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

SECURITIES AND EXCHANGE	§	
COMMISSION	§	
Plaintiff,	§	
	§	
	§	
v.	§	Case 04:17-CV-00336-ALM
	§	
THURMAN P. BRYANT, III and	§	
BRYANT UNITED CAPITAL FUNDING,	§	
INC., ARTHUR F. WAMMEL,	§	
WAMMEL GROUP, LLC, CARLOS	§	
GOODSPEED a/k/a SEAN PHILLIPS	§	
a/k/a GC d/b/a TOP AGENT	§	
ENTERTAINMENT d/b/a/ MR. TOP	§	
AGENT ENTERTAINMENT,	§	
	§	
Defendants,	§	
	§	
and	§	
	§	
THURMAN P. BRYANT, JR.,	§	
	§	
Relief Defendant.	§	

REQUEST FOR SUPPLEMENTAL FINAL DISTRIBUTION

Jennifer Ecklund, the Court-appointed Receiver (the "Receiver") for Defendants Thurman P. Bryant, III ("Bryant") and Bryant United Capital Funding, Inc. ("BUCF") (Bryant and BUCF, collectively, the "Bryant Defendants") and Defendant Arthur F. Wammel ("Wammel"), Defendant Wammel Group, LLC (the "Wammel Group"), and Wammel Group Holdings Partnership ("WGHP") (together Wammel, Wammel Group, and WGHP, the "Wammel Defendants") receivership estates (together, the "Receivership Estate" or the "Receivership") in the above-captioned case (the "Case"), submits this request for approval of a proposed pro rata supplemental final distribution to investors.

I. STATUS OF LIQUIDATION AND RECOVERY OF ASSETS

The Receiver now has \$414,080.51 in the Receivership Estate. As described in the Receiver's First Quarterly Report, Second Quarterly Report, Third Quarterly Report, Fourth Quarterly Report, Fifth Quarterly Report, Sixth Quarterly Report, Seventh Quarterly Report, Eighth Quarterly Report, Ninth Quarterly Report, Tenth Quarterly Report, and Eleventh Quarterly Report, this net amount was funded from the liquidation of assets, the proceeds from settlement in the ancillary litigation against Carlos Goodspeed and Thurman P. Bryant, Jr. in Ancillary Civil Action No. 4:17-cv-00856, against certain Winning Investors in Ancillary Civil Action No. 4:18-cv-00359, against certain Transferees in Ancillary Civil Action No. 4:18-cv-00360, against Wells Fargo Bank, N.A. (Case No. 4:18-cv-00452), and the balance of the Bryant Defendants' and the Wammel Defendants' accounts.

II. ANALYSIS OF INVESTOR CLAIMS

Since the inception of the Receivership, the Receiver has actively solicited and obtained claims and supporting documentation from those investors who believe they are owed money from the Bryant Defendants and the Wammel Defendants. On December 1, 2017, the Receiver established a claims process for investors and provided investors with claims documentation to substantiate their investments with the Bryant Defendants and the Wammel Defendants. As described in greater detail in the Request for Interim Distribution [Dkt. No. 299] and the Motion to Approve Amended Interim Distribution List [Dkt. No. 316], the Receiver asked investors to provide her with documents evidencing the amount of their investment with the Bryant Defendants and the Wammel Defendants in order to compile a list of all net losing investors. This process proved to be somewhat complex, as it was difficult for some investors to sort out the money they

actually invested with the Bryant Defendants and the Wammel Defendants from fictitious interest or profits they may have rolled over into a "new" investment. Other investors believed their investment is larger than the principal they originally invested based on fictitious accounting statements generated by the Bryant Defendants and the Wammel Defendants and provided to the investors over time. Other investors did not have supporting documentation substantiating the amounts they claim that they invested with the Bryant Defendants and the Wammel Defendants. To the extent investors did not submit completed claims forms, the Receiver relies on her forensic accountant's review of the financial documentation for the Bryant Defendants and the Wammel Defendants to determine the net loss for each net losing investor.

The Receiver completed the distributions to net losing investors for the Request for Interim Distribution and the Motion to Approve Amended Interim Distribution List.¹ On March 6, 2020, the Receiver filed her Request for Final Distribution [Dkt. No. 362] and the Court granted the Request for Final Distribution on March 27, 2020 [Dkt. No. 367]. The Receiver began mailing distribution checks and communicating with net losing investors regarding their distributions in May 2020.

