  Whitepering Furns Equestrian Valency, TX 76227  Whitepering Furns Equestrian Valency, TX 75093  Unknown  Bryant  Whitepering Furns Syst Pebblestone Lane Plano, TX 75093  Unknown  Bryant  Whitepering Furns Syst Poblestone Lane Plano, TX 75093  Unknown  Bryant  Financial Collection Agency P.O. Box 1255 Elinsford, NY 10523  Syst 138,79  Bryant  Financial Corporation of America P.O. Box 1255 Elinsford, NY 10523  Syst 138,79  Bryant  Financial Corporation of America P.O. Box 20500  Austin, TX 78720  Syst 1,3  Bryant  Unknown  Bryant  Financial Corporation of America P.O. Box 20500  Austin, TX 78720  Syst 1,3  Bryant					
teady Refresh (by Nestle)  Unknown  Bryant  TXDMV P.O. Box 149251 Austin, TX 78714  Unknown  Weems & Stephens Equine Hospital 5900 Hospital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms 9033 Pebblestone Lane Plano, TX 75993  Unknown  Bryant  American Medical Collection Agency F.O. Box 129251  American Medical Collection Agency F.O. Box 12925  Linknown  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  Unknown  Bryant	Poop Troop	Unknown		Unknown	Bryant
teady Refresh (by Nestle)  Unknown  Bryant  TXDMV P.O. Box 149251 Austin, TX 78714  Unknown  Weems & Stephens Equine Hospital 5900 Hospital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms 9033 Pebblestone Lane Plano, TX 75993  Unknown  Bryant  American Medical Collection Agency F.O. Box 129251  American Medical Collection Agency F.O. Box 12925  Linknown  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  Unknown  Bryant					
teady Refresh (by Nestle)  Unknown  Bryant  TXDMV P.O. Box 149251 Austin, TX 78714  Unknown  Weems & Stephens Equine Hospital 5900 Hospital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms 9033 Pebblestone Lane Plano, TX 75993  Unknown  Bryant  American Medical Collection Agency F.O. Box 129251  American Medical Collection Agency F.O. Box 12925  Linknown  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  Unknown  Bryant					
teady Refresh (by Nestle)  Unknown  Bryant  TXDMV P.O. Box 149251 Austin, TX 78714  Unknown  Weems & Stephens Equine Hospital 5900 Hospital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms 9033 Pebblestone Lane Plano, TX 75993  Unknown  Bryant  American Medical Collection Agency F.O. Box 129251  American Medical Collection Agency F.O. Box 12925  Linknown  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  Unknown  Bryant					
taskent Loan Unknown Louisville, KY 40258 Unknown Bryant  Indent Loan Unknown Unknown Unknown Unknown Bryant  TXDMV P.O. Box 149251 Austin, TX 78714 Unknown Bryant  Weems & Stephens Equine Loopital 1359 Weems & Stephens Equine Loopital 1359 Aubesy, TX 76227 S159.94 Bryant  Whispering Farms Equestrian Unknown Plane, TX 75093 Unknown Bryant  Whispering Farms Equestrian Unknown Plane, TX 75093 Unknown Bryant  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523 S158.79 Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720 S294.13 Bryant					
TXDMV P.O. Ro. 149251 Austin, TX 78714  Weems & Stephens Equine tory Mospital  Veems & Stephens Equine tory Mospital  Weems & Stephens Equine 1359  Weems &	Ready Refresh (by Nestle)	Unknown		Unknown	Bryant
X Department of Motor Vehicles  Weems & Stephens Equine Veems & Stephens Equine Sopital  Weems & Stephens Equine Sopital  1359  Weems & Stephens Equine Hospital Sopital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523  S158.79  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  Unknown					·
