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

JENNIFER ECKLUND, RECEIVER,	§
	§
Plaintiff,	§
	§
v.	§ Ancillary Civil Action No. 4:18-cv-360
	§
BEDAZZLED, INC., et al.,	§
	§
Defendants.	§

RECEIVER'S REQUEST TO CLERK FOR ENTRY OF DEFAULT AGAINST PROLIQUIDATION SERVICES LLC

TO THE UNITED STATES DISTRICT CLERK:

- 1. Jennifer Ecklund, in her capacity as 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"), by and through undersigned counsel, hereby files this Request to Clerk for Entry of Default Against ProLiquidation Services LLC.
- 2. On May 15, 2018, the Receiver filed her *Complaint Against Certain Transferees* [Dkt. No. 1]. A true and correct copy of the Receiver's Complaint is attached hereto and incorporated herein as **Exhibit A**.
- 3. The Receiver's Complaint against ProLiquidation Services LLC seeks to claw back \$54,738 that ProLiquidation Services LLC received from BUCF under the theories of Actual Fraudulent Transfer, Constructive Fraudulent Transfer, and Unjust Enrichment and Constructive

Case 4:18-cv-00360-ALM Document 85 Filed 11/06/18 Page 2 of 4 PageID #: 493

Trust. See Exhibit A. The Receiver is entitled to recover the amounts received by ProLiquidation

Services LLC from BUCF.

4. The amounts sought by the Receiver are liquidated and can be readily computed in

compliance with Federal Rule of Civil Procedure 55(b). Financial records indicate that

ProLiquidation Services LLC transferred \$19,317 to BUCF from December 2014 to September

2016, and that BUCF transferred \$74,055 to ProLiquidation Services LLC from February 2014 to

December 2016; thereby, ProLiquidation Services LLC received a net of \$54,738 from BUCF.

See Affidavit of Jennifer Ecklund (the "Ecklund Affidavit"), attached hereto as Exhibit B.

Redacted financial records evidencing the transfers between BUCF and ProLiquidation Services

LLC are attached hereto as **Exhibit C**.

5. On June 2, 2018, ProLiquidation Services LLC, by and through its registered agent,

was served with Summons and Complaint by certified mail return receipt requested [Dkt. No. 52].

A true and correct copy of the proof of service is attached hereto and incorporated herein as

Exhibit D.

6. The deadline for ProLiquidation Services LLC to file its answer with the Court was

June 25, 2018.

7. ProLiquidation Services LLC, though properly served with the Summons and

Complaint, has failed to file an answer and has made no other attempt sufficient to show that it

intends to defend this lawsuit.

8. Because ProLiquidation Services LLC has failed to file an answer in this action or

otherwise defend the lawsuit, the Receiver is entitled to entry of default against ProLiquidation

Services LLC.

T. **ARGUMENTS & AUTHORITIES**

9. The Clerk of Court may enter a default against a party who has not filed a

responsive pleading or otherwise defended the suit. Fed. R. Civ. P. 55(a).

10. Attached as Exhibit D is a true and correct copy of the proof of service evidencing

that ProLiquidation Services LLC was properly served notice of the suit. See Ecklund Affidavit,

Exhibit B.

The Clerk of the Court should enter a default against ProLiquidation Services 11.

LLC because it has failed to file an answer by June 25, 2018 (21 days from the date of service—

June 2, 2018). Fed. R. Civ. P. 12(a)(1)(A). Moreover, ProLiquidation Services LLC has not

taken sufficient action nor filed any document that indicates its intent to defend the suit. Fed. R.

Civ. P. 55(a); see Ecklund Affidavit, Exhibit B at ¶ 7.

12. As required by 50 U.S.C. § 3931, attached as **Exhibit E** is a military affidavit for

ProLiquidation Services LLC, evidencing that ProLiquidation Services LLC is a business entity

and is therefore incapable of serving in the military.

13. ProLiquidation Services LLC, as a business entity, is incapable of being a minor or

an incompetent person.

14. The time for ProLiquidation Services LLC to respond to the suit has expired.

> II. **CONCLUSION**

For the foregoing reasons, the Receiver respectfully requests that the Clerk of Court enter

a default against ProLiquidation Services LLC in the amount of \$54,738. The Receiver further

requests any such other relief to which she is entitled under law or equity.

DATED: November 6, 2018.

Respectfully submitted,

By: /s/ Timothy E. Hudson

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COUNSEL TO RECEIVER

On November 6, 2018, I electronically submitted the foregoing document to the Clerk of the Court for the United States District Court for the Eastern District of Texas using the electronic case filing system of the Court.

CERTIFICATE OF SERVICE

/s/ Timothy E. Hudson
Timothy E. Hudson

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

JENNIFER ECKLUN	ND, RECEIVER,	§	
		§	
	Plaintiff,	§	
		§	
V.		§	Ancillary Civil Action No. 4:18-cv-360
		§	
BEDAZZLED, INC.,	, et al.,	§	
		§	
	Defendants.	§	

APPENDIX TO RECEIVER'S REQUEST TO CLERK FOR ENTRY OF DEFAULT AGAINST PROLIQUIDATION SERVICES LLC

Exhibit	Description	Citation
A	Complaint Against Certain Transferees	App. 0001-58
В	Affidavit of Jennifer Ecklund in Support of Default	App. 0059-60
С	Redacted Financial Records	App. 0061-75
D	Proof of Service on ProLiquidation Services LLC	App. 0076-79
Е	Servicemember's Affidavit	App. 0080

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

JENNIFER ECKLUND, RECEIVER,	§
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Plaintiff,	§
	§
V.	§ Ancillary Civil Action No. 4:18-cv-360
	§
BEDAZZLED, INC., et al.	§
	§
	§
	8

RECEIVER'S COMPLAINT AGAINST CERTAIN TRANSFEREES

Jennifer Ecklund, in her capacity as 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"), by and through undersigned counsel, hereby files this *Complaint* against certain Transferees, and would respectfully show this Court the following:

I. INTRODUCTION

1. This case arises out of, and is ancillary to, a lawsuit brought by the Securities and Exchange Commission ("SEC") against Bryant Defendants, Wammel Defendants, Carlos Goodspeed a/k/a Sean Phillips a/k/a GC d/b/a Top Agent Entertainment d/b/a Mr. Top Agent Entertainment ("Goodspeed"), and Relief Defendant Thurman P. Bryant, Jr. ("Bryant, Jr.") for claims related to a fraudulent investment scheme created, organized, and operated by the Bryant Defendants. That lawsuit is styled SEC v. Thurman P. Bryant, III, et al., No. 4:17-cv-00336-

ALM, and is pending in the United States District Court for the Eastern District of Texas,

Sherman Division ("SEC v. Thurman P. Bryant, III, et al.").

2. The Bryant Defendants engaged in a Ponzi scheme that raised millions of dollars from

unwitting investors though the sale of "limited partnership interests" in BUCF (the "Ponzi

scheme"). Defendant Bryant induced Investors to invest in BUCF through investment contracts

based upon misrepresentations and material omissions regarding (a) returns (30% or more), (b)

the secure nature of the "mortgage-based" investments, and (c) the existence of "escrow

accounts." However, no secure escrow account existed and there was no mortgage-related

investment program.

3. As part of the Bryant Defendants' Ponzi scheme and directly violative of promises to

BUCF investors, BUCF transferred its investors' funds to the Wammel Group—a limited

liability company wholly owned and operated by Wammel-which in turn invested BUCF

investor funds in high-risk options trading. See August 15, 2017 Memorandum Opinion and

Order, SEC v. Thurman P. Bryant, III, et al., Case No. 04:17-CV-00336-ALM. Dkt. No. 89 (E.D.

Tex., Mazzant, J.) at 8 (the "Memorandum Opinion and Order"). The Wammel Defendants,

by and through Wammel, also raised funds independent of BUCF funds, which Wammel used in

the same way. In effect, the Bryant Defendants and the Wammel Defendants created a web of

interlocking entities that they utilized in connection with the Ponzi scheme out of which this case

arises. See id. ("The Court finds that this is sufficient evidence to establish a Ponzi scheme.")

4. The SEC's complaint in SEC v. Thurman P. Bryant, III, et al. describing the Ponzi

scheme is in this Court's record and is incorporated herein by reference.

5. The Receiver's investigation has established that more than \$22 million was raised

from BUCF investors during the course of the scheme, including approximately \$1.4 million

raised since January 2017 alone. Notably, of that \$22 million, more than \$17.8 million was

transferred to the Wammel Group, Goodspeed, and Bryant, Jr., and approximately \$4.8 million

was misappropriated by Bryant to fund his personal living expenses. None was invested as

promised in the agreements signed by investors. In addition, the Wammel Defendants have

raised approximately \$44.7 million dollars from 16 investors, primarily through limited

partnership agreements.

6. Certain persons and entities, identified herein as the "Transferees," collectively

received more than \$4 million (the "Transfers") from the Bryant Defendants and Wammel

Defendants by, or at the direction of, Bryant or Wammel. The Transfers were actually just the

principal of investors, which expressly violated Bryant and Wammel Group's promises to

investors about how the money would be invested. Specifically, Transferees received more than

\$779,205 from the Bryant Defendants. See Transfers Between Bryant Defendants and

Transferees, attached hereto as **Exhibit A**. Transferees also received more than \$3.3 million from

the Wammel Defendants. See Transfers Between Wammel Defendants and Transferees, attached

hereto as **Exhibit B**.

7. The Transferees did not exchange reasonably equivalent consideration for the Transfers

received and have no legitimate claims to the monies, which were misappropriated from

unwitting investors. For example, the BUCF investors were promised a no-risk investment in the

mortgage industry in which their principal would be protected against loss in secured escrow

accounts, but some of that money is now in the possession of the Transferees. The Receiver

brings this Complaint to rescind the Transfers because the funds used were those of innocent,

unwitting investors in the Ponzi scheme.

RECEIVER'S COMPLAINT AGAINST CERTAIN TRANSFEREES - PAGE 3

II. PARTIES

8. Plaintiff Jennifer Ecklund was appointed as Receiver for the Bryant Defendants by order of this Court signed May 15, 2017, and superseded by the Amended Order Appointing Receiver (and including the Wammel Defendants in the Receivership) entered on July 19, 2017 (the "Receivership Order"), which are in the Court's record and incorporated herein by reference. The Receivership Order authorizes the Receiver to, *inter alia*:

institute such actions and legal proceedings, for the benefit and on behalf of the Receivership Estate, as the Receiver deems necessary and appropriate; the Receiver may seek, among other legal and equitable relief, the imposition of constructive trusts, disgorgement of profits, asset turnover, avoidance of fraudulent transfers rescission . . .

¶ 41, p. 13.

- 9. Defendant Bedazzled, Inc. is a domestic for-profit corporation organized under the laws of the State of Texas. This Defendant may be served with process through its registered agent Deborah L. Hoffman at 4120 Cassandra Lane, Plano, Texas 75093. Fed. R. Civ. P. 4. If the Registered Agent cannot with reasonable diligence be found, the Defendant may served through the Texas Secretary of State. Tex. Bus. Orgs. Code § 5.251.
- 10. Defendant Christel Such¹ is an individual residing at 4029 Pear Ridge Dr., The Colony, Texas 75056. She may be served with process at that address or wherever else she may be found. FED. R. CIV. P. 4.
- 11. Defendant Ferguson Enterprises, Inc. is a foreign for-profit corporation organized under the laws of the State of Virginia. This Defendant may be served with process through its registered agent Corporate Creations Network, Inc. at 2425 W Loop South #200, Houston, Texas 77027. Fed. R. Civ. P. 4.

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App. 0004

¹ Christel Such may have received Transfers in her capacity as power of attorney for Esperanza Landry; however, records indicate that Christel Such received said Transfers without mention of Esperanza Landry.

12. Defendant Easy Pay Finance, Inc. is a domestic for-profit corporation organized under

the laws of the State of Texas. This Defendant may be served with process through its registered

agent Michael W. McFerrin at 1386 FM 1960 Bypass Rd. E, Humble, Texas 77338-3908. FED.

R. CIV. P. 4.

13. Defendant Joe Michetti is an individual residing at 11380 Wake Oaks Dr.,

Montgomery, Texas 77356. He may be served with process at that address or wherever else he

may be found. FED. R. CIV. P. 4.

14. Defendant MNE Financial Services, LLC is a domestic limited liability company

organized under the laws of the State of Texas. This Defendant may be served with process

through its registered agent Fred A. Avant at 312A Birdsall Street, Houston, Texas 77007-7139.

FED. R. CIV. P. 4. If the Registered Agent cannot with reasonable diligence be found, the

Defendant may served through the Texas Secretary of State.. TEX. BUS. ORGS. CODE § 5.251.

15. Defendant Baldwin's Industrial Services, Inc. a/k/a Baldwin's Crane Hire Limited is a

foreign for-profit organized under the laws of the State of Delaware. This Defendant may be

served with process through its registered agent CT Corporation Systems, 350 N. St. Paul Street,

Suite 2900, Dallas, Texas 75201. FED. R. CIV. P. 4. If the Registered Agent cannot with

reasonable diligence be found, the Defendant may served through the Texas Secretary of State.

TEX. BUS. ORGS. CODE § 5.251. Alternatively, this Defendant may be served through the Central

Authority of the United Kingdom designated pursuant to the Hague Service Convention as The

Senior Master, For the attention of the Foreign Process Section, Room E16, Royal Courts of

Justice, Strand, London WC2A 2LL.

16. Defendant Tracey Murray is an individual residing at 419 Marina Dr., Webster, Texas

77598. She may be served with process at that address or wherever else she may be found. FED.

R. CIV. P. 4.

17. Defendant C&C Flowers and Landscaping LLC is a foreign limited liability company

organized under the laws of the State of Florida. This Defendant may be served with process

through its registered agent Ervin J. Coleman, 8804 Darlington Dr., Jacksonville, Florida 32208-

1941. FED. R. CIV. P. 4. If the Registered Agent cannot with reasonable diligence be found, the

Defendant may served through the Texas Secretary of State. Tex. Bus. Orgs. Code § 5.251.

18. Defendant Sean Lester is an individual residing at 3003 Larknolls Lane, Houston,

Texas 77092. He may be served with process at that address or wherever else he may be found.

FED. R. CIV. P. 4.

19. Defendant Patrick Finley is an individual and may be served with process wherever he

may be found. FED. R. CIV. P. 4.

20. Defendant 646 Development, LLC is a domestic limited liability company organized

under the laws of the State of Texas. This Defendant may be served with process through its

registered agent Robert L. Moody at 2302 Post Office St., Suite 601, Galveston, Texas 77550-

1936. FED. R. CIV. P. 4. If the Registered Agent cannot with reasonable diligence be found, the

Defendant may served through the Texas Secretary of State. Tex. Bus. Orgs. Code § 5.251.

21. Defendant Fresh Start Legal Advocates, Inc. is a domestic for-profit corporation

organized under the laws of the State of Texas. This Defendant may be served with process

through its registered agent Aniko L. Brown at 1318 Summer Forest Dr., Sugar Land, Texas

77479-6918. FED. R. CIV. P. 4. If the Registered Agent cannot with reasonable diligence be

found, the Defendant may served through the Texas Secretary of State. TEX. BUS. ORGS. CODE §

5.251.

22. Defendant Jet Traders Group, LLC is a domestic limited liability company organized

under the laws of the State of Texas. This Defendant may be served with process through its

registered agent John D. Profanchik at 3301 Swanson Dr., Plano, Texas 75025-5364. FED. R.

CIV. P. 4. If the Registered Agent cannot with reasonable diligence be found, the Defendant may

served through the Texas Secretary of State. TEX. BUS. ORGS. CODE § 5.251.

23. Defendant Ed Curtiss is an individual and may be served with process wherever he may

be found. FED. R. CIV. P. 4.

24. Defendant Thomas Seffron is an individual residing at 14884 Penasquitos Ct., San

Diego, California 92129. He may be served with process at that address or wherever else he may

be found. FED. R. CIV. P. 4

25. Defendant Sonic Momentum JVP, LP is a domestic limited partnership organized under

the laws of the State of Texas. This Defendant may be served with process through its registered

agent CT Corporation System at 1999 Bryan St. Suite 900, Dallas, Texas 75201. FED. R. CIV. P.

4. If the Registered Agent cannot with reasonable diligence be found, the Defendant may served

through the Texas Secretary of State. Tex. Bus. Orgs. Code § 5.251.