Additionally, from May 2020 to present, the Receiver made multiple attempts in writing and via telephone to discover the identities and mailing addresses and deliver distribution checks to all net losing investors. The Receiver made these multiple attempts with the purpose of doing everything in her power to give these net losing investors the benefit of the final distribution. Unfortunately, the Receiver was not able to locate or communicate with one investor—Steven

¹ The Receiver distributed \$444,587.04 of the total \$450,000.00 approved amount to be distributed to net losing investors. The remaining \$5,412.96 belongs to five individuals whom the Receiver could not locate despite strenuous efforts. These five investors—Cody Black, Randy and Georgia Hinze, Akber and Shirin Malik, Dorothy Madison, and Michelle Williams—were removed from the Final Distribution in accordance with the Court's Order Granting the Receiver's Request for Final Distribution [Dkt. No. 367].

Foley. The Receiver now requests Court approval to remove Steven Foley from the supplemental final distribution schedule and allow the money that was allocated for this investor from the final distribution and the money that would otherwise have been allocated for these investors in this supplemental final distribution to benefit the remaining net losing investors on the supplemental final distribution schedule.

Based upon the Net Losing Investor Distribution Schedule attached to the Request for Final Distribution [Dkt. No. 362] and the Receiver's removal and inclusion of the aforementioned investor, the Receiver has identified 99 Net Losing Investors (the "Net Losing Investors") for inclusion on the supplemental final distribution schedule (the "Net Losing Investors Claims").

See Net Losing Investor Supplemental Final Distribution Schedule, attached hereto as Exhibit

A. 23 The Net Losing Investors have a collective principal loss balance of \$21,061,337.42.

III. PROPOSED DISTRIBUTION

The Receiver proposes and seeks permission from the Court to make a supplemental final distribution of \$300,000.00 on the Net Losing Investor Claims, on a pro rata basis. A \$300,000.00 distribution would pay 1.42% of the total Net Losing Investors Claims, meaning each investor would receive 1.42% of his or her allowed claim at this time. The distribution amount is calculated as follows:

<u>Distribution Percentage</u>
42 = 1.42%

Amount to be Distributed
Total Net Losing Investor =
Claims

\$300,000.00 \$21,061,337.42 =

² The Receiver notes for the Court that, as in the Final Net Losing Investor Distribution Schedule, the principal loss for investors Roland and Isabel (de Pedro) Solis is the overall net loss for the following investments: Roland and Isabel Solis; Grandchildren Fund (Solis); Grandchildren Fund (de Pedro); Aragonesa LLC; and Chico's Venture, LLC.

³ The Receiver further notes for the Court that, as in the Final Net Losing Investor Distribution Schedule, the principal loss for investor Trina Reyes is the overall net loss for the investments that she made in her personal capacity and on behalf of her prior corporate entity.

The Net Losing Investor Supplemental Final Distribution Schedule, attached hereto as **Exhibit A**, shows the exact amount each approved claim would receive through this supplemental final distribution. The Receiver proposes to provide each Net Losing Investor with a copy of this filing, which shows each approved claim amount and the method for calculating each claim.

IV. AUTHORITIES

In the July 2017 Amended Order Appointing Receiver [Dkt. No. 48], the Court found that "the appointment of a receiver in this action is necessary and appropriate for the purposes of marshaling and preserving all assets" of the Bryant Defendants and the Wammel Defendants. In overseeing and administering an equitable receivership such as the instant case, this Court's discretion in approving the proposed distribution plan is given great deference and may be disturbed on appeal only upon the showing of an abuse of discretion. *See SEC v. Great White Marina & Rec., Inc.*, 428 F.3d 553, 556-57 (5th Cir. 2005); *SEC v. Sharp Capital, Inc.*, 315 F.3d 541, 545 (5th Cir. 2003); *SEC v. Forex Asset Mgmt. LLC*, 242 F.3d 325, 331-32 (5th Cir. 2001). The plan of distribution proposed by the Receiver is consistent with plans approved by the SEC in other cases. *See Great White*, 428 F.3d at 556-57; *Forex Asset*, 242 F.3d at 331-32.

1. It is appropriate to determine the amount of the Net Losing Investors' losses on a cash basis, without regard to the unpaid illusory, fictitious returns.

The Net Losing Investors' losses were calculated on a "cash-in—cash-out" basis—the amount of principal invested less any returns, fees, or other funds received by the investor. The Net Losing Investors' claims will not be increased by any "earned" but unpaid returns. Not only is this the most efficient method of calculating loss, it is the most fair. When confronted with similar situations and challenges to this method of establishing the loss amount, courts have upheld this method of determining a loss as fair and reasonable. *See Forex Asset*, 242 F.3d at 331-32

(affirming trial court's approval of plan that calculated each investor's allowed claim as a percentage of their loss as measured against the losses of all of the unpaid claimants as "fair and equitable").