X Department of Motor Vehicles  Weems & Stephens Equine Veems & Stephens Equine Sopital  Weems & Stephens Equine Sopital  1359  Weems & Stephens Equine Hospital Sopital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523  S158.79  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  Unknown					
X Department of Motor Vehicles  Weems & Stephens Equine Veems & Stephens Equine Sopital  Weems & Stephens Equine Sopital  1359  Weems & Stephens Equine Hospital Sopital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523  S158.79  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  Unknown					
X Department of Motor Vehicles  Weems & Stephens Equine Veems & Stephens Equine Sopital  Weems & Stephens Equine Sopital  1359  Weems & Stephens Equine Hospital Sopital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523  S158.79  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  Unknown					
X Department of Motor Vehicles  Weems & Stephens Equine Veems & Stephens Equine Sopital  Weems & Stephens Equine Sopital  1359  Weems & Stephens Equine Hospital Sopital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  Whispering Farms Sp33 Peblestone Lane Plano, TX 75093  Unknown  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523  S158.79  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  Unknown	Student Loan	Unknown	Unknown	Unknown	Bryant
X Department of Motor Vehicles  P.O. Box 149251 Austia, TX 78714 Unknown Bryant  Veems & Stephens Equine Hospital 5960 Hospital Road Aubrey, TX 76227 S159.94 Bryant  Whispering Farms Equestrian Vhispering Farms Equestrian Center, LLC Unknown  American Medical Collection Agency P.O. Box 149251 Unknown S159.94 Bryant  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523 S158.79 Bryant  Financial Corporation of America P.O. Box 203500 Austia, TX 78720 S294.13 Bryant  United Revenue Corp. 204 Billings, Ste. 120	Student Louis	Chillown	Chillown	Chichown	Diyun
X Department of Motor Vehicles  P.O. Box 149251 Austia, TX 78714 Unknown Bryant  Veems & Stephens Equine Hospital 5960 Hospital Road Aubrey, TX 76227 S159.94 Bryant  Whispering Farms Equestrian Vhispering Farms Equestrian Center, LLC Unknown  American Medical Collection Agency P.O. Box 149251 Unknown S159.94 Bryant  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523 S158.79 Bryant  Financial Corporation of America P.O. Box 203500 Austia, TX 78720 S294.13 Bryant  United Revenue Corp. 204 Billings, Ste. 120					
X Department of Motor Vehicles  P.O. Box 149251 Austia, TX 78714 Unknown Bryant  Veems & Stephens Equine Hospital 5960 Hospital Road Aubrey, TX 76227 S159.94 Bryant  Whispering Farms Equestrian Vhispering Farms Equestrian Center, LLC Unknown  American Medical Collection Agency P.O. Box 149251 Unknown S159.94 Bryant  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523 S158.79 Bryant  Financial Corporation of America P.O. Box 203500 Austia, TX 78720 S294.13 Bryant  United Revenue Corp. 204 Billings, Ste. 120					
X Department of Motor Vehicles  Veems & Stephens Equine lospital  Veems & Stephens Equine Soft Hospital Soft Hospi			TXDMV		
Veems & Stephens Equine lospital  1359  Weems & Stephens Equine Hospital 5960 Hospital Road Aubrey, TX 76227  S159.94  Bryant  Whispering Farms 5933 Pebblestone Lane Plano, TX 75093  Unknown  Bryant  American Medical Collection Agency P.O. Box 1235 Elmsford, NY 10523  S158.79  Bryant  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  S294.13  Bryant  United Revenue Corp. 204 Billings, Ste. 120	TV Daniel of Marca Valida	II-los como		II	P
Veems & Stephens Equine loopital 1359	1X Department of Motor Vehicles	Unknown	Austin, 1X /8/14	Unknown	Bryant