26. Defendant All American Automotive, LLC is a domestic limited liability company

organized under the laws of the State of Texas. This Defendant may be served with process

through its registered agent Dominic Harris at 102 C West Veteran's Memorial Blvd., Harker

Heights, Texas 76548. FED. R. CIV. P. 4. If the Registered Agent cannot with reasonable

diligence be found, the Defendant may served through the Texas Secretary of State. TEX. BUS.

ORGS. CODE § 5.251.

- 27. Defendant Debbie Davidson is an individual and may be served with process wherever she may be found. FED. R. CIV. P. 4.
- 28. Defendant Harrington Carbone & Allison, LLP is a domestic limited liability partnership organized under the laws of the State of Texas. This Defendant may be served with process through its general partner Tony Carbone at 2651 Pearland Pkwy, Suite 102, Pearland, Texas 77581. FED. R. CIV. P. 4.
- 29. Defendant Chris Castillo is an individual and may be served with process wherever he may be found. FED. R. CIV. P. 4.
- 30. Defendant Bellagio Interiors, LP is a domestic limited partnership organized under the laws of the State of Texas. This Defendant may be served with process through its registered agent Misti B. Thomas at 6009 W. Parker Rd., Suite 101, Plano, Texas 75093-8145. FED. R. CIV. P. 4.
- 31. Defendant Joe Mackey is an individual residing at 723 Red Oak Lane, Friendswood, Texas 77546. He may be served with process at that address or wherever else he may be found. FED. R. CIV. P. 4.
- 32. Defendant Domingo Rodriguez is an individual residing at 330 Nettle Dr., Garland, Texas 75043-3225. He may be served with process at that address or wherever else he may be found. FED. R. CIV. P. 4.
- 33. Defendant Sean Fitzmaurice is an individual residing at 2266 NW 51st Street, Apt. D, Miami, Florida 33142-3789.. He may be served with process at that address or wherever else he may be found. FED. R. CIV. P. 4.
- 34. Defendant ESPI Motors, Inc. is a domestic for-profit corporation organized under the laws of the State of Texas. This Defendant may be served with process through its registered

agent Raul G. Espino at 5804 Star Lane, Suite B, Houston, Texas 77057-7116. FED. R. CIV. P.

4.

35. Defendant Enmotion Enterprises, Inc. is a domestic for-profit corporation organized

under the laws of the State of Texas. This Defendant may be served with process through its

registered agent Stephen M. Garrett at L.C.B. & R.V. Storage #3, 3000 FM 646 East Dickinson,

Texas 77539. FED. R. CIV. P. 4. If the Registered Agent cannot with reasonable diligence be

found, the Defendant may served through the Texas Secretary of State. TEX. BUS. ORGS. CODE §

5.251.

36. Defendant Brandon Arnold is an individual residing at 2101 Washington Park Way,

Prosper, Texas 75078-1697. He may be served with process at that address or wherever else he

may be found. FED. R. CIV. P. 4.

37. Defendant ProLiquidation LLC is a domestic limited liability company organized under

the laws of the State of Texas. This Defendant may be served with process through its registered

agent Thurman Bryant at 2054 Hidalgo Lane, Frisco, Texas 75034. FED. R. CIV. P. 4. If the

Registered Agent cannot with reasonable diligence be found, the Defendant may served through

the Texas Secretary of State. Tex. Bus. Orgs. Code § 5.251.

38. Defendant Frontier Title Company is a domestic limited liability company organized

under the laws of the State of Texas. This Defendant may be served with process through its

registered agent Casey Lambright at 2603 Augusta Dr., Ste. 1100, Houston, Texas 77057-5639.

FED. R. CIV. P. 4.

III. JURISDICTION AND VENUE

39. This Court has subject-matter jurisdiction over the matters raised by this lawsuit

pursuant to 28 U.S.C. § 1367 because this action is ancillary to SEC v. Thurman P. Bryant, III, et

al. See Crawford v. Silette, 608 F.3d 275, 278 (5th Cir. 2010); see also Haile v. Henderson Nat'l

Bank, 657 F.2d 816, 822 (6th Cir. 1981). Moreover, the money transferred to the Transferees, as

described herein, constitutes a Receivership Asset, defined in the Receivership Order as "all

property interests of the Receivership Defendants, including, but not limited to, monies, funds,

securities, credits, effects, goods, chattels, lands, premises, leases, claims, rights and other assets,

together with all rents, profits, dividends, interest or other income attributable thereto, of

whatever kind, which the Receivership Defendant owns, possesses, has a beneficial interest in, or

controls directly or indirectly." Receivership Order, \P 7(A), p. 3.

40. Venue is proper in this Court because this action is ancillary to SEC v. Thurman P.

Bryant, III, et al., and pursuant to 28 U.S.C. §§ 754 and 1692, the Receiver may sue in the

district in which she was appointed to enforce claims anywhere in the country.

IV. FACTS AND PROCEDURAL BACKGROUND

41. The Receiver relies on, and hereby incorporates by reference, the specific factual

allegations made by the SEC in its complaint against the Bryant Defendants, Wammel

Defendants, Goodspeed, and Relief Defendant Bryant, Jr.

A. Bryant Creates the BUCF Scheme

42. In early 2011, Bryant formed BUCF and is, and always has been, BUCF's sole officer,

manager, and decision-maker. Bryant opened, maintained, and had sole signatory authority over

BUCF's single bank account. Hence, Bryant and BUCF's interests and activities were one and

the same and their interest are, and always have been, aligned. See First Amended Complaint,

Dkt. No. 154.

43. Generally, Bryant pitched to investors orally representing, among other things, that

investor funds would be protected in segregated, secure escrow accounts and used solely to serve

RECEIVER'S COMPLAINT AGAINST CERTAIN TRANSFEREES - PAGE 10

as "proof of funds" for BUCF to secure a line of credit from a hedge fund. First Amended

Complaint, Dkt. No. 154. Bryant further represented that BUCF would use the line of credit to

fund short-term mortgage loans, which long-term lenders would purportedly quickly purchase in

exchange for a set fee paid to BUCF. Furthermore, Bryant promised investors, orally and in

partnership agreements, that their investment bore no risk and was guaranteed to generate 2.5%

monthly returns for a total of 30% annually. The Bryant Defendants raised more than \$22 million

from approximately 100 investors located in Texas and other states, and at least two international

investors (the "Defrauded Investors").

44. However, Bryant's promises were false. No secure escrow accounts existed, and there

was no mortgage-related investment program. In reality, and directly contrary to representations

made to investors, Bryant commingled investor funds in a single BUCF deposit account

controlled by Bryant, from which more than \$16 million was transferred to the Wammel Group²

and more than \$4 million was transferred to the Transferees. Returns were paid to investors from

monies raised from other investors.

B. Wammel Defendants' Ponzi Scheme.

45. Similar to Bryant, the Wammel Defendants began selling limited partnership interests

as documented by the Limited Partnership Agreement of Wammel Group ("Wammel

Partnership Agreement."). The Wammel Defendants ultimately raised approximately \$44.7

million from early June 2007 through December 2016. These funds came from three primary

investor groups: (1) BUCF i.e. Bryant without informing or obtaining permission from BUCF's

unwitting investors (\$16.1 million); (2) one large investor (\$25 million); and (3) approximately

15 other investors the Wammel Group solicited (\$3.6 million) (the "Wammel Defrauded

² The Wammel Group is wholly owned and operated by Wammel. Since at least 2011, Wammel Group and Wammel have raised approximately \$28.6 million from approximately 16 non-BUCF investors.

RECEIVER'S COMPLAINT AGAINST CERTAIN TRANSFEREES - PAGE 11

Investors")(together Wammel Defrauded Investors and BUCF Defrauded Investors, the

"Defrauded Investors").

46. According to the SEC's Amended Complaint, The Wammel Defendants told investors

that they would engage in options trading with their invested funds, and promised BUCF annual

returns of 42% or more that would be derived from the monthly earnings of the Wammel

Defendants' trading activity. The Wammel Defendants promised other investors a pro rata share

of the monthly earnings from the trading. However, the Wammel Defendants' promises to BUCF

and other investors were false. The bank and brokerage account records show that the Wammel

Defendants failed to earn sufficient returns to support the investors' distributions. For example,

in February and March 2014, the Wammel Defendants' options trading earnings totaled

approximately \$12,600 and the balance of the Wammel Group's bank account was less than

\$7,000. But during these same months, Wammel emailed Bryant statements reflecting \$405,260

of earnings and distributed more than \$387,00 to BUCF. The bank records show that the only

material source of cash during this period were the new investments from the Defrauded

Investors. Returns were paid to the Winning Investors from monies raised from other investors.

C. Bryant Partners with Wammel

47. As part of Bryant's investment scheme, BUCF partnered with the Wammel Group,

which in turn invested BUCF investor funds in high-risk options trading. See Memorandum

Opinion and Order at 8 ("[Bryant] Defendants transferred funds to the Wammel Parties, who

then commingled [Bryant] Defendants' funds with Wammel Group investors' funds and invested

in high-risk options trading.").

48. As Bryant offered and sold BUCF's securities to investors, other entities—Bryant

United Holdings, Inc. d/b/a Bryant United d/b/a Bryant Financial d/b/a Bryant United Realtors,

WGHP, and the Wammel Group—acted as conduits through which Defrauded Investor money

flowed. Each of these entities was owned or controlled by Bryant and/or Wammel who worked

in concert to defraud investors.

49. Based on the Receiver's investigation, the relationship between the Bryant Defendants

and the Wammel Defendants functioned as follows: (1) investors would transfer money to

BUCF, (2) BUCF would transfer money to the Wammel Group, (3) the Wammel Group would

commingle such monies with the Wammel Group investor funds, (4) the Wammel Group would

invest such funds in high-risk trading, and (5) the Wammel Group would eventually transfer

funds back to BUCF.

50. From July 2011 through April 2017, Bryant transferred more than \$16 million from

BUCF to the Wammel Group. Wammel commingled Wammel Group investors' funds with

BUCF investors' funds. The Wammel Defendants used the majority of the \$16.2 million of

BUCF investor capital received, commingled with \$28.6 million in funds raised from the

Wammel Defendants' own investors, to fund speculative options and securities trading. By

commingling the BUCF investor funds with money raised from the Wammel Group's own non-

BUCF investors, the Wammel Defendants facilitated the interrelated Ponzi schemes to: (1) make

distributions to BUCF; (2) make distributions to the Wammel Group's investors; (3) fund high-

risk investments; and (4) fund their extravagant lifestyles.

51. The Wammel Group does not have, and never has had, any legitimate claim to the

funds it received from BUCF.

52. In addition to the \$16.2 million transferred from BUCF to the Wammel Group, Bryant,

individually, misappropriated at least \$4.8 million of BUCF investor funds to fund his personal

living expenses. See id. at 2-4. Similarly, Wammel withdrew or transferred to himself over \$5.5

RECEIVER'S COMPLAINT AGAINST CERTAIN TRANSFEREES – PAGE 13

million of commingled BUCF investor funds and Wammel Group investor funds from 2011 to

2017. See id.

53. The Bryant Defendants and Wammel Defendants absconded with the principal of

investors and used the funds for personal gain. BUCF and Wammel Group paid purported

earnings to certain investors above and beyond the original investments made by the particular

investors themselves. The profit received by these investors was fictitious. Rather, Bryant and

Wammel used the funds invested by later investors to pay "earnings" or "interest" to earlier

investors, and the Ponzi scheme was perpetuated in this way for years.

D. Transferees Benefitted from the Ponzi Scheme

54. The Transferees collectively received more than \$4 million from the Bryant Defendants

and Wammel Defendants and benefitted from the Ponzi scheme. The Transfers were made by, or

at the direction of, Bryant or Wammel. The Transferees did not exchange reasonably equivalent

consideration for the Transfers received and have no legitimate claims to the monies, which were

misappropriated from the Defrauded Investors.

55. The Bryant Defendants transferred approximately \$779,205 in fictitious earnings and

payouts to the Transferees. See Net Transfers Between Bryant Defendants and Transferees,

attached hereto as **Exhibit A.**

56. The Wammel Defendants transferred approximately \$3.3 million in fictitious earnings

and payouts to the Transferees. See Net Transfers Between Wammel Defendants and

Transferees, attached hereto as **Exhibit B**.

57. The Bryant Defendants and Wammel Defendants paid the Transferees, above and

beyond the services rendered, if any, or goods provided, if any, by the particular Transferees

themselves. The Transferees provided no reasonably equivalent value in exchange for the

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Transfers and have no legitimate claims to the monies. The money used to make these Transfers came directly from innocent, unwitting investors in the Ponzi scheme.

58. Specifically, the Transfers from the Ponzi scheme to Transferees consisted of at least the following³:

Transferee	NET AMOUNT TRANSFERRED TO TRANSFEREES	TRANSFERRING ENTITY
Bedazzled, Inc.	\$25,904	BUCF
Christel Such	\$18,452	BUCF
Ferguson Enterprises, Inc.	\$16,533	BUCF
Easy Pay Finance, Inc.	\$16,000	BUCF
Joe Michetti	\$758,709	Wammel Group
MNE Financial Services, Inc.	\$548,431	Wammel Group
Baldwin's Industrial Services, Inc.	\$533,299	Wammel Group
Tracey Murray	\$134,585	Wammel Group
C&C Flowers and Landscaping, LLC	\$94,000	Wammel Group
Sean Lester	\$35,143	Wammel Group
Patrick Finley	\$35,000	Wammel Group
646 Development, LLC	\$33,600	Wammel Group
Fresh Start Legal Advocates, Inc.	\$27,500	Wammel Group
Jet Traders Group, LLC	\$26,547	Wammel Group
Ed Curtiss	\$25,901	Wammel Group
Thomas Seffron	\$25,000	Wammel Group
Sonic Momentum JVP, LP	\$20,000	Wammel Group
All American Automotive, LLC	\$18,662	Wammel Group
Debbie Davidson	\$18,600	Wammel Group
Harrington Carbone & Allison, LLP	\$12,000	Wammel Group
Chris Castillo	\$8,000	Wammel Group

³ The Receiver's investigation is ongoing and additional transfers or Transferees may be later identified in the course and scope of the Receivership.