Veems & Stephens Equine loopital 1359					
Veems & Stephens Equine loopital 1359					
Veems & Stephens Equine loopital 1359			Weems & Stephens Equine Hospital		
Whispering Farms Equestrian Sy33 Pebblestone Lane Plano, TX 75093 Unknown Bryant  American Medical Collection Agency P.O. Box 1235 Quest Diagnostics] Unknown Financial Corporation of America P.O. Box 203500 Austin, TX 78720 United Revenue Corp. 204 Billings, Ste. 120	Weems & Stephens Equine		5960 Hospital Road		_
Whispering Farms Equestrian Plano, TX 75093  American Medical Collection Agency P.O. Box 1235 Quest Diagnostics]  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  United Revenue Corp. 204 Billings, Ste. 120	Hospital	1359	Aubrey, TX 76227	\$159.94	Bryant
Whispering Farms Equestrian Plano, TX 75093  American Medical Collection Agency P.O. Box 1235 Quest Diagnostics]  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  United Revenue Corp. 204 Billings, Ste. 120					
Whispering Farms Equestrian Plano, TX 75093  American Medical Collection Agency P.O. Box 1235 Quest Diagnostics]  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  United Revenue Corp. 204 Billings, Ste. 120					
Whispering Farms Equestrian Plano, TX 75093  American Medical Collection Agency P.O. Box 1235 Quest Diagnostics]  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  United Revenue Corp. 204 Billings, Ste. 120			Whienering Forms		
American Medical Collection Agency P.O. Box 1235 Quest Diagnostics] Unknown  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  United Revenue Corp. 204 Billings, Ste. 120	Whispering Farms Equestrian		5933 Pebblestone Lane		
Agency Agency Agency Quest Diagnostics]  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  United Revenue Corp. 204 Billings, Ste. 120	Center, LLC	Unknown	Plano, TX 75093	Unknown	Bryant
Agency Agency Agency Quest Diagnostics]  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  United Revenue Corp. 204 Billings, Ste. 120					
Agency Agency Agency Quest Diagnostics]  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  United Revenue Corp. 204 Billings, Ste. 120					
P.O. Box 1235 Quest Diagnostics]  Financial Corporation of America P.O. Box 203500 Austin, TX 78720  United Revenue Corp. 204 Billings, Ste. 120	American Medical Callerder				
Financial Corporation of America P.O. Box 203500 Austin, TX 78720 \$294.13 Bryant  United Revenue Corp. 204 Billings, Ste. 120	Agency Agency				
P.O. Box 203500 Austin, TX 78720 \$294.13  Bryant  United Revenue Corp. 204 Billings, Ste. 120	[Quest Diagnostics]	Unknown	Elmsford, NY 10523	\$158.79	Bryant
P.O. Box 203500 Austin, TX 78720 \$294.13  Bryant  United Revenue Corp. 204 Billings, Ste. 120					
P.O. Box 203500 Austin, TX 78720 \$294.13  Bryant  United Revenue Corp. 204 Billings, Ste. 120					
P.O. Box 203500 Austin, TX 78720 \$294.13  Bryant  United Revenue Corp. 204 Billings, Ste. 120					
United Revenue Corp. 204 Billings, Ste. 120					
204 Billings, Ste. 120	Financial Corporation of America	6448		\$294.13	Bryant
204 Billings, Ste. 120					
204 Billings, Ste. 120					
204 Billings, Ste. 120					
	United Revenue Corp.	5669		\$174.93	Bryant

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	Defendant
<u>Creditor Name</u>	Dast 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	Detendant
		Pure Water Pool Services 2718 Pirates Gold Circle		
Pure Water Pool Services	Unknown	Friendswood, TX 77546	\$600.78	Wammel
		Reagin Law Firm, PLLC		
		1415 South Voss, Suite #110-145		
TLC Office Systems	0357	Houston, TX 77057	\$2,086.26	Bryant
AllianceOne Receivables		AllianceOne Receivables Management, Inc.		
Management [North TX Tollway Authority]	3723	PO Box 1007 Arlington, TX 76004	\$41.03	Wammel
[North 12 Tollway Authority]	3123	Armigion, 1A 70004	φ41.05	w annier
		Million Air Houston		
Million Air Houston	Unknown	7555 Ipswich Road Houston, TX 77061	\$1,850.00	Wammel
Hunter Warfield		Hunter Warfield 4620 Woodland Corporate Blvd		
[Villas Chapel Creek]	2090	Tampa, FL 33614	\$349.61	Bryant
		Verliance		
		43406 Business Park Dr, Temecula,		
Verliance/Gary Hill	9226	CA 92590	\$7,900.00	Wammel
		The Stevens-Lloyd Group, Inc. c/o Raymond Lloyd		
Cessna Aircraft Company	6565	9420 East Golf Links Road, #122 Tucson, Arizona 85730	\$92,225.23	Wammel
			,	
		Ayala's Mobile Detail		
		c/o Fredy Rodriguez 15215 Empanada Drive		
Ayala's Mobile Detail	Unknown	Houston, TX 77083	\$1,276.00	Wammel
Properties				
		646 Development LLC		
646 Development LLC	Unknown	2302 Post Office Street, Suite 601 Galveston, TX 77539	\$5,280.00	Wammel
0-10 Development EEC	Onkilowii			** aniiiici
		JLE Investors, Inc. d/b/a Associated Mortgage Investors		
JLE Investors, Inc. d/b/a		710 North Post Oak Road, Suite 208		
Associated Mortgage Investors	2238	Houston, TX 77024	\$631,400.00	Wammel

# Case 4:17-cv-00336-ALM Document $202_{\text{DU}}$ Filed 04/30/18 Page 11 of 11 PageID #: 3518 Exhibit C - Non-Investment Creditors

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
		Fort Bend County Tax		
		Assessor/Collector		
		c/o Patsy Schultz, PCC		
		PO BOX 1028 - Payment		
Fort Bend County Tax		Processing Dept		
Assessor/Collector	8914	Sugar Land, TX 77487	\$311.95	Bryant

#### **EXHIBIT D – INVESTOR LIST**

Investor Name	Estimated Investment Amount <sup>1</sup>	Invested In
Akber and Shirin Malik	\$50,000	BUCF
Alice and Kenneth Shafer	\$600,000	BUCF
Always Stay Balanced LLC	\$80,000	BUCF
Andrew Fossler	\$400,000	BUCF
Angelo and Gay Mascheri	\$200,000	BUCF
Anthony Reyes [3]	\$80,000	BUCF
Aragonesa LLC	\$550,000	BUCF
Barbara Toczek	\$150,000	BUCF
Bettye Smith	\$150,000	BUCF
Blair Knapp	\$40,000	BUCF
Brett Bowling	\$50,000	BUCF
Brian Craft	\$300,000	BUCF
Calehr & Associates	\$290,000	BUCF
Chet and Cynthia Williams	\$50,000	BUCF
Chico's Venture, LLC	\$520,000	BUCF
Chris and Karin LaBauve [3]	\$102,700	BUCF
Christel Such	\$220,000	BUCF
Chuck Evans	\$70,000	BUCF
Connie Silvey	\$200,000	BUCF
Danny and Glenda Childers	\$40,000	BUCF
David and Dawnette Joines	\$100,000	BUCF
David Ko	\$50,000	BUCF
Eric Dysart	\$320,000	BUCF
Erin Cunningham-Small	\$200,000	BUCF
Eugene Broadway	\$100,000	BUCF
Frances DesBiens	\$100,000	BUCF
Franics O'laughlin	\$480,000	BUCF
Frank Rambin	\$50,000	BUCF
Gary and Tammy Tibbals	\$560,000	BUCF
Gary Hyman	\$180,000	BUCF
Grandchildren Fund (de Pedro) [3]	\$20,000	BUCF
Grandchildren Fund (Solis) [3]	\$20,000	BUCF
Grandchildren Trust (Lehmann)	\$155,000	BUCF
Greg and Alix Wren	\$200,000	BUCF
Harco Development LLC	\$150,000	BUCF

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<sup>&</sup>lt;sup>1</sup> The Receiver and her team are continuing their review of submitted claim notification forms and supporting documentation from investors. Accordingly, the investment amounts included herein are estimates.

Investor Name	Estimated Investment Amount <sup>1</sup>	Invested In
Hari Rahardjo	\$50,000	BUCF
Heather Gula	\$60,000	BUCF
Highway 6 Interest LLC	\$75,000	BUCF
Holly Peters	\$100,000	BUCF
Hossein Seddighi	\$70,000	BUCF
Howard and Karen Acton	\$300,000	BUCF
Idn Suhani	\$60,000	BUCF