Bellagio Interiors, LP	\$230,126	BUCF
Joe Mackey	\$64,770	BUCF
Domingo Rodriguez	\$199,750	BUCF
Sean Fitzmaurice	\$34,500	Wammel Group
ESPI Motors, Inc.	\$552,906	Wammel Group
Enmotion Enterprises, Inc.	\$75,000	Wammel Group
Brandon Arnold	\$152,932	BUCF
ProLiquidation Services, LLC	\$54,738	BUCF
Frontier Title Company	\$291,395	Wammel Group
Total	\$4,087,983	

- 59. "Payments" from the Ponzi scheme were transferred by or at the direction of Bryant or Wammel to the Transferees. While the Receiver has no information to suggest that the Transferees had any involvement with the fraud alleged herein, they were recipients of favored payments—fraudulently obtained and diverted funds for which they did not provide reasonably equivalent value—as described more specifically below:
 - a. Bedazzled, Inc. received 6 payments from the Bryant Defendants totaling approximately
 \$25,904. Upon information and belief, the Bryant Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
BUCF	Bedazzled, Inc.	\$9,685.00	04/18/2013
BUCF	Bedazzled, Inc.	\$15,116.00	-
BUCF	Bedazzled, Inc.	\$243.05	06/08/2013
BUCF	Bedazzled, Inc.	\$375.00	07/29/2013
BUCF	Bedazzled, Inc.	\$348.00	08/23/2013
BUCF	Bedazzled, Inc.	\$136.94	02/21/2014

b. Christel Such, received 28 payments totaling approximately \$28,412 and made 11 payments to the Bryant Defendants totaling approximately \$9,960; thereby receiving approximately \$18,452 in net transfers. Upon information and belief, the Bryant Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
BUCF	Christel Such	\$580.00	04/09/2014
BUCF	Christel Such	\$460.00	04/16/2014
BUCF	Christel Such	\$610.00	05/20/2014
BUCF	Christel Such	\$880.00	06/02/2014
BUCF	Christel Such	\$800.00	06/16/2014
BUCF	Christel Such	\$1,100.00	07/03/2014
BUCF	Christel Such	\$1,262.00	07/03/2014
BUCF	Christel Such	\$710.00	07/03/2014
BUCF	Christel Such	\$750.00	07/03/2014
BUCF	Christel Such	\$1,030.00	07/03/2014
BUCF	Christel Such	\$900.00	07/03/2014
BUCF	Christel Such	\$800.00	10/17/2014
BUCF	Christel Such	\$750.00	10/31/2014
BUCF	Christel Such	\$990.00	12/29/2014
BUCF	Christel Such	\$650.00	01/23/2015
BUCF	Christel Such	\$1,150.00	02/27/2015
BUCF	Christel Such	\$1,020.00	01/23/2015
BUCF	Christel Such	\$1,057.00	06/26/2015
BUCF	Christel Such	\$513.00	06/27/2015
BUCF	Christel Such	\$1,850.00	07/31/2015
BUCF	Christel Such	\$1,650.00	09/30/2015
BUCF	Christel Such	\$950.00	10/30/2015

BUCF	Christel Such	\$1,100.00	11/30/2015
BUCF	Christel Such	\$1,550.00	02/29/2016
BUCF	Christel Such	\$800.00	04/15/2016
BUCF	Christel Such	\$1,500.00	06/30/2016
BUCF	Christel Such	\$1,000.00	07/27/2016
BUCF	Christel Such	\$2,000.00	09/30/2016
Christel Such	BUCF	\$1,000.00	09/04/2014
Christel Such	BUCF	\$1,000.00	10/08/2014
Christel Such	BUCF	\$1,000.00	12/08/2014
Christel Such	BUCF	\$1,000.00	01/09/2015
Christel Such	BUCF	\$1,100.00	03/06/2015
Christel Such	BUCF	\$810.00	03/04/2016
Christel Such	BUCF	\$810.00	04/11/2016
Christel Such	BUCF	\$810.00	05/16/2016
Christel Such	BUCF	\$810.00	06/07/2016
Christel Such	BUCF	\$810.00	08/15/2016
Christel Such	BUCF	\$810.00	09/07/2016

c. Ferguson Enterprises, Inc. received 7 payments totaling \$16,533 from the Bryant Defendants. Upon information and belief, the Bryant Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
BUCF	Ferguson Ent.	\$7,789.21	12/31/2013
BUCF	Ferguson Ent.	\$1,521.17	01/02/2014
BUCF	Ferguson Ent.	\$3,149.00	01/21/2014
BUCF	Ferguson Ent.	\$353.56	01/27/2014
BUCF	Ferguson Ent.	\$454.65	01/29/2014
BUCF	Ferguson Ent.	\$3,200.46	02/06/2014
BUCF	Ferguson Ent.	\$64.95	02/14/2014

d. Easy Pay Finance, Inc. received 40 payments of \$400 totaling \$16,000 from the Bryant Defendants. Upon information and belief, the Bryant Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
BUCF	Easy Pay Finance	\$400.00	05/04/2012
BUCF	Easy Pay Finance	\$400.00	05/31/2012
BUCF	Easy Pay Finance	\$400.00	07/03/2012
BUCF	Easy Pay Finance	\$400.00	07/31/2012
BUCF	Easy Pay Finance	\$400.00	09/05/2012
BUCF	Easy Pay Finance	\$400.00	10/11/2012
BUCF	Easy Pay Finance	\$400.00	11/07/2012
BUCF	Easy Pay Finance	\$400.00	12/10/2012
BUCF	Easy Pay Finance	\$400.00	01/09/2013
BUCF	Easy Pay Finance	\$400.00	02/11/2013
BUCF	Easy Pay Finance	\$400.00	03/13/2013
BUCF	Easy Pay Finance	\$400.00	04/09/2013
BUCF	Easy Pay Finance	\$400.00	05/10/2013
BUCF	Easy Pay Finance	\$400.00	06/18/2013
BUCF	Easy Pay Finance	\$400.00	07/12/2013
BUCF	Easy Pay Finance	\$400.00	08/12/2013
BUCF	Easy Pay Finance	\$400.00	09/11/2013
BUCF	Easy Pay Finance	\$400.00	10/15/2013
BUCF	Easy Pay Finance	\$400.00	11/12/2013
BUCF	Easy Pay Finance	\$400.00	12/11/2013
BUCF	Easy Pay Finance	\$400.00	01/15/2014
BUCF	Easy Pay Finance	\$400.00	02/18/2014
BUCF	Easy Pay Finance	\$400.00	03/12/2014
BUCF	Easy Pay Finance	\$400.00	04/03/2014

BUCF	Easy Pay Finance	\$400.00	05/13/2014
BUCF	Easy Pay Finance	\$400.00	06/04/2014
BUCF	Easy Pay Finance	\$400.00	07/02/2014
BUCF	Easy Pay Finance	\$400.00	08/04/2014
BUCF	Easy Pay Finance	\$400.00	08/04/2014
BUCF	Easy Pay Finance	\$400.00	10/02/2014
BUCF	Easy Pay Finance	\$400.00	11/04/2014
BUCF	Easy Pay Finance	\$400.00	12/02/2014
BUCF	Easy Pay Finance	\$400.00	01/02/2015
BUCF	Easy Pay Finance	\$400.00	02/03/2015
BUCF	Easy Pay Finance	\$400.00	03/02/2015
BUCF	Easy Pay Finance	\$400.00	04/02/2015
BUCF	Easy Pay Finance	\$400.00	05/01/2015
BUCF	Easy Pay Finance	\$400.00	06/02/2015
BUCF	Easy Pay Finance	\$400.00	07/01/2015
BUCF	Easy Pay Finance	\$400.00	07/30/2015

e. Joe Michetti received 51 payments totaling approximately \$758,709 from the Trinsic Solutions⁴. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Trinsic Solutions	Joe Michetti	\$4,500.00	04/16/2010
Trinsic Solutions	Joe Michetti	\$4,750.00	06/17/2010
Trinsic Solutions	Joe Michetti	\$3,650.00	07/21/2010
Trinsic Solutions	Joe Michetti	\$4,175.00	09/17/2010
Trinsic Solutions	Joe Michetti	\$4,250.00	10/01/2010
Trinsic Solutions	Joe Michetti	\$3,330.00	11/15/2010

⁴ Trinsic Solutions at all times was owned and operated by Wammel. At all times pertinent to the Ponzi scheme, Wammel Group operated and was doing business as Trinsic Solutions.

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Trinsic Solutions Joe Michetti \$6,845.00 11/26/2012 Trinsic Solutions Joe Michetti \$45,000.00 12/12/2012 Trinsic Solutions Joe Michetti \$5,650.00 03/22/2012 Trinsic Solutions Joe Michetti \$100,000.00 06/07/2012 Trinsic Solutions Joe Michetti \$9,190.00 07/23/2012	Trinsic Solutions	Joe Michetti	\$5,550.00	07/10/2012
Trinsic Solutions Joe Michetti \$45,000.00 12/12/2012 Trinsic Solutions Joe Michetti \$5,650.00 03/22/2012 Trinsic Solutions Joe Michetti \$100,000.00 06/07/2012 Trinsic Solutions Joe Michetti \$9,190.00 07/23/2012	Trinsic Solutions	Joe Michetti	\$4,925.00	09/05/2012
Trinsic Solutions Joe Michetti \$5,650.00 03/22/2013 Trinsic Solutions Joe Michetti \$100,000.00 06/07/2013 Trinsic Solutions Joe Michetti \$9,190.00 07/23/2013	Trinsic Solutions	Joe Michetti	\$6,845.00	11/26/2012
Trinsic Solutions Joe Michetti \$100,000.00 06/07/2013 Trinsic Solutions Joe Michetti \$9,190.00 07/23/2013	Trinsic Solutions	Joe Michetti	\$45,000.00	12/12/2012
Trinsic Solutions Joe Michetti \$9,190.00 07/23/2013	Trinsic Solutions	Joe Michetti	\$5,650.00	03/22/2013
	Trinsic Solutions	Joe Michetti	\$100,000.00	06/07/2013
Trinsic Solutions Loe Michetti \$6,160,00 12/31/2017	Trinsic Solutions	Joe Michetti	\$9,190.00	07/23/2013
1111151C BOLUTONS	Trinsic Solutions	Joe Michetti	\$6,160.00	12/31/2013
Trinsic Solutions Joe Michetti \$50,000.00 01/21/2014	Trinsic Solutions	Joe Michetti	\$50,000.00	01/21/2014
Trinsic Solutions Joe Michetti \$50,000.00 01/22/2014	Trinsic Solutions	Joe Michetti	\$50,000.00	01/22/2014
Trinsic Solutions Joe Michetti \$5,150.00 05/13/2014	Trinsic Solutions	Joe Michetti	\$5,150.00	05/13/2014

Trinsic Solutions	Joe Michetti	\$50,000.00	06/23/14
Trinsic Solutions	Joe Michetti	\$7,500.00	10/20/2014
Trinsic Solutions	Joe Michetti	\$9,250.00	03/16/2015
Trinsic Solutions	Joe Michetti	\$9,250.00	03/30/15
Trinsic Solutions	Joe Michetti	\$7,950.00	07/08/15
Trinsic Solutions	Joe Michetti	\$5,225.00	09/23/15
Trinsic Solutions	Joe Michetti	\$26,508.50	11/03/15
Trinsic Solutions	Joe Michetti	\$50,000.00	11/04/15
Trinsic Solutions	Joe Michetti	\$50,000.00	11/05/15
Trinsic Solutions	Joe Michetti	\$2,120.00	11/17/15
Trinsic Solutions	Joe Michetti	\$2,925.00	01/06/16
Trinsic Solutions	Joe Michetti	\$6,600.00	03/28/16
Trinsic Solutions	Joe Michetti	\$6,200.00	07/06/16
Trinsic Solutions	Joe Michetti	\$3,325.00	10/03/16
Trinsic Solutions	Joe Michetti	\$4,150.00	12/14/16

f. MNE Financial Services, Inc. received 80 payments totaling approximately \$548,431 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	MNE Financial	\$9,899.00	09/26/2010
	Services		
Wammel Group	MNE Financial	\$9,692.00	03/26/2010
	Services		
Wammel Group	MNE Financial	\$9,190.01	04/23/2010
	Services		
Wammel Group	MNE Financial	\$4,569.88	05/27/2010
	Services		
Wammel Group	MNE Financial	\$9,225.25	06/25/2010
	Services		

Wammel Group	MNE Financial	\$9,302.00	07/21/2010
	Services		
Wammel Group	MNE Financial Services	\$9,101.00	08/24/2010
W 1.0		Φ0.070.00	00/24/2010
Wammel Group	MNE Financial Services	\$9,070.00	09/24/2010
Wammel Group	MNE Financial	\$8,940.00	10/22/2010
waiiiilei Gioup	Services	\$6,940.00	10/22/2010
Wammel Group	MNE Financial	\$8,903.00	11/26/2010
w annier Group	Services	\$6,703.00	11/20/2010
Wammel Group	MNE Financial	\$8,659.00	12/23/2010
wammer Group	Services	Ψ0,037.00	12/23/2010
Wammel Group	MNE Financial	\$8,621.00	01/26/2011
maniner Group	Services	Ψ0,021.00	01/20/2011
Wammel Group	MNE Financial	\$8,681.00	02/26/2011
mannici Group	Services	ψο,υσ1.υυ	02/20/2011
Wammel Group	MNE Financial	\$8,321.00	03/25/2011
,, annier Group	Services	Ψ0,521.00	03/23/2011
Wammel Group	MNE Financial	\$8,190.00	04/21/2011
vi annici Oroup	Services	Ψ0,170.00	07/21/2011
Wammel Group	MNE Financial	\$8,099.00	05/27/2011
vi annici Oroup	Services	Ψ0,077.00	03/21/2011
Wammel Group	MNE Financial	\$8,020.00	06/23/2011
mannici Group	Services	Ψ0,020.00	00/23/2011
Wammel Group	MNE Financial	\$7,975.00	07/26/2011
,, annier Group	Services	Ψ1,213.00	07,20,2011
Wammel Group	MNE Financial	\$3,950.00	08/26/2011
" annier Group	Services	Ψ5,750.00	00/20/2011
Wammel Group	MNE Financial	\$8,600.00	09/26/2011
waimici Oroup	Services	ψο,υυυ.υυ	07/20/2011
Wammel Group	MNE Financial	\$8,908.00	01/30/12
" annier Group	Services	ψυ, Συυ. υυ	01/30/12
Wammel Group	MNE Financial	\$8,650.00	02/27/12
" annier Group	Services	Ψυ,υσυ.υυ	02/27/12
Wammel Group	MNE Financial	\$8,250.00	03/23/12
maniner Group	Services	Ψυ,Δυ.00	03/23/12
Wammel Group	MNE Financial	\$8,250.00	04/27/12
,, animici Group	Services	Ψ0,230.00	01/27/12
Wammel Group	MNE Financial	\$8,120.00	05/25/12
ammer Group	Services	Ψ 0,120.0 0	03/23/12
Wammel Group	MNE Financial	\$8,040.00	06/22/12
 P	Services	1 - 90 - 0 - 0	
Wammel Group	MNE Financial	\$8,090.00	07/27/12
	Services	1 - 7	
Wammel Group	MNE Financial	\$8,110.00	08/24/12
1	Services	,	

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Wammel Group	MNE Financial Services	\$8,050.00	09/28/12
Wammel Group	MNE Financial Services	\$8,030.00	10/26/12
Wammel Group	MNE Financial Services	\$7,790.00	11/26/12
Wammel Group	MNE Financial Services	\$7,790.00	12/31/12
Wammel Group	MNE Financial Services	\$7,830.00	01/28/13
Wammel Group	MNE Financial Services	\$7,901.00	02/26/13
Wammel Group	MNE Financial Services	\$7,940.00	03/25/13
Wammel Group	MNE Financial Services	\$7,780.00	04/29/13
Wammel Group	MNE Financial Services	\$7,170.00	05/24/13
Wammel Group	MNE Financial Services	\$8,150.00	06/28/13
Wammel Group	MNE Financial Services	\$8,330.00	07/26/13
Wammel Group	MNE Financial Services	\$7,710.00	08/23/13
Wammel Group	MNE Financial Services	\$7,840.00	09/27/13
Wammel Group	MNE Financial Services	\$7,570.00	10/25/13
Wammel Group	MNE Financial Services	\$6,760.00	12/16/13
Wammel Group	MNE Financial Services	\$7,050.00	12/31/13
Wammel Group	MNE Financial Services	\$7,205.00	01/24/14
Wammel Group	MNE Financial Services	\$7,370.00	03/05/14
Wammel Group	MNE Financial Services	\$7,150.00	03/28/14
Wammel Group	MNE Financial Services	\$7,150.00	04/25/14
Wammel Group	MNE Financial Services	\$7,220.00	05/27/14
Wammel Group	MNE Financial Services	\$6,600.00	06/27/14
Wammel Group	MNE Financial Services	\$6,600.00	07/25/14

W 10	MATE E' ' 1	фс 050 00	00/22/14
Wammel Group	MNE Financial Services	\$6,850.00	08/22/14
Wammel Group	MNE Financial Services	\$6,150.00	09/26/14
Wammel Group	MNE Financial Services	\$6,070.00	10/24/14
Wammel Group	MNE Financial Services	\$5,900.00	12/01/14
Wammel Group	MNE Financial Services	\$5,970.00	12/29/14
Wammel Group	MNE Financial Services	\$6,000.00	01/23/15
Wammel Group	MNE Financial Services	\$6,010.00	02/27/15
Wammel Group	MNE Financial Services	\$5,515.00	03/27/15
Wammel Group	MNE Financial Services	\$5,255.00	04/24/15
Wammel Group	MNE Financial Services	\$5,252.00	05/22/15
Wammel Group	MNE Financial Services	\$5,252.00	06/26/15
Wammel Group	MNE Financial Services	\$5,250.00	07/24/15
Wammel Group	MNE Financial Services	\$2,625.00	08/28/15
Wammel Group	MNE Financial Services	\$5,000.00	09/25/15
Wammel Group	MNE Financial Services	\$4,900.00	10/23/15
Wammel Group	MNE Financial Services	\$4,640.00	12/01/15
Wammel Group	MNE Financial Services	\$4,620.00	12/29/15
Wammel Group	MNE Financial Services	\$4,545.00	01/22/16
Wammel Group	MNE Financial Services	\$4,605.00	02/26/16
Wammel Group	MNE Financial Services	\$4,600.00	03/28/16
Wammel Group	MNE Financial Services	\$4,640.00	04/22/16
Wammel Group	MNE Financial Services	\$4,440.00	05/27/16
Wammel Group	MNE Financial Services	\$4,450.00	06/24/16

Wammel Group	MNE Financial	\$4,240.00	07/22/16
	Services		
Wammel Group	MNE Financial	\$3,930.00	08/26/16
	Services		
Wammel Group	MNE Financial	\$3,920.00	09/23/16
	Services		
Wammel Group	MNE Financial	\$3,530.00	10/28/16
	Services		
Wammel Group	MNE Financial	\$3,930.00	11/28/16
	Services		
Wammel Group	MNE Financial	\$3,930.00	12/23/16
	Services		

g. Baldwin's Industrial Services, Inc. a/k/a Baldwin's Crane Hire Limited received 32 payments totaling approximately \$833,299 and made one \$300,000 payment to the Wammel Defendants totaling \$300,000; thereby receiving approximately \$533,299 in net transfers. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Baldwins Industrial	\$2,873.46	02/26/2010
Wammel Group	Baldwins Industrial	\$2,992.41	03/26/2010
Wammel Group	Baldwins Industrial	\$2,972.76	04/23/2010
Wammel Group	Baldwins Industrial	\$1,230.69	05/27/2010
Wammel Group	Baldwins Industrial	\$2,827.24	06/25/2010
Wammel Group	Baldwins Industrial	\$2,843.10	07/21/2010
Wammel Group	Baldwins Industrial	\$2,775.86	08/24/2010
Wammel Group	Baldwins Industrial	\$2,734.48	09/24/2010
Wammel Group	Baldwins Industrial	\$2,593.00	10/22/2010
Wammel Group	Baldwins Industrial	\$2,624.14	11/26/2010
Wammel Group	Baldwins Industrial	\$2,420.69	12/23/2010
Wammel Group	Baldwins Industrial	\$2,647.59	01/27/2011
Wammel Group	Baldwins Industrial	\$2,688.28	02/26/2011
Wammel Group	Baldwins Industrial	\$2,755.52	03/25/2011

Wammel Group	Baldwins Industrial	\$2,398.97	04/21/2011
Wammel Group	Baldwins Industrial	\$2,525.00	05/27/2011
Wammel Group	Baldwins Industrial	\$2,558.00	06/23/2011
Wammel Group	Baldwins Industrial	\$2,472.76	07/26/2011
Wammel Group	Baldwins Industrial	\$731.38	08/26/2011
Wammel Group	Baldwins Industrial	\$2,431.00	09/23/2011
Wammel Group	Baldwins Industrial	\$250,000.00	11/18/2011
Wammel Group	Baldwins Industrial	\$30,000.00	05/11/12
Wammel Group	Baldwins Industrial	\$84,666.00	02/08/13
Wammel Group	Baldwins Industrial	\$93,198.00	03/24/14
Wammel Group	Baldwins Industrial	\$4,504.00	03/28/14
Wammel Group	Baldwins Industrial	\$4,290.00	04/25/14
Wammel Group	Baldwins Industrial	\$4,095.00	05/29/14
Wammel Group	Baldwins Industrial	\$4,230.00	12/01/14
Wammel Group	Baldwins Industrial	\$4,050.00	12/29/14
Wammel Group	Baldwins Industrial	\$4,170.00	01/23/15
Wammel Group	Baldwins Industrial	\$200,000.00	05/22/15
Wammel Group	Baldwins Industrial	\$100,000.00	05/26/15
Baldwins Industrial	Wammel Group	\$300,000.00	02/28/11
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h. Tracey Murray received 76 payments totaling approximately \$132,615 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel	Tracey Murray	\$1,265.00	06/01/2012
Wammel	Tracey Murray	\$1,265.00	07/03/2012
Wammel	Tracey Murray	\$1,265.00	08/21/2012
Wammel	Tracey Murray	\$1,265.00	09/18/2012
Wammel	Tracey Murray	\$1,265.00	12/05/2012

Wammel	Tracey Murray	\$1,265.00	01/07/2013
Wammel	Tracey Murray	\$1,265.00	02/11/2013
Wammel	Tracey Murray	\$1,000.00	03/14/2013
Wammel	Tracey Murray	\$1,265.00	04/10/2013
Wammel	Tracey Murray	\$1,265.00	05/01/2013
Wammel	Tracey Murray	\$1,265.00	05/31/2013
Wammel	Tracey Murray	\$1,265.00	07/01/2013
Wammel	Tracey Murray	\$1,265.00	08/02/2013
Wammel	Tracey Murray	\$1,265.00	09/06/2013
Wammel	Tracey Murray	\$1,265.00	10/04/2013
Wammel	Tracey Murray	\$1,265.00	11/15/2013
Wammel	Tracey Murray	\$225.00	12/09/2013
Wammel	Tracey Murray	\$1,265.00	12/19/2013
Wammel	Tracey Murray	\$1,265.00	02/03/2014
Wammel	Tracey Murray	\$1,265.00	03/14/2014
Wammel	Tracey Murray	\$2,000.00	04/30/2014
Wammel	Tracey Murray	\$1,265.00	05/30/2014
Wammel	Tracey Murray	\$1,265.00	06/30/2014
Wammel	Tracey Murray	\$1,265.00	10/16/2014
Wammel	Tracey Murray	\$1,265.00	11/03/2014
Wammel	Tracey Murray	\$1,265.00	11/26/2014
Wammel	Tracey Murray	\$1,265.00	12/24/2014
Wammel	Tracey Murray	\$1,265.00	01/30/2015
Wammel	Tracey Murray	\$1,265.00	03/03/2015
Wammel	Tracey Murray	\$2,000.00	03/23/2015
Wammel	Tracey Murray	\$1,000.00	04/02/2015
Wammel	Tracey Murray	\$1,000.00	04/09/2015
Wammel	Tracey Murray	\$1,000.00	04/13/2015
Wammel	Tracey Murray	\$1,000.00	05/13/2015
Wammel	Tracey Murray	\$1,500.00	06/02/2015
	1		

Wammel Tracey Murray Tracey Murray Wammel Tracey Murray Tracey Murray Tracey Murray Tracey Murray Tracey Murray	\$2,000.00 \$1,000.00 \$2,000.00 \$2,500.00 \$1,600.00 \$1,600.00 \$1,500.00 \$2,000.00 \$2,000.00	06/09/2015 06/16/2015 06/25/2015 07/07/2015 07/13/2015 08/14/2015 09/18/2015 10/01/2015
Wammel Tracey Murray Tracey Murray Wammel Tracey Murray	\$2,000.00 \$2,500.00 \$2,000.00 \$1,600.00 \$1,500.00 \$2,000.00	06/25/2015 07/07/2015 07/13/2015 08/14/2015 09/18/2015
Wammel Tracey Murray Tracey Murray Wammel Tracey Murray Tracey Murray	\$2,500.00 \$2,000.00 \$1,600.00 \$1,600.00 \$1,500.00 \$2,000.00	07/07/2015 07/13/2015 08/14/2015 09/18/2015
Wammel Tracey Murray Tracey Murray Wammel Tracey Murray Tracey Murray Wammel Tracey Murray	\$2,000.00 \$1,600.00 \$1,600.00 \$1,500.00 \$2,000.00	07/13/2015 08/14/2015 09/18/2015
Wammel Tracey Murray Tracey Murray Wammel Tracey Murray	\$1,600.00 \$1,600.00 \$1,500.00 \$2,000.00	08/14/2015 09/18/2015
Wammel Tracey Murray Tracey Murray Wammel Tracey Murray Tracey Murray	\$1,600.00 \$1,500.00 \$2,000.00	09/18/2015
Wammel Tracey Murray Tracey Murray Wammel Tracey Murray	\$1,500.00 \$2,000.00	
Wammel Tracey Murray Tracey Murray	\$2,000.00	10/01/2015
Wammel Tracey Murray Tracey Murray		
Wammel Tracey Murray	\$2,500.00	10/13/2015
Wammel Tracey Murray Wammel Tracey Murray Wammel Tracey Murray Wammel Tracey Murray	+=,= = = = = =	10/14/2015
Wammel Tracey Murray Wammel Tracey Murray Wammel Tracey Murray	\$2,500.00	11/09/2015
Wammel Tracey Murray Wammel Tracey Murray	\$2,000.00	11/16/2015
Wammel Tracey Murray	\$1,300.00	11/30/2015
J J	\$2,000.00	12/07/2015
Wammel Tracey Murray	\$2,500.00	12/21/2015
	\$2,000.00	02/12/2016
Wammel Tracey Murray	\$2,500.00	03/07/2016
Wammel Tracey Murray	\$2,500.00	04/26/2016
Wammel Tracey Murray	\$2,500.00	06/06/2016
Wammel Tracey Murray	\$2,500.00	06/23/2016
Wammel Tracey Murray	\$2,500.00	07/05/2016
Wammel Tracey Murray	\$2,500.00	07/12/2016
Wammel Tracey Murray	\$2,500.00	08/01/2016
Wammel Tracey Murray	\$2,500.00	08/19/2016
Wammel Tracey Murray	\$2,500.00	08/31/2016
Wammel Tracey Murray	\$2,500.00	09/01/2016
Wammel Tracey Murray	\$2,500.00	10/11/2016
Wammel Tracey Murray	\$2,500.00	10/31/2016
Wammel Tracey Murray	#2.7 00.00	11/02/2016
Wammel Tracey Murray	\$2,500.00	ı

Wammel	Tracey Murray	\$2,500.00	12/01/2016
Wammel	Tracey Murray	\$2,500.00	12/07/2016
Wammel	Tracey Murray	\$2,500.00	12/19/2016
Wammel	Tracey Murray	\$2,500.00	01/03/2017
Wammel	Tracey Murray	\$2,500.00	01/06/2017
Wammel	Tracey Murray	\$2,500.00	01/11/2017
Wammel	Tracey Murray	\$2,500.00	02/02/2017
Wammel	Tracey Murray	\$1,000.00	02/03/2017
Wammel	Tracey Murray	\$2,000.00	02/07/2017
Wammel	Tracey Murray	\$1,000.00	02/17/2017
Wammel	Tracey Murray	\$1,500.00	03/03/2017

i. C&C Flowers and Landscaping, LLC received \$94,000 from the Wammel Defendants.
Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	C&C Flowers & Landscaping, LLC	\$94,000.00	07/06/2016

j. Sean Lester received 62 payments totaling approximately \$35,143 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Sean Lester	\$306.50	02/26/2010
Wammel Group	Sean Lester	\$299.24	03/26/2010
Wammel Group	Sean Lester	\$420.35	05/27/2010
Wammel Group	Sean Lester	\$287.72	06/25/2010
Wammel Group	Sean Lester	\$284.31	07/21/2010
Wammel Group	Sean Lester	\$277.59	08/24/2010

Wammel Group	Sean Lester	\$273.45	09/24/2010
Wammel Group	Sean Lester	\$259.31	10/22/2010
Wammel Group	Sean Lester	\$262.41	11/26/2010
Wammel Group	Sean Lester	\$242.07	12/23/2010
Wammel Group	Sean Lester	\$264.76	01/27/2011
Wammel Group	Sean Lester	\$268.83	02/26/2011
Wammel Group	Sean Lester	\$275.55	03/25/2011
Wammel Group	Sean Lester	\$239.00	04/21/2011
Wammel Group	Sean Lester	\$252.59	05/27/2011
Wammel Group	Sean Lester	\$255.86	06/23/2011
Wammel Group	Sean Lester	\$247.28	07/26/2011
Wammel Group	Sean Lester	\$73.14	08/26/2011
Wammel Group	Sean Lester	\$243.10	09/26/2011
Wammel Group	Sean Lester	\$247.00	10/26/2011
Wammel Group	Sean Lester	\$239.00	11/23/2011
Wammel Group	Sean Lester	\$257.00	12/23/2011
Wammel Group	Sean Lester	\$266.00	01/26/2012
Wammel Group	Sean Lester	\$242.00	04/27/12
Wammel Group	Sean Lester	\$515.00	04/30/12
Wammel Group	Sean Lester	\$241.00	05/25/12
Wammel Group	Sean Lester	\$231.00	06/22/12
Wammel Group	Sean Lester	\$239.00	07/27/12
Wammel Group	Sean Lester	\$241.00	08/24/12
Wammel Group	Sean Lester	\$239.00	09/28/12
Wammel Group	Sean Lester	\$232.00	10/26/12
Wammel Group	Sean Lester	\$220.00	11/26/12
Wammel Group	Sean Lester	\$200.00	12/31/12
Wammel Group	Sean Lester	\$202.00	01/28/13
Wammel Group	Sean Lester	\$201.00	02/26/13
Wammel Group	Sean Lester	\$220.00	03/25/13

1.0	G T .	Φ220.00	0.4/20/12
Wammel Group	Sean Lester	\$230.00	04/29/13
Wammel Group	Sean Lester	\$225.00	05/24/13
Wammel Group	Sean Lester	\$230.00	06/28/13
Wammel Group	Sean Lester	\$235.00	07/26/13
Wammel Group	Sean Lester	\$241.00	08/23/13
Wammel Group	Sean Lester	\$252.00	09/27/13
Wammel Group	Sean Lester	\$260.00	10/25/13
Wammel Group	Sean Lester	\$242.00	11/22/13
Wammel Group	Sean Lester	\$237.00	12/31/13
Wammel Group	Sean Lester	\$241.00	01/24/14
Wammel Group	Sean Lester	\$235.00	02/28/14
Wammel Group	Sean Lester	\$240.00	03/28/14
Wammel Group	Sean Lester	\$230.00	04/25/14
Wammel Group	Sean Lester	\$235.00	05/23/14
Wammel Group	Sean Lester	\$235.00	06/27/14
Wammel Group	Sean Lester	\$235.00	07/25/14
Wammel Group	Sean Lester	\$235.00	08/22/14
Wammel Group	Sean Lester	\$230.00	09/26/14
Wammel Group	Sean Lester	\$230.00	10/24/14
Wammel Group	Sean Lester	\$230.00	12/01/14
Wammel Group	Sean Lester	\$230.00	12/29/14
Wammel Group	Sean Lester	\$230.00	01/23/15
Wammel Group	Sean Lester	\$230.00	02/27/15
Wammel Group	Sean Lester	\$230.00	03/27/15
Wammel Group	Sean Lester	\$230.00	04/24/15
Wammel Group	Sean Lester	\$20,000.00	06/01/15

k. Patrick Finley received \$36,500 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Patrick Finley	\$36,500.00	04/05/2013

 646 Development, LLC received 14 payments totaling \$33,600 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	646 Development	\$2,400.00	02/29/2016
Wammel Group	646 Development	\$2,400.00	04/01/2016
Wammel Group	646 Development	\$2,400.00	04/29/2016
Wammel Group	646 Development	\$2,400.00	05/31/2016
Wammel Group	646 Development	\$2,400.00	06/28/2016
Wammel Group	646 Development	\$2,400.00	08/01/2016
Wammel Group	646 Development	\$2,400.00	08/31/2016
Wammel Group	646 Development	\$2,400.00	10/04/2016
Wammel Group	646 Development	\$2,400.00	11/02/2016
Wammel Group	646 Development	\$2,400.00	11/30/2016
Wammel Group	646 Development	\$2,400.00	12/26/2016
Wammel Group	646 Development	\$2,400.00	01/31/2017
Wammel Group	646 Development	\$2,400.00	02/23/2017
Wammel Group	646 Development	\$2,400.00	03/29/2017

m. Fresh Start Legal Advocates, Inc. received 5 payments totaling \$29,500 and made 2 payments to the Wammel Defendants totaling \$8,000; thereby receiving \$27,500 in net transfers. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Fresh Start Legal Advocates	\$5,000.00	08/10/2011
Wammel Group	Fresh Start Legal Advocates	\$4,000.00	08/17/2011
Wammel Group	Fresh Start Legal Advocates	\$7,500.00	09/07/2011
Wammel Group	Fresh Start Legal	\$15,000.00	10/03/2011