IL Ponte Enterprises LLC [3]	\$300,000	BUCF
Jack King [3]	\$190,000	BUCF
Jason and Michelle Williams [3]	\$400,000	BUCF
Javier de la Garza	\$130,000	BUCF
Jeffrey Gilliam	\$60,000	BUCF
Jeffrey Russell	\$150,000	BUCF
John Ezell	\$150,000	BUCF
Joseph Solis	\$230,000	BUCF
Juan Veldsman	\$240,000	BUCF
Jurgen and Jennifer Revenig	\$60,000	BUCF
Kassh Kocian [3]	\$26,000	BUCF
Kenneth and Chelsea Hughes	\$750,000	BUCF
Kenneth and Kerri Zschappel	\$400,000	BUCF
Kenneth and Kerrie Dwyer	\$400,000	BUCF
Kenneth Shafer	\$200,000	BUCF
Kevin and Kimberly Gallagher	\$400,000	BUCF
Laura Cook	\$25,000	BUCF
Maria de la Garza	\$20,000	BUCF
Mark Canatore	\$77,000	BUCF
Mark Chetty	\$245,000	BUCF
Mark Senft	\$150,000	BUCF
Mary and Bruce Bryant	\$150,000	BUCF
Michael and Carmen Ockenfels	\$100,000	BUCF
Michael and Lorena Delapaz	\$450,000	BUCF
Michael Reyes [3]	\$50,000	BUCF
Mike and Janice Kocian [3]	\$35,000	BUCF
Mitja and Tina Peterman	\$50,000	BUCF
Neal Barnes	\$205,000	BUCF
Neva Terry	\$36,000	BUCF
Norrie Foundation [3]	\$1,360,000	BUCF
Patrick and Cheryl Perry	\$20,000	BUCF
Peter and Michelle Lehmann	\$240,000	BUCF

Investor Name	Estimated Investment Amount <sup>1</sup>	Invested In
Peter Solis	\$50,000	BUCF
Petrus Luyt	\$450,000	BUCF
Quentin and Marilyn Lehmann	\$145,000	BUCF
Randi Cahill	\$52,250	BUCF
Randy and Georgia Hinze	\$100,000	BUCF
RBSynergy [3]	\$300,000	BUCF
Rebecca Seeber	\$100,000	BUCF
Robert (Trust) Zschappel	\$50,000	BUCF
Robert Bradley Zschappel	\$240,000	BUCF
Robert Surmon	\$320,000	BUCF
Roberta Williams	\$144,000	BUCF
Rodney and Lisa Hradil	\$130,000	BUCF
Roland and Holly Maldonado	\$259,000	BUCF
Roland and Isabel Solis	\$300,000	BUCF
Ronald Carter	\$50,000	BUCF
Ronaldo and Maria Garcia	\$140,000	BUCF
Rosalean and Richard Hadaway	\$50,000	BUCF
Samira Calehr	\$120,000	BUCF
Sardah Soekahi	\$34,500	BUCF
Scott and Cheryl Hendricks	\$56,000	BUCF
Silene and Robbert Fredriksz	\$50,000	BUCF
Solis Synergy	\$200,000	BUCF
Stanley and Brenda Emmons	\$550,000	BUCF
Stephen and Shirley Hoselton	\$180,000	BUCF
Steven Foley	\$150,000	BUCF
Susan and Ray Wren	\$1,000,000	BUCF
Teddi Dysart	\$400,000	BUCF
Teresa Ezell	\$100,000	BUCF
Theo and Engela Meintjes	\$420,000	BUCF
Thomas Schnabel	\$320,000	BUCF
Thomas Senft	\$600,000	BUCF
Thomas Shearer	\$50,000	BUCF
Thurman and Judy Bryant	\$550,000	BUCF
Trina Reyes [3]	\$50,000	BUCF
Walker and Amber Ross	\$60,000	BUCF
Wayne Sargent	\$200,000	BUCF
Blake Ducharme <i>also known as</i> Black Gold Investments	\$25,903,650	Wammel Group
Brent Cantalope	\$50,000	Wammel Group
Brian and Laurie Swift	\$587,000	Wammel Group
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Investor Name	Estimated Investment	Invested In
	Amount <sup>1</sup>	W 10
Brooke Green Holdings, LLC also known	\$50,000	Wammel Group
as Jein Gadson	<b></b>	
Cody Black	\$38,000	Wammel Group
Cynthia Wade	\$200,000	Wammel Group
Danny Hardy	\$80,000	Wammel Group
David and Sherry Bryan	\$110,000	Wammel Group
Dorothy Madison	\$25,000	Wammel Group
Jein Gadson	\$40,000	Wammel Group
Joseph and Kristina Bauer	\$108,500	Wammel Group
Kirby Ross	\$86,600	Wammel Group
Paul and Karen Smith	\$53,750	Wammel Group
Richard Engel	\$150,000	Wammel Group
Robert and Sandra Bailey	\$200,000	Wammel Group
Steve Garrett also known as Gret	\$1,409,760	Wammel Group
Investments; League City Boat & RV;		
Southern Grant Ranch; Coastal		
Construction		
Swift Tree Holdings, LLC also known as	\$1,225,000	Wammel Group
Brian Swift		1
Tim Johnson	\$150,000	Wammel Group
Warren Trahan	\$100,000	Wammel Group
TOTAL 168	\$53,379,710	