	Advocates		
Wammel Group	Fresh Start Legal	\$4,000.00	10/12/2011
	Advocates		
Fresh Start Legal	Wammel Group	\$6,000.00	02/17/2012
Advocates	_		
Fresh Start Legal	Wammel Group	\$2,000.00	03/21/2012
Advocates	_		

n. Jet Traders Group LLC received \$26,547 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Jet Traders Group, LLC	\$26,547.00	04/19/2016

o. Ed Curtiss received 41 payments totaling approximately \$25,901 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Ed Curtiss	\$718.37	02/26/2010
Wammel Group	Ed Curtiss	\$748.10	03/26/2010
Wammel Group	Ed Curtiss	\$743.19	04/23/2010
Wammel Group	Ed Curtiss	\$307.67	05/27/2010
Wammel Group	Ed Curtiss	\$706.81	06/25/2010
Wammel Group	Ed Curtiss	\$710.78	07/21/2010
Wammel Group	Ed Curtiss	\$693.97	08/24/2010
Wammel Group	Ed Curtiss	\$683.62	09/24/2010
Wammel Group	Ed Curtiss	\$648.28	10/22/2010
Wammel Group	Ed Curtiss	\$656.03	11/26/2010
Wammel Group	Ed Curtiss	\$605.17	12/23/2010
Wammel Group	Ed Curtiss	\$661.00	01/28/2011

Wammel Group	Ed Curtiss	\$672.10	02/24/2011
Wammel Group	Ed Curtiss	\$688.88	03/25/2011
Wammel Group	Ed Curtiss	\$599.74	04/21/2011
Wammel Group	Ed Curtiss	\$631.47	05/27/2011
Wammel Group	Ed Curtiss	\$639.66	06/23/2011
Wammel Group	Ed Curtiss	\$618.19	07/26/2011
Wammel Group	Ed Curtiss	\$258.00	08/26/2011
Wammel Group	Ed Curtiss	\$607.00	09/21/2011
Wammel Group	Ed Curtiss	\$648.00	10/26/2011
Wammel Group	Ed Curtiss	\$628.00	11/23/2011
Wammel Group	Ed Curtiss	\$649.00	12/23/2011
Wammel Group	Ed Curtiss	\$662.00	01/26/2012
Wammel Group	Ed Curtiss	\$645.00	02/24/2012
Wammel Group	Ed Curtiss	\$641.00	03/22/2012
Wammel Group	Ed Curtiss	\$647.00	04/26/2012
Wammel Group	Ed Curtiss	\$622.00	05/24/2012
Wammel Group	Ed Curtiss	\$641.00	06/22/2012
Wammel Group	Ed Curtiss	\$644.00	07/26/2012
Wammel Group	Ed Curtiss	\$641.00	08/23/2012
Wammel Group	Ed Curtiss	\$635.00	09/27/2012
Wammel Group	Ed Curtiss	\$605.00	10/25/2012
Wammel Group	Ed Curtiss	\$635.00	11/23/2012
Wammel Group	Ed Curtiss	\$620.00	12/27/2012
Wammel Group	Ed Curtiss	\$622.00	01/25/2013
Wammel Group	Ed Curtiss	\$631.00	02/22/2013
Wammel Group	Ed Curtiss	\$642.00	03/22/2013
Wammel Group	Ed Curtiss	\$625.00	04/26/2013
Wammel Group	Ed Curtiss	\$605.00	05/22/2013
Wammel Group	Ed Curtiss	\$615.00	06/28/2013

p. Thomas Seffron received \$25,000 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Thomas Seffron	\$25,000.00	04/24/2012

q. Sonic Momentum JVP, LP received \$20,000 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Momentum JVP	\$20,000.00	12/08/2016

r. All American Automotive, LLC received 13 payments totaling approximately \$18,662 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	All American	\$2,553.92	10/18/2010
	Automotive		
Wammel Group	All American	\$996.35	03/14/2011
	Automotive		
Wammel Group	All American	\$1,071.66	03/28/2011
	Automotive		
Wammel Group	All American	\$3,559.47	04/22/2011
	Automotive		
Wammel Group	All American	\$407.00	05/09/2011
	Automotive		
Wammel Group	All American	\$410.00	05/19/2011
	Automotive		
Wammel Group	All American	\$4,006.00	05/01/2012
	Automotive		
Wammel Group	All American	\$1,026.95	05/11/2012

	Automotive		
Wammel Group	All American	\$1,128.34	05/17/2012
	Automotive		
Wammel Group	All American	\$1,573.89	06/07/2012
	Automotive		
Wammel Group	All American	\$822.00	06/18/2012
	Automotive		
Wammel Group	All American	\$706.00	06/22/2012
	Automotive		
Wammel Group	All American	\$400.00	06/25/2012
	Automotive		

s. Debbie Davidson received 31 payments totaling \$18,600 from the Wammel Defendants.

Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Debbie Davidson	\$600.00	03/24/17
Wammel Group	Debbie Davidson	\$600.00	06/27/14
Wammel Group	Debbie Davidson	\$600.00	07/25/14
Wammel Group	Debbie Davidson	\$600.00	08/22/14
Wammel Group	Debbie Davidson	\$600.00	09/26/14
Wammel Group	Debbie Davidson	\$600.00	10/24/14
Wammel Group	Debbie Davidson	\$600.00	12/01/14
Wammel Group	Debbie Davidson	\$600.00	12/29/14
Wammel Group	Debbie Davidson	\$600.00	01/23/15
Wammel Group	Debbie Davidson	\$600.00	02/27/15
Wammel Group	Debbie Davidson	\$600.00	03/27/15
Wammel Group	Debbie Davidson	\$600.00	04/24/15
Wammel Group	Debbie Davidson	\$600.00	05/22/15
Wammel Group	Debbie Davidson	\$600.00	06/26/15
Wammel Group	Debbie Davidson	\$600.00	07/24/15
Wammel Group	Debbie Davidson	\$600.00	08/28/15

Wammel Group	Debbie Davidson	\$600.00	09/25/15
Wammel Group	Debbie Davidson	\$600.00	10/23/15
Wammel Group	Debbie Davidson	\$600.00	12/01/15
Wammel Group	Debbie Davidson	\$600.00	12/29/15
Wammel Group	Debbie Davidson	\$600.00	01/22/16
Wammel Group	Debbie Davidson	\$600.00	02/26/16
Wammel Group	Debbie Davidson	\$600.00	03/28/16
Wammel Group	Debbie Davidson	\$600.00	04/22/16
Wammel Group	Debbie Davidson	\$600.00	05/27/16
Wammel Group	Debbie Davidson	\$600.00	06/24/16
Wammel Group	Debbie Davidson	\$600.00	07/22/16
Wammel Group	Debbie Davidson	\$600.00	08/26/16
Wammel Group	Debbie Davidson	\$600.00	09/23/16
Wammel Group	Debbie Davidson	\$600.00	10/28/16
Wammel Group	Debbie Davidson	\$600.00	11/28/16

t. Harrington Carbone & Allison, LLP received 6 payments totaling \$12,000 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Harrington	\$1,500.00	12/20/2010
	Carbone		
Wammel Group	Harrington	\$1,000.00	02/22/2011
	Carbone		
Wammel Group	Harrington	\$2,000.00	04/08/2011
	Carbone		
Wammel Group	Harrington	\$2,000.00	07/29/2011
	Carbone		
Wammel Group	Harrington	\$2,000.00	09/20/2012
	Carbone		
Wammel Group	Harrington	\$3,500.00	02/08/2013
	Carbone		

u. Chris Castillo received \$8,000 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for this payment. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Chris Castillo	\$8,000.00	06/10/2016

v. Bellagio Interiors, LP received 42 payments totaling approximately \$385,297 from the Bryant Defendants and made 20 payments totaling approximately \$154,171 to the Bryant Defendants; thereby receiving approximately \$231,126 in net transfers. Upon information and belief, the Bryant Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
BUCF	Bellagio Interiors	\$250.00	05/10/2013
BUCF	Bellagio Interiors	\$17,698.31	05/10/2013
BUCF	Bellagio Interiors	\$13,006.20	05/13/2013
BUCF	Bellagio Interiors	\$1,510.00	05/14/2013
BUCF	Bellagio Interiors	\$5,522.75	05/14/2013
BUCF	Bellagio Interiors	\$14,931.87	05/16/2013
BUCF	Bellagio Interiors	\$3,897.94	05/21/2013
BUCF	Bellagio Interiors	\$18,232.58	06/0/2013
BUCF	Bellagio Interiors	\$705.00	07/02/2013
BUCF	Bellagio Interiors	\$16,074.12	07/03/2013
BUCF	Bellagio Interiors	\$188.56	08/13/2013
BUCF	Bellagio Interiors	\$7,232.42	08/26/2013
BUCF	Bellagio Interiors	\$8,273.00	08/28/2013
BUCF	Bellagio Interiors	\$2,494.41	09/05/2013
BUCF	Bellagio Interiors	\$1,396.70	09/14/2013
BUCF	Bellagio Interiors	\$2,098.97	10/02/2013
BUCF	Bellagio Interiors	\$2,462.77	12/11/2013
BUCF	Bellagio Interiors	\$1,042.48	01/22/2014
BUCF	Bellagio Interiors	\$2,747.34	03/12/2014
BUCF	Bellagio Interiors	\$6,248.45	03/12/2014
BUCF	Bellagio Interiors	\$26,703.44	04/08/2014

BUCF Bellagio Interiors \$6,592.26 05/16/2014 BUCF Bellagio Interiors \$475.00 05/29/2014 BUCF Bellagio Interiors \$79.97 02/17/2015 BUCF Bellagio Interiors \$61.98 10/09/2016 BUCF Bellagio Interiors \$13,344.92 01/14/2016 BUCF Bellagio Interiors \$23,000.00 01/29/2016 BUCF Bellagio Interiors \$12,149.40 02/208/2016 BUCF Bellagio Interiors \$523,000.00 02/226/2016 BUCF Bellagio Interiors \$53,315.20 02/26/2016 BUCF Bellagio Interiors \$523,000.00 02/26/2016 BUCF Bellagio Interiors \$23,000.00 04/22/2016 BUCF Bellagio Interiors \$23,000.00 04/22/2016 BUCF Bellagio Interiors \$23,000.00 04/22/2016 BUCF Bellagio Interiors \$12,578.40 06/06/2016 BUCF Bellagio Interiors \$12,000.00 06/12/2016 BUCF Bellagio Inter				
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Bellagio Interiors BUCF \$15,000.00 09/15/2016	Bellagio Interiors	BUCF	\$750.00	07/18/2016
		BUCF	\$428.56	07/14/2016
Bellagio Interiors BUCF \$15,000.00 10/03/2016	Bellagio Interiors	BUCF	\$15,000.00	09/15/2016
	Bellagio Interiors	BUCF	\$15,000.00	10/03/2016

w. Joe Mackey received 10 payments totaling \$64,770 from the Bryant Defendants and others at the direction of Bryant. Upon information and belief, the Bryant Defendants, ProLiquidation, JPM Global Source, and Goodspeed received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
BUCF	Joe Mackey	\$10,000.00	01/12/2017
Goodspeed	Joe Mackey	\$10,000.00	02/09/2017
ProLiquidation	Joe Mackey	\$5,000.00	02/13/2017
Goodspeed	Joe Mackey	\$15,000.00	03/14/2017
Goodspeed	Joe Mackey	\$7,500.00	04/20/2017
JPM Global Source, LLC	Joe Mackey	\$3,200.00	04/13/2017
JPM Global Source, LLC	Joe Mackey	\$2,250.00	04/24/2017
JPM Global Source, LLC	Joe Mackey	\$750.00	04/24/2017
JPM Global Source, LLC	Joe Mackey	\$7,000.00	05/05/2017
JPM Global Source, LLC	Joe Mackey	\$4,070.00	05/09/2017

x. Domingo Rodriguez received 4 payments totaling \$199,750 at the direction of Bryant.

Upon information and belief, the Bryant Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
JPM Global	Domingo	\$50,000.00	04/12/2017
	Rodriguez		
JPM Global	Domingo	\$16,500.00	04/21/2017
	Rodriguez		
JPM Global	Domingo	\$100,000.00	05/04/2017
	Rodriguez		
JPM Global	Domingo	\$33,250.00	05/09/2017
	Rodriguez		

y. Sean Fitzmaurice was the beneficiary of a good purchased by the Wammel Defendants from Premier Laser Partners for \$34,500. The Wammel Defendants paid \$34,500 directly to Premier Laser Partners, LLC who in turn delivered the purchased good to Sean Fitzmaurice. Upon information and belief, Sean Fitzmaurice is in possession of the good purchased with the funds of the Defrauded Investors. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Premier Laser	\$5,000.00	10/13/2016
	Partners, LLC		
Wammel Group	Premier Laser	\$29,500.00	10/31/2016
_	Partners, LLC		

z. ESPI Motors, Inc. received 8 payments totaling \$803,500 from the Wammel Defendants and made 45 payments to the Wammel Defendants totaling approximately \$250,594; thereby, receiving approximately \$552,906 in net transfers. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	ESPI Motors	\$50,000.00	09/06/2012
Wammel Group	ESPI Motors	\$50,000.00	09/07/2012
Wammel Group	ESPI Motors	\$36,000.00	01/14/2014
Wammel Group	ESPI Motors	\$342,500.00	07/30/2015
Wammel Group	ESPI Motors	\$100,000.00	09/14/2015
Wammel	ESPI Motors	\$195,000.00	01/29/2016
Wammel Group	ESPI Motors	\$15,000.00	09/21/2016
Wammel Group	ESPI Motors	\$15,000.00	01/12/2017
ESPI Motors	Wammel Group	\$2,000.00	10/05/2012
ESPI Motors	Wammel Group	\$3,000.00	11/16/2012
ESPI Motors	Wammel Group	\$3,000.00	12/06/2012
ESPI Motors	Wammel Group	\$2,000.00	01/04/2013
ESPI Motors	Wammel Group	\$3,000.00	02/15/2013
ESPI Motors	Wammel Group	\$3,000.00	03/07/2013

ESPI Motors	Wammel Group	\$2,500.00	04/01/2013
ESPI Motors	Wammel Group	\$3,000.00	05/10/2013
ESPI Motors	Wammel Group	\$2,750.00	06/08/2013
ESPI Motors	Wammel Group	\$2,500.00	07/05/2013
ESPI Motors	Wammel Group	\$2,500.00	08/13/2013
ESPI Motors	Wammel Group	\$2,500.00	09/05/2013
ESPI Motors	Wammel Group	\$2,500.00	10/04/2013
ESPI Motors	Wammel Group	\$2,500.00	11/01/2013
ESPI Motors	Wammel Group	\$2,500.00	12/02/2013
ESPI Motors	Wammel Group	\$35,000.00	01/02/2014
ESPI Motors	Wammel Group	\$2,000.00	02/04/2014
ESPI Motors	Wammel Group	\$2,500.00	03/03/2014
ESPI Motors	Wammel Group	\$3,000.00	04/01/2014
ESPI Motors	Wammel Group	\$2,500.00	05/02/2013
ESPI Motors	Wammel Group	\$2,500.00	06/02/2014
ESPI Motors	Wammel Group	\$2,500.00	07/02/2014
ESPI Motors	Wammel Group	\$3,000.00	08/05/2014
ESPI Motors	Wammel Group	\$2,500.00	09/02/2014
ESPI Motors	Wammel Group	\$2,500.00	10/06/2014
ESPI Motors	Wammel Group	\$2,500.00	11/08/2014
ESPI Motors	Wammel Group	\$2,500.00	12/02/2014
ESPI Motors	Wammel Group	\$2,500.00	01/02/2015
ESPI Motors	Wammel Group	\$2,500.00	02/05/2015
ESPI Motors	Wammel Group	\$2,500.00	03/04/2015
ESPI Motors	Wammel Group	\$2,500.00	04/03/2015
ESPI Motors	Wammel Group	\$2,500.00	05/04/2015
ESPI Motors	Wammel Group	\$2,500.00	06/05/2015
ESPI Motors	Wammel Group	\$500.00	07/07/2015
ESPI Motors	Wammel Group	\$2,000.00	07/07/2015
ESPI Motors	Wammel Group	\$5,000.00	08/04/2015
ESPI Motors	Wammel Group	\$40,000.00	08/11/2015
ESPI Motors	Wammel Group	\$1,500.00	09/08/2015
ESPI Motors	Wammel Group	\$2,500.00	10/07/2015
ESPI Motors	Wammel Group	\$2,500.00	11/04/2015
ESPI Motors	Wammel Group	\$2,500.00	12/04/2015
ESPI Motors	Wammel Group	\$5,000.00	01/22/2016
ESPI Motors	Wammel Group	\$65,000.00	03/02/2016
ESPI Motors	Wammel Group	\$1,500.00	02/10/2017
ESPI Motors	Wammel Group	\$5,343.75	03/14/2017

aa. Enmotion Enterprises received one payment totaling \$75,000 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
Wammel Group	Enmotion	\$75,000.00	10/01/2012
	Enterprises		

bb. Brandon Arnold received 54 payments totaling approximately \$152,932 from the Bryant Defendants. Upon information and belief, the Bryant Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Tuonafamina Entity	Tuonafonos	Amount	Date of
Transferring Entity	Transferee	Transferred	Transfer
BUCF	Brandon Arnold	\$1,041.00	02/02/2014
BUCF	Brandon Arnold	\$2,500.00	02/02/2014
BUCF	Brandon Arnold	\$2,500.00	10/03/2014
BUCF	Brandon Arnold	\$500.00	10/03/2014
BUCF	Brandon Arnold	\$5,000.00	12/03/2014
ProLiquidation	Brandon Arnold	\$2,500.00	02/17/2014
ProLiquidation	Brandon Arnold	\$2,500.00	03/01/2014
ProLiquidation	Brandon Arnold	\$2,500.00	03/14/2014
ProLiquidation	Brandon Arnold	\$2,500.00	04/01/2014
ProLiquidation	Brandon Arnold	\$2,500.00	04/14/2014
ProLiquidation	Brandon Arnold	\$2,500.00	04/30/2014
ProLiquidation	Brandon Arnold	\$2,500.00	05/14/2014
ProLiquidation	Brandon Arnold	\$2,500.00	06/02/2014
ProLiquidation	Brandon Arnold	\$2,500.00	06/16/2014
ProLiquidation	Brandon Arnold	\$2,500.00	07/03/2014
ProLiquidation	Brandon Arnold	\$2,500.00	07/17/2014
ProLiquidation	Brandon Arnold	\$2,500.00	08/05/2014
ProLiquidation	Brandon Arnold	\$2,500.00	08/16/2014
ProLiquidation	Brandon Arnold	\$2,500.00	07/17/2014
ProLiquidation	Brandon Arnold	\$2,500.00	08/16/2014
ProLiquidation	Brandon Arnold	\$960.00	02/25/2015
ProLiquidation	Brandon Arnold	\$3,500.00	02/04/2015
ProLiquidation	Brandon Arnold	\$3,500.00	03/03/2015
ProLiquidation	Brandon Arnold	\$3,500.00	04/01/2015
ProLiquidation	Brandon Arnold	\$668.50	05/07/2015

ProLiquidation	Brandon Arnold	\$1,593.10	07/29/2015
ProLiquidation	Brandon Arnold	\$1,500.00	08/20/2015
ProLiquidation	Brandon Arnold	\$3,646.45	09/15/2015
ProLiquidation	Brandon Arnold	\$1,118.22	10/06/2015
ProLiquidation	Brandon Arnold	\$1,500.00	10/15/2015
ProLiquidation	Brandon Arnold	\$1,500.00	11/17/2015
ProLiquidation	Brandon Arnold	\$2,000.00	11/17/2015
ProLiquidation	Brandon Arnold	\$2,500.00	12/08/2015
ProLiquidation	Brandon Arnold	\$3,005.81	01/21/2016
ProLiquidation	Brandon Arnold	\$3,574.15	02/12/2016
ProLiquidation	Brandon Arnold	\$2,500.00	03/07/2016
ProLiquidation	Brandon Arnold	\$1,826.69	03/21/2016
ProLiquidation	Brandon Arnold	\$2,000.00	03/21/2016
ProLiquidation	Brandon Arnold	\$2,703.77	04/22/2016
ProLiquidation	Brandon Arnold	\$10.00	04/22/2016
ProLiquidation	Brandon Arnold	\$7,881.58	05/09/2016
ProLiquidation	Brandon Arnold	\$5,725.00	05/09/2016
ProLiquidation	Brandon Arnold	\$2,535.00	05/11/2016
ProLiquidation	Brandon Arnold	\$505.00	05/23/2016
ProLiquidation	Brandon Arnold	\$3,000.00	06/21/2016
ProLiquidation	Brandon Arnold	\$9,652.91	07/06/2016
ProLiquidation	Brandon Arnold	\$3,896.92	08/23/2016
ProLiquidation	Brandon Arnold	\$3,662.77	09/12/2016
ProLiquidation	Brandon Arnold	\$3,115.29	09/28/2016
ProLiquidation	Brandon Arnold	\$3,837.74	11/07/2016
ProLiquidation	Brandon Arnold	\$3,605.61	11/21/2016
ProLiquidation	Brandon Arnold	\$3,196.08	01/13/2017
ProLiquidation	Brandon Arnold	\$5,423.96	01/04/2017
ProLiquidation	Brandon Arnold	\$4,746.55	02/01/2017

cc. ProLiquidation LLC received 6 payments totaling approximately \$74,055 from the Bryant Defendants and made 7 payments to the Bryant Defendants totaling approximately \$19,317; thereby, receiving approximately \$54,738 in net transfers. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer
ProLiquidation	BUCF	\$5,000.00	12/23/2014
ProLiquidation	BUCF	\$705.22	11/29/2015
ProLiquidation	BUCF	\$1,526.30	12/09/2015

	,	,	,
ProLiquidation	BUCF	\$3,000.00	12/11/2015
ProLiquidation	BUCF	\$2,500.00	03/29/2016
ProLiquidation	BUCF	\$2,000.00	04/11/2016
ProLiquidation	BUCF	\$4,585.65	09/12/2016
BUCF	ProLiquidation	\$2,725.00	02/04/2014
BUCF	ProLiquidation	\$5,227.00	02/07/2014
BUCF	ProLiquidation	\$50,000.00	02/06/2014
BUCF	ProLiquidation	\$2,000.00	03/02/2015
BUCF	ProLiquidation	\$9,552.91	07/05/2016
BUCF	ProLiquidation	\$4,550.00	12/12/2016

dd. Frontier Title Company received one payment totaling approximately \$291,395 from the Wammel Defendants. Upon information and belief, the Wammel Defendants received nothing of reasonably equivalent value for these payments. Each individual transfer was as follows:

Transferring Entity	Transferee	Amount Transferred	Date of Transfer	
Wammel Group	Frontier Title Company	\$291,395.64	04/30/2013	

- 60. The Receiver brings this action to rescind the Transfers to the Transferees because the funds used for the Transfers were those of other investors in the Ponzi scheme and were fraudulently transferred to the Transferees.
- 61. The Transferees' knowledge of the Bryant Defendants and Wammel Defendants fraud is immaterial to the claims herein, as each of the Transferees received funds which were fraudulently transferred.
- 62. Despite attempts by the SEC and the Receiver to marshal, collect, and liquidate Receivership Assets, there are currently insufficient funds to fully reimburse the Defrauded Investors.

V. CLAIMS

COUNT 1: Actual Fraudulent Transfer – TEX. BUS. & COMM. CODE § 24.005(a)(1)

- 63. The Receiver incorporates the preceding paragraphs as if set forth fully herein.
- 64. A Ponzi scheme is, by its nature, a fraudulent enterprise. *See generally Warfield v. Byron*, 436 F.3d 551, 560 (5th Cir. 2006); *In re International Management Associates, LLC*, No. 09-MP-601, 2009 WL 6506657 (Bankr. N.D. Ga. Dec. 1, 2009). Transfers made in furtherance of such an enterprise are presumptively fraudulent. *See S.E.C. v. Res. Dev. Int'l, LLC*, 487 F.3d 295, 301 (5th Cir. 2007); *In re Christou*, No. 08-6405, 2009 WL 6498175, *1 (Bankr. N.D. Ga. Sept. 29, 2009).
- 65. The Bryant Defendants and the Wammel Defendants transferred approximately \$4 million to the Transferees during the period January 2010 to April 2017.

Transferee	AMOUNT TRANSFERRED TO TRANSFEREES	TRANSFERRING ENTITY
Bedazzled, Inc.	\$25,904	BUCF
Christel Such	\$18,452	BUCF
Ferguson Enterprises, Inc.	\$16,533	BUCF
Easy Pay Finance, Inc.	\$16,000	BUCF
Joe Michetti	\$758,709	Wammel Group
MNE Financial Services, Inc.	\$548,431	Wammel Group
Baldwin's Industrial Services, Inc.	\$533,299	Wammel Group
Tracey Murray	\$134,585	Wammel Group
C&C Flowers and Landscaping, LLC	\$94,000	Wammel Group
Sean Lester	\$35,143	Wammel Group
Patrick Finley	\$35,000	Wammel Group
646 Development, LLC	\$33,600	Wammel Group
Fresh Start Legal Advocates, Inc.	\$27,500	Wammel Group
Jet Traders Group, LLC	\$26,547	Wammel Group

Ed Curtiss	\$25,901	Wammel Group
Thomas Seffron	\$25,000	Wammel Group
Sonic Momentum JVP, LP	\$20,000	Wammel Group
All American Automotive, LLC	\$18,662	Wammel Group
Debbie Davidson	\$18,600	Wammel Group
Harrington Carbone & Allison, LLP	\$12,000	Wammel Group
Chris Castillo	\$8,000	Wammel Group
Bellagio Interiors, LP	\$230,126	BUCF
Joe Mackey	\$64,770	BUCF
Domingo Rodriguez	\$199,750	BUCF
Sean Fitzmaurice	\$34,500	Wammel Group
ESPI Motors, Inc.	\$552,906	Wammel Group
Enmotion Enterprises, Inc.	\$75,000	Wammel Group
Brandon Arnold	\$152,932	BUCF
ProLiquidation Services, LLC	\$54,738	BUCF
Frontier Title Company	\$291,395	Wammel Group
Total	\$4,087,983	

- 66. This money came from the Defrauded Investors, not from any legitimate source. These Transfers were fraudulent as to BUCF and Wammel Group's creditors, including the Defrauded Investors, pursuant to the Texas Uniform Fraudulent Transfer Act, Tex. Bus. & Comm. Code § 24.001 *et seq.*
- 67. The claims of BUCF and Wammel Group's creditors, including the Defrauded Investors in Ponzi scheme, arose before or within a reasonable time after the Transfers. The Receiver brings this action within one year after the Transfers were or reasonably could have been discovered.

68. BUCF and Wammel Group made the Transfers with actual intent to hinder, delay, or

defraud its creditors, including the Defrauded Investors.⁵ Specifically, the Bryant and Wammel

made promises to investors that they would receive a certain return on their investment.

However, these promises were false. The Bryant Defendants and Wammel Defendants made the

promises to investors to secure more funds for the Ponzi scheme. The principal of the Defrauded

Investors was used however Bryant and Wammel dictated, including being transferred to the

Transferees above and beyond the services rendered, if any, or goods provided, if any, by the

particular Transferees themselves. Thus, the Bryant Defendants and Wammel Defendants made

the Transfers with actual intent to defraud the other investors in the Ponzi scheme

69. Transferees provided no reasonably equivalent value in exchange for the Transfers and

thus they are not entitled to retain the funds.

70. BUCF and Wammel Group were insolvent or became insolvent shortly after the

Transfers to Transferees were made.

71. Therefore, the Transfers should be avoided pursuant to TEX. BUS. & COMM. CODE §

24.005(a)(1).

COUNT 2: Constructive Fraudulent Transfer - Tex. Bus. & Comm. Code § 24.005(a)(2)

72. The Receiver incorporates the preceding paragraphs as if set forth fully herein.

73. The Bryant Defendants' and Wammel Defendants' transfers to Transferees above and

beyond the services rendered, if any, or goods provided, if any, totaled approximately \$4 million

during the period January 2010 to April 2017. During May 2013 to May 2017⁶, Transferees

⁵ BUCF engaged in all relevant actions herein through Bryant. Wammel Group engaged in all relevant actions herein through Wammel

⁶ The relevant time period for the constructive fraudulent transfer cause of action includes the Transfers made from May 15, 2013 to May 15, 2017 (the date the Receiver was appointed).

RECEIVER'S COMPLAINT AGAINST CERTAIN TRANSFEREES - PAGE 49

collectively received more than \$2.7 million over and above the services rendered, if any, or goods provided, if any.

TRANSFEREE	AMOUNT TRANSFERRED TO TRANSFEREES DURING MAY 2013 – MAY 2017	TRANSFERRING ENTITY
Christel Such	\$18,452	BUCF
Easy Pay Finance, Inc.	\$10,800	BUCF
Joe Michetti	\$461,504	Wammel Group
MNE Financial Services, Inc.	\$251,894	Wammel Group
Baldwin's Industrial Services, Inc.	\$418,537	Wammel Group
Tracey Murray	\$120,230	Wammel Group
C&C Flowers and Landscaping, LLC	\$94,000	Wammel Group
Sean Lester	\$25,648	Wammel Group
646 Development, LLC	\$33,600	Wammel Group
Jet Traders Group, LLC	\$26,547	Wammel Group
Sonic Momentum JVP, LP	\$20,000	Wammel Group
Debbie Davidson	\$18,600	Wammel Group
Chris Castillo	\$8,000	Wammel Group
Bellagio Interiors, LP	\$193,138	BUCF
Joe Mackey	\$64,770	BUCF
Domingo Rodriguez	\$199,750	Bryant Defendants
Sean Fitzmaurice	\$34,500	Wammel Group
ESPI Motors, Inc.	\$474,406	Wammel Group
Brandon Arnold	\$152,932	BUCF
ProLiquidation Services, LLC	\$54,738	BUCF
Bedazzled, Inc.	\$16,219	BUCF
Ferguson Enterprises, Inc.	\$16,533	BUCF
Ed Curtiss	\$1,220	Wammel Group
Total	\$2,716,018	

74. The Transferees provided no reasonably equivalent value in exchange for the Transfers

each received and thus they are not entitled to retain the funds.

75. Without receiving reasonably equivalent value in exchange for the Transfers to

Transferees, BUCF and Wammel Group engaged in transactions for which the remaining assets

of BUCF and Wammel Group were unreasonably small in relation to their business.

76. In fact, these entities engaged in no legitimate business at all. Without receiving

reasonably equivalent value in exchange for the Transfers, BUCF and Wammel Group intended

to incur, or believed, or reasonably should have believed that it would incur, debts beyond their

ability to pay as they became due, including the claims of the Defrauded Investors.

77. BUCF and Wammel Group were insolvent from their inception or became insolvent

shortly after the Transfers to Transferees were made.

78. Therefore, the Transfers to Transferees, as stated and detailed above, should be avoided

pursuant to Tex. Bus. & Comm. Code § 24.005(a)(2).

COUNT 3: Unjust Enrichment and Constructive Trust

79. The Receiver incorporates the preceding paragraphs as if set forth fully herein.

80. The Transferees were unjustly enriched by the Transfers they received, based on

principles of justice, equity, and good conscience. The Transfers caused the Transferees to

receive money that belonged to Defrauded Investors for no reasonably equivalent exchange.

Because of the nature of the Ponzi scheme and the fact that the assets of BUCF and the Wammel

Group are insufficient to fully repay all of their creditors, the Defrauded Investors will only

receive a fraction of the amount of their investments back from BUCF and Wammel Group. It

would be fundamentally unfair to allow the Transferees to retain funds truly belonging to the

Defrauded Investors while the Defrauded Investors stand to recover little to none of their original

investments.

81. Moreover, the Ponzi scheme involved actual fraud and was the source of the Transfers

made to the Transferees. The Transfers also involved actual fraud on the part of the Bryant

Defendants and Wammel Defendants. As third-party beneficiaries who, combined, received

more than \$4 million above and beyond the services rendered, if any, or goods provided, if any,

from the Bryant Defendants' and Wammel Defendants' fraud, the Transferees were unjustly

enriched and are not entitled to retain that money.

82. The Transfers are directly traceable to funds of the Defrauded Investors in the Ponzi

scheme. As such, they constitute Receivership Assets and are impressed with a constructive trust

and should be disgorged and paid to the Receiver for ultimate distribution equitably among all

Defrauded Investors.

83. The Receiver is empowered by this Court to marshal, collect, and liquidate

Receivership Assets. Receivership Order, ¶ 7. Once the funds are recovered, it is anticipated that

they will be distributed on a pro rata basis to the Defrauded Investors who lost money and to

appropriate BUCF and Wammel Group creditors. The Receiver alone is in a position to

redistribute the limited funds available to the Receivership Estate, including those which should

be returned to the Receivership Estate based on the Transfers.

84. Pursuant to the principles of equity, the Receiver seeks the imposition of a constructive

trust on the profits received by the Transferees as described herein, and the immediate turnover

of such funds to the Receiver.

85. To the extent that the Transferees are unable to immediately return the funds received,

the Receiver seeks a money judgment against each of them in an amount equal to the payments

they received from the Bryant Defendants and Wammel Defendants.

VI. **ATTORNEYS' FEES**

The Receiver is entitled to recover reasonable and necessary attorneys' fees and costs

for the claims against Defendants pursuant to TEX. BUS. & COMM. CODE § 24.013.

VII. **RELIEF REQUESTED**

THEREFORE, the Receiver requests that the Transferees be ordered to return the funds they

received from the Bryant Defendants and the Wammel Defendants above and beyond the

services rendered, if any, or goods provided, if any, to the Receivership Estate, and that judgment

be entered against the Transferees and in favor of the Receiver for the amount transferred above

and beyond the services rendered, if any, or goods provided, if any, to each Transferee. In the

case that the funds were spent to acquire any real or personal property, the Receiver requests that

a constructive trust be imposed upon the funds, and an order that it must immediately be turned

over to the Receiver. Further, the Receiver requests recovery of attorneys' fees and costs, and the

she be granted any other relief, both special and general, to which she may be justly entitled.

DATED: May 15, 2018.

Respectfully submitted,

By: /s/ Timothy E. Hudson

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COUNSEL TO RECEIVER

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

purpose of initiating the civil de			HIS FORM.)		the clerk of court for the		
I. (a) PLAINTIFFS			DEFENDANTS				
Jennifer Ecklund, Receiver			Bedazzled, Inc., e	t al.			
(b) County of Residence of (E.	of First Listed Plaintiff <u>E</u> EXCEPT IN U.S. PLAINTIFF CA	Dallas County (SES)	NOTE: IN LAND C	of First Listed Defendant (IN U.S. PLAINTIFF CASES O DNDEMNATION CASES, USE TO FLAND INVOLVED.			
(c) Attorneys (Firm Name, L Thompson & Knight LLP One Arts Plaza, 1722 Ro (214) 969-1700	•		Attorneys (If Known)				
II. BASIS OF JURISDI	ICTION (Place an "X" in O	ne Box Only)		RINCIPAL PARTIES	(Place an "X" in One Box for Plaintiṭ		
□ 1 U.S. Government Plaintiff	■ 3 Federal Question (U.S. Government)	Not a Party)		TF DEF 1 □ 1 Incorporated or Pr of Business In T			
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizenshi)	ip of Parties in Item III)	Citizen of Another State	2			
			Citizen or Subject of a Foreign Country	□ 3 Foreign Nation	□ 6 □ 6		
IV. NATURE OF SUIT	1	V 7	FORFITIDE/PENALTY		of Suit Code Descriptions.		
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excludes Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise □ REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY 310 Airplane 315 Airplane Product Liability 320 Assault, Libel & Slander 330 Federal Employers' Liability 340 Marine 345 Marine Product Liability 350 Motor Vehicle Product Liability 360 Other Personal Injury 362 Personal Injury Medical Malpractice CIVIL RIGHTS 440 Other Civil Rights 441 Voting 442 Employment 443 Housing/ Accommodations 445 Amer. w/Disabilities - Employment 446 Amer. w/Disabilities - Other 448 Education	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage 385 Property Damage 385 Property Damage 385 Property Damage 386 Property Damage 387 Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	FORFEITURE/PENALTY □ 625 Drug Related Seizure of Property 21 USC 881 □ 690 Other LABOR □ 710 Fair Labor Standards Act □ 720 Labor/Management Relations □ 740 Railway Labor Act □ 751 Family and Medical Leave Act □ 790 Other Labor Litigation □ 791 Employee Retirement Income Security Act IMMIGRATION □ 462 Naturalization Application □ 465 Other Immigration Actions	322 Appeal 28 USC 158 423 Withdrawal 28 USC 157 423 Withdrawal 28 USC 157 426 Copyrights 820 Copyrights 830 Patent 835 Patent - Abbreviated New Drug Application 840 Trademark SOCIAL SECURITY 861 HIA (1395ff) 862 Black Lung (923) 863 DIWC/DIWW (405(g)) 864 SSID Title XVI 865 RSI (405(g)) 870 Taxes (U.S. Plaintiff or Defendant) 871 IRS—Third Party 26 USC 7609	OTHER STATUTES □ 375 False Claims Act □ 376 Qui Tam (31 USC		
	moved from 3 Cite the U.S. Civil Sta TEX. BUS. & CO Brief description of ca	Appellate Court tute under which you are fi MM. CODE § 24.005 use:	Reopened Anothe (specify illing (Do not cite jurisdictional sta	tutes unless diversity):	Litigation - Direct File		
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS UNDER RULE 2	IS A CLASS ACTION	transfers and unjust enric DEMAND \$ \$4.0 million		if demanded in complaint:		
VIII. RELATED CASI IF ANY	(See instructions):		e Amos L. Mazzant, III	DOCKET NUMBER Ca	ase 04:17-CV-00336-ALM		
DATE 05/15/2018 FOR OFFICE USE ONLY		signature of attor /s/ Timothy E. Hu					
	MOUNT	APPLYING IFP	JUDGE _	MAG. JUL	Ж ър. 0055		

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
 - (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
 - (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- **II. Jurisdiction.** The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.
 - United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.
 - Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.
 - Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)
- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- **V. Origin.** Place an "X" in one of the seven boxes.
 - Original Proceedings. (1) Cases which originate in the United States district courts.
 - Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.
 - Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.
 - Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.
 - Multidistrict Litigation Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407
 - Multidistrict Litigation Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket. **PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7.** Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.
- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

 Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction.

 Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.

Exhibit A

SEC v. Bryant III and BUCF
Transfers Between Bryant Defendants and Transferees

Fraudulent Transferee	Amount Transferred from BUCF	Amount Transferred to BUCF	Net Fraudulent Transfer	Occurrences	First Payment Date	Last Payment Date
Bedazzled, Inc.	25,904	0	25,904	6	4/18/2013	2/21/2014
Christel Such	28,412	(9,960)	18,452	39	4/10/2014	10/3/2016
Ferguson Enterprises, Inc.	16,533	0	16,533	7	12/31/2013	2/14/2014
Easy Pay Finance, Inc.	16,000	0	16,000	40	5/4/2012	8/6/2015
Bellagio Interiors, LP	385,297	(155,171)	230,126	62	5/14/2013	12/27/2016
Joe Mackey	64,770	0	64,770	10	1/12/2017	5/9/2017
Domingo Rodriguez	199,750	0	199,750	4	4/12/2017	5/9/2017
Brandon Arnold	152,932	0	152,932	54	2/4/2014	2/1/2017
Proliquidation Services LLC	74,055	(19,317)	54,738	13	2/4/2014	12/12/2016
Total	\$963,653	(\$184,448)	\$779,205	235		

SEC v. Bryant III and BUCF
Transfers Between Wammel Defendants and Transferees

Fraudulent Transferee	Amount Transferred from Wammel	Amount Transferred to Wammel	Net Fraudulent Transfer	Occurrences	First Payment Date	Last Payment Date
Joe Michetti	758,709	0	\$758,709	51	8/1/2011	12/13/2016
MNE Financial Services, Inc.	548,431	0	\$548,431	80	3/5/2010	12/23/2016
Baldwin's Industrial Services, Inc.	833,299	(300,000)	\$533,299	33	3/4/2010	5/22/2015
Tracey Murray	134,585	0	\$134,585	76	6/8/2012	7/3/2017
C&C Flowers and Landscaping, LLC	94,000	0	\$94,000	1	7/6/2016	7/6/2016
Sean Lester	35,143	0	\$35,143	62	3/3/2010	6/1/2015
Patrick Finley	35,000	0	\$35,000	1	4/5/2013	4/5/2013
646 Development, LLC	33,600	0	\$33,600	14	3/4/2016	4/4/2017
Fresh Start Legal Advocates, Inc.	29,500	(2,000)	\$27,500	7	8/10/2011	3/21/2012
Jet Traders Group LLC	26,547	0	\$26,547	1	4/19/2016	4/19/2016
Ed Curtiss	25,901	0	\$25,901	41	2/26/2010	6/28/2013
Thomas Seffron	25,000	0	\$25,000	1	4/24/2012	4/24/2012
Sonic Momentum JVP, LP	20,000	0	\$20,000	1	12/8/2016	12/8/2016
All American Automotive, LLC	18,662	0	\$18,662	13	10/18/2010	6/25/2012
Debbie Davidson	18,600	0	\$18,600	31	6/27/2014	12/23/2016
Harrington Carbone & Allison, LLP	12,000	0	\$12,000	6	12/20/2010	2/8/2013
Chris Castillo	8,000	0	\$8,000	1	6/10/2016	6/10/2016
Sean Fitzmaurice	\$34,500	0	\$34,500	2	10/13/2016	10/31/2016
ESPI Motors, Inc.	803,500	(250,594)	\$552,906	53	9/6/2012	3/15/2017
Enmotion Enterprises, Inc.	75,000	0	\$75,000	1	10/1/2012	10/1/2012
Frontier Title Company	291,395	0	\$291,395	1	4/30/2013	4/30/2013
Total	\$3,861,372	(\$552,594)	\$3,308,778	477	•	

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

JENNIFER ECKLUND, RECEIVER,	§
74.4.400	§
Plaintiff,	§
	§
V.	§ Ancillary Civil Action No. 4:18-cv-360
	§
BEDAZZLED, INC., et al.,	§
	§
Defendants.	§

AFFIDAVIT OF JENNIFER ECKLUND IN SUPPORT OF DEFAULT

STATE OF TEXAS	§
	§
COUNTY OF DALLAS	§

- 1. My name is Jennifer Ecklund. I am over the age of 21 years, of sound mind, suffer no legal impediments to giving this Affidavit, and am competent to do so. I swear that all of the matters contained in this Affidavit are true and correct and are based upon my personal knowledge.
- 2. I am the Court-appointed Receiver in SEC v. Thurman P. Bryant, III, et al., Case No. 4:17-cv-00336-ALM, filed in the United States District Court for the Eastern District of Texas, Sherman Division, 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.
- 3. On May 15, 2018, I initiated this lawsuit through my counsel of record by filing a complaint in this case against ProLiquidation Services LLC. Records indicate that ProLiquidation Services LLC received \$54,738 of investor funds from BUCF. Attached with this affidavit and incorporated herein is a true and correct copy of the Receiver's Complaint.

AFFIDAVIT OF JENNIFER ECKLUND IN SUPPORT OF REQUEST FOR ENTRY OF DEFAULT - PAGE 1 of 2 $\,$

Case 4:18-cv-00360-ALM Document 85-1 Filed 11/06/18 Page 61 of 81 PageID #: 556

4. On June 2, 2018, ProLiquidation Services LLC, by and through its registered agent, was

served with Summons and Complaint by certified mail return receipt requested.

5. ProLiquidation Services LLC, though properly served with the Summons and Complaint,

failed to file an answer by June 25, 2018 (21 days from the date of service) and has made no other

attempt sufficient to show that it intends to defendant this lawsuit.

6. Attached with this affidavit and incorporated herein is a true and correct copy of the fully

executed proof of service of the Summons and Complaint in this lawsuit on ProLiquidation

Services LLC, evidencing that it was properly served notice of this suit.

7. ProLiquidation Services LLC has not taken any action or filed any documents with me, or

my counsel, agents, or representatives that indicates its intent to defend this suit.

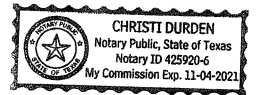
8. I declare under penalty of perjury that the foregoing is true and correct.

FURTHER AFFIANT SAYETH NOT.

Executed this _\frac{1}{4} day of November, 2018.

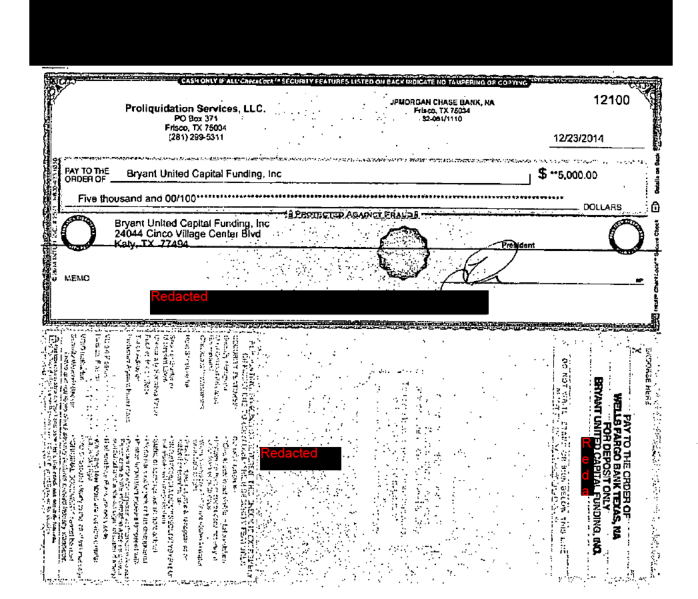
Jennifer Ecklund

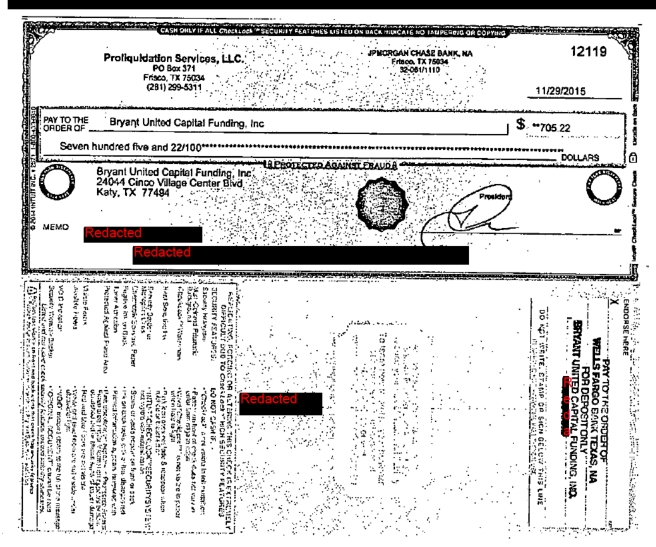
Before me, the undersigned notary, personally appeared Jennifer Ecklund, a person whose identity is known to me, and swore the foregoing to be true and correct on this day of November 2018.

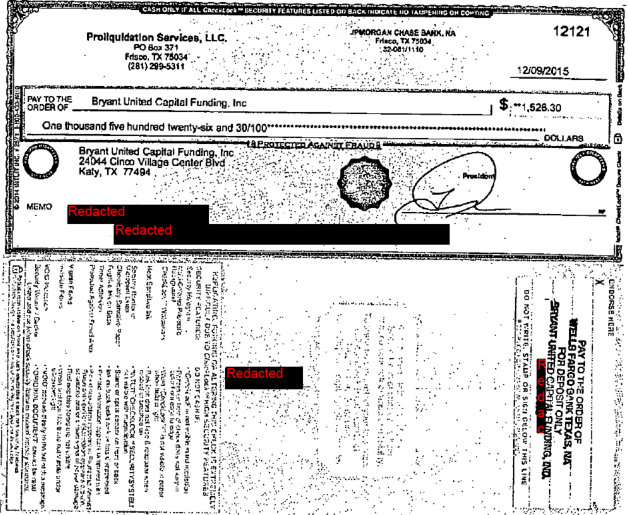


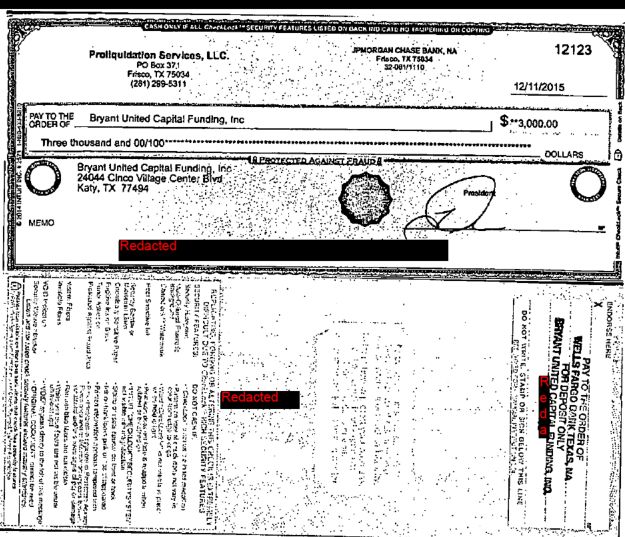
Shut Dundon
Notary Public

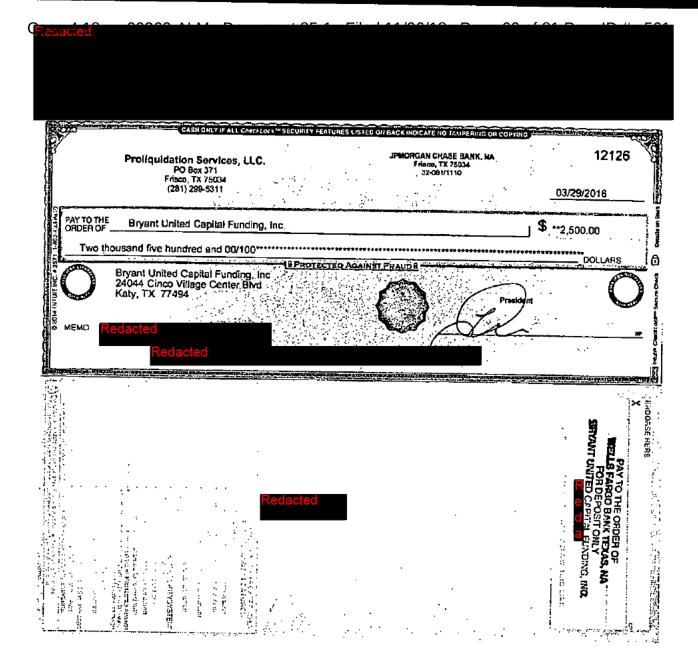
Commission expires:

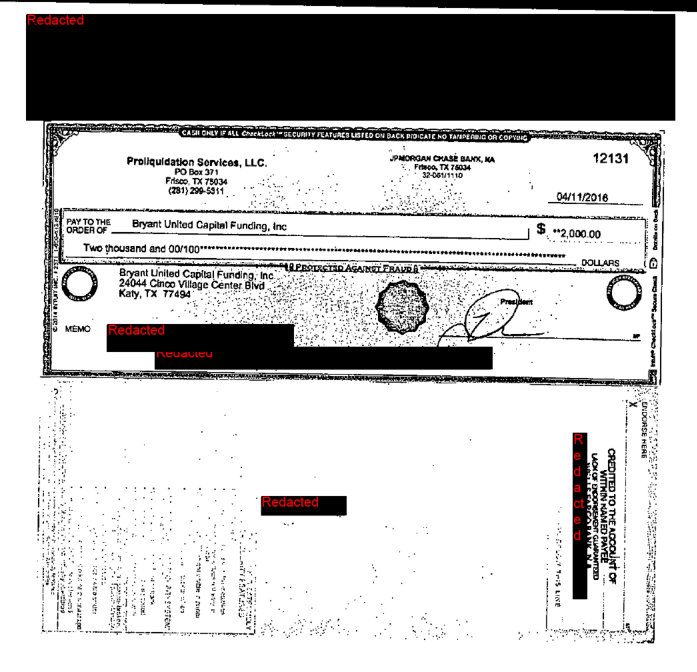


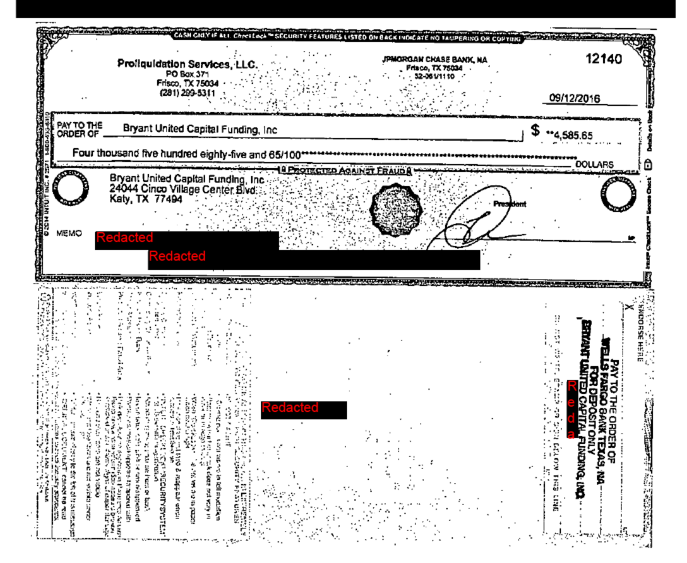








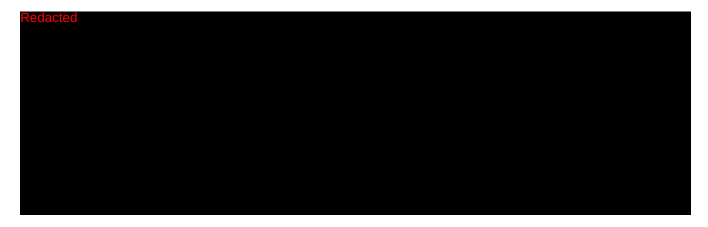






O Redacte 49-5
02 STATEMENT DATE
02/04/14

THURMAN P BRYANT III 5343 BUENA VISTA DR FRISCO TX 75034-2254





OTHER DEBITS

DATE..... AMOUNT.TRANSACTION DESCRIPTION



02/04 2,725.00 WIRE OUT

004140204549716

Redacted



ACCOUNT NUMBER

1 Redacto 49-5

STATEMENT DATE

03/04/14

THURMAN P BRYANT III 5343 BUENA VISTA DR FRISCO TX 75034-2254



DEPOSITS AND OTHER CREDITS

DATE..... AMOUNT.TRANSACTION DESCRIPTION

02/05 2,725.00 ACH CREDIT 020514

WFB DIRECTPAY DEPOSIT *******5488

02/07 5,227.00 ACH CREDIT 020714

WFB DIRECTPAY DEPOSIT ********1298

Redac

Redacted

OTHER DEBITS

DATE.....AMOUNT.TRANSACTION DESCRIPTION

Redacted

02/07 5,227.00 WIRE OUT

004140207558592



Case 4:18-cv-00360-ALM Document 85-1 Filed 11/06/18 Page 71 of 81 PageID #: 566

Account number: Redact 692 ■ February 1, 2014 - February 28, 2014 ■ Page 2 of 9

WELLS FARGO

Transaction history

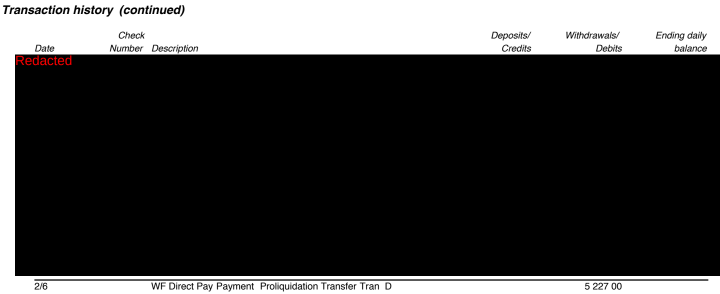


WF Direct Pay Payment Reimbursement/Proliquidation/Wire 2 725 00
USAA Homede Tran D Dp043869822

Case 4:18-cv-00360-ALM Document 85-1 Filed 11/06/18 Page 72 of 81 PageID #: 567

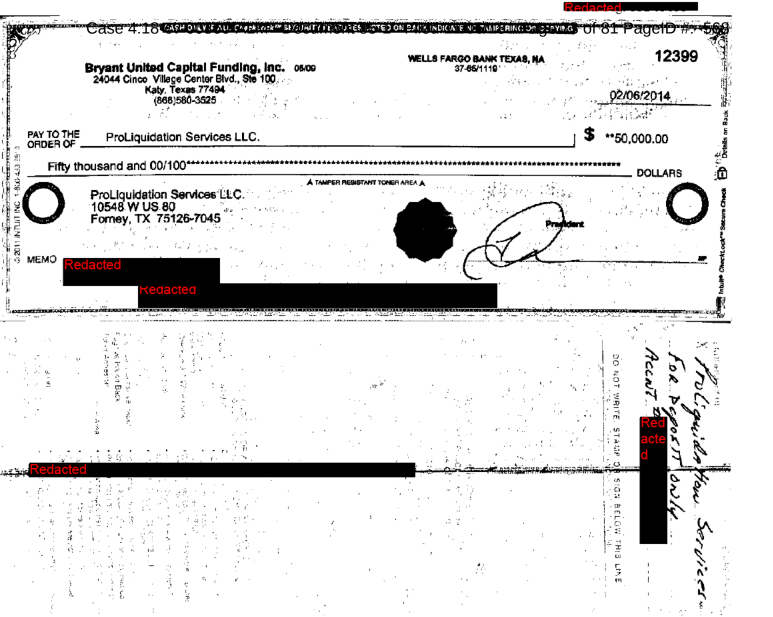
Account number: Redact 692 ■ February 1, 2014 - February 28, 2014 ■ Page 3 of 9





Dp043971138

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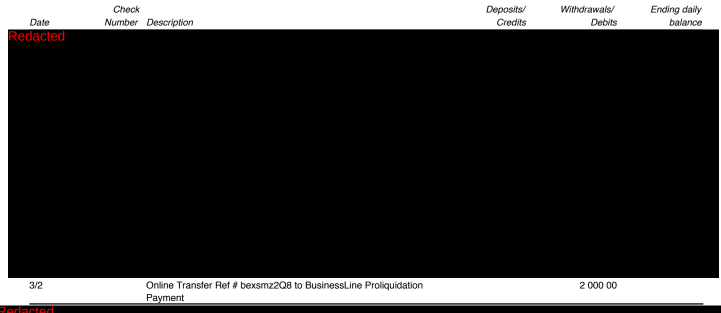


Case 4:18-cv-00360-ALM Document 85-1 Filed 11/06/18 Page 74 of 81 PageID #: 569

Account number: Redact 692 ■ March 1, 2015 - March 31, 2015 ■ Page 2 of 11

WELLS FARGO

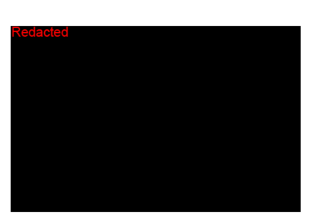
Transaction history



		Redac	
	Bryant United Capital Funding, Inc. 05/09 24044 Cinco Village Center Blvd., Ste 100	WELLS FARGO BANK TEXAS, NA 37-85/1119	81 PageID #: 579 12838
	Katy, Texas 77494 (866)580-3525		07/05/2016
PAY TO THE ORDER OF		\$	9,652.91
Nine t	housand six hundred fifty-two and 91/100*********************	**************************************	DOLLARS 1
	ProLiquidation Services LLC. 10548 W US 80 Forney, TX 75126-7045	President/Chairn	DOCH'S Secure Oheck
MEMO	Redacted		S Checkt



	Bryant United Capital Funding, Inc. 0500	WELLS FARGO BANK TEXAS, NA 37-65/1119	12936
	24044 Cinco Village Center Blvd., Ste 100 Katy, Texas 77494 (866)580-3525		12/12/2016
	and the second of the second o	regenne primier ann ann mei mei mei mei mei mei mei an ar ar ar ann a mei mei mei mei mei mei mei mei mei de a	Andrews and the supplemental section of the section
TO THE ER OF _	ProLiquidation Services LLC.	1 \$	**4,550.00
Four th	ousand five hundred fifty and 00/100*********************************	**********	DOLLARS
Four th	APROTECTED AGAIN	9T FRAUD &	DOLLARS
Four th		ST FRAUD &	



United States District Court

for the

	Eastern 1	District	of '	Texas
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Jennifer Ecklund, Receiver)))
Plaintiff(s) V.)) Civil Action No. 4:18-cv-00360
Bedazzled, Inc., et al.))))
Defendant(s))

SUMMONS IN A CIVIL ACTION

To: (Defendant's name and address) ProLiquidation LLC

by and through its registered agent:

Thurman Bryant 2054 Hidalgo Lane Frisco, Texas 75034

A lawsuit has been filed against you.

Within 21 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff's attorney,

whose name and address are: Timothy E. Hudson

Thompson & Knight LLP

One Arts Plaza

1722 Routh Street, Suite 1500

Dallas, Texas 75201

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

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

JENNIFER ECKLUND, RECEIVER,	§
Plaintiff,	§ §
	§
V.	§ Ancillary Civil Action No. 4:18-cv-360
	§
BEDAZZLED, INC., et al.	§
	§
	§
	§

AFFIDAVIT OF SERVICE

BEFORE ME, the undersigned authority, Eduardo Sanchez, Jr., personally appeared on this day and stated under oath as follows:

- 1. My name is Eduardo Sanchez, Jr., I am over the age of eighteen (18). I am in all ways competent to make this affidavit and this affidavit is based on personal knowledge. The facts stated herein are true and correct.
- 2. On May 31, 2018, at 3:47 P.M., Citation and Receiver's Complaint Against Certain Transferres, came to hand for delivery to PROLIQUIDATION LLC, by and through its registered agent Thurman P. Bryant, at 2054 Hidalgo Lane, Frisco, Texas 75034.
- 3. On June 2, 2018, at 1:42 P.M., the documents were delivered to: **PROLIQUIDATION** LLC, by and through its registered agent Thurman P. Bryant, at 2054 Hidalgo Lane, Frisco, Texas 75034, by certified mail, return receipt requested.

FURTHER AFFIANT SAYETH NOT.

Eduardo Sanchez, Jr.

SUBSCRIBED AND SWORN TO BEFORE me on this ______

day of A

day of August 2018.

JANICE L. GRAVES
Notary ID 817624-3
My Commission Expires
August 19, 2020

NOTARY PUBLIC FOR THE STATE OF TEXAS

944 ₋₁₀₀	ngangan sakan sakan Manan	
SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON	DELIVERY
Complete items 1, 2, and 3. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.	A. Signature B. Received by (Printed Name)	☐ Agent ☐ Addressee C. Date of Delivery
Article Addressed to:	D. Is delivery address different from If YES, enter delivery address I	
ProLiquidation LLC by and through its registered agent: Thurman Bryant 2054 Hidalgo Lane Frisco, Texas 75034	s.	
9590 9402 2682 6351 0975 08 2. Article Number (Transfer from service label) 7013 1710 0001 9691 1173	3. Service Type Adult Signature Adult Signature Restricted Delivery Certified Mail® Certified Mail Restricted Delivery Collect on Delivery Mail Mail Restricted Delivery Mail Mail Restricted Delivery 500)	□ Priority Mail Express® □ Registered Mail™ □ Registered Mail Restricted Delivery □ Return Receipt for Merchandise □ Signature Confirmation™ □ Signature Confirmation Restricted Delivery
PS Form 3811, July 2015 PSN 7530-02-000-9053	C	Domestic Return Receipt

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No. 4:18-cv-00360

PROOF OF SERVICE

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

		ne of individual and title, if any)				
was rec	ceived by me on (date)	·				
	☐ I personally served	the summons on the individua	al at (place)			
			on (date)	; or		
	☐ I left the summons		r usual place of abode with (name)			
, a person of suitable age and discretion who resides the						
	on (date)	, and mailed a copy t	o the individual's last known address; or			
	☐ I served the summons on (name of individual)					
	designated by law to a	accept service of process on be	ehalf of (name of organization)			
			on (date)	; or		
	☐ I returned the summ	nons unexecuted because		; or		
	☐ Other (specify):					
	My fees are \$	for travel and \$	for services, for a total of \$	0.00		
	I declare under penalty of perjury that this information is true.					
Date:			Server's signature			
			Printed name and title			
			Server's address			

Additional information regarding attempted service, etc:

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

JENNIFER ECKLUN	ND, RECEIVER,	§	
	Plaintiff,	§ §	
		§	
V.		§	Ancillary Civil Action No. 4:18-cv-360
DED 4771 ED DIO	. 1	\$	
BEDAZZLED, INC.,	, et al.,	8	
	D 4 1	§	
	Defendants.	§	

SERVICEMEMBER'S AFFIDAVIT

BEFORE ME, the undersigned official, on this day personally appeared Timothy E. Hudson, who, upon being duly sworn according to law and upon oath, deposed and said:

- 1. "I am attorney of record for Plaintiff Jennifer Ecklund, Receiver.
- 2. Defendant ProLiquidation Services LLC is a business entity and is therefore incapable of serving in the military."

Further, Affiant sayeth not.

Timothy E. Hudson

SUBSCRIBED AND SWORN TO ME on this day of November, 2018.

CHRISTI DURDEN
Notary Public, State of Texas
Notary ID 425920-6

My Commission Exp. 11-04-202

Notary Public in and for the State of Texas