2. It is appropriate to treat all the monies recovered as a "common fund" from which payment to all Net Losing Investors will be made.

The Receiver's proposed plan of distribution aggregates all available money into a single fund. No effort has been made to trace any specific investor's funds. From the earliest Ponzi scheme cases, courts have made clear that this is almost always the most equitable way to treat investors. *See id.* at 331 (district court did not abuse its discretion when it determined that, despite the fact that some of the funds available for distribution were segregated and traceable to one investor, allowing one investor to trace its funds and avoid a pro rata distribution among all of the investors would be an inequitable remedy).

The Receiver believes a common fund is especially important in this Case because 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* August 15, 2017 Memorandum Opinion and Order [Dkt. No. 89] (the "Memorandum Opinion and Order") at 8 ("The Court finds that this is sufficient evidence to establish a Ponzi scheme."). 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, which in turn invested BUCF investor funds in high-risk options trading. *See generally* 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. *See id.* As this Court explained in its Memorandum Opinion and Order, the "[Bryant] Defendants transferred funds to the Wammel [Defendants], who then commingled [the Bryant] Defendants' funds with Wammel Group investors' funds and invested

in high-risk options trading." *See id.* at 8. In addition to commingling the Bryant Defendants' and the Wammel Defendants' funds, this Court acknowledged that the Wammel Defendants "failed to maintain proper accounting" and even "obscured accounting records" and "falsified documents to conceal [the Bryant] Defendants' shortcomings." *See id.* at 8-9. Ultimately, this Court noted that "the Receiver has produced sufficient evidence to prove commingling of assets such that segregation between assets used in the [Bryant] Defendants' scheme and those of Wammel Parties' investors cannot be done." *See id.* at 11. Because the segregation of the Bryant Defendants' funds and the Wammel Defendants' funds simply cannot be done, the Receiver strongly believes it is appropriate to treat all the monies recovered as a common fund from which payment to all Net Losing Investors will be made.

The proposed distribution is consistent with the prevailing principles of equity and comports with plans approved in other SEC receiverships. Because the proposed distribution provides a fair process for distributing money to the Net Losing Investors, the Receiver respectfully requests that this Court approve the supplemental final distribution.

V. ADMINISTRATION OF NON-INVESTOR CREDITORS CLAIMS

Since the inception of the Receivership, the Receiver has endeavored to list and identify all non-investor creditors who have been identified through the course of the Receiver's investigation. *See* Non-Investor Creditors List, attached hereto as **Exhibit B**. In March 2018, the Receiver established a claims process for non-investor creditors and tendered claims forms to all non-investor creditors known to her. In response, the Receiver received a total of six completed claims forms from non-investor creditors. The Receiver has a long list of non-investor creditors who did not submit claims forms. Further, the Receiver has received inquiries and correspondence

from multiple creditors of the Bryant Defendants and the Wammel Defendants who claimed to be

owed money from prior obligations.

The Receiver recommends that the corpus of the distribution be allocated to the Net Losing

Investors. As discussed more fully in Sections II and III, the Net Losing Investors collective

principal loss balance is more than \$20 million. Moreover, the Net Losing Investors only stand to

receive a percentage of their lost investments. Accordingly, the Receiver's proposed distribution

plan focuses solely on a supplemental final distribution to the Net Losing Investors and does not

allocate any funds for purposes of satisfying any claimed amounts from non-investor creditors.

VI. **CONCLUSION**

The Receiver respectfully requests that this Court approve this supplemental final

distribution and, if necessary, set a hearing and then enter an order authorizing the Receiver to

make the distribution to the approved Net Losing Investors consistent with Exhibit A. The

Receiver asks for such other and further relief, general or special, at law or in equity, to which she

may otherwise be entitled.

DATED: December 30, 2020.

Respectfully submitted,

THOMPSON & KNIGHT LLP

By: /s/ Tim E. Hudson

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

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

Sydne K. Collier State Bar No. 24089017 Sydne.Collier@tklaw.com

THOMPSON & KNIGHT LLP One Arts Plaza 1722 Routh Street, Suite 1500 Dallas, Texas 75201 Telephone: (214) 969-1700 Facsimile: (214) 969-1751

COUNSEL TO RECEIVER

CERTIFICATE OF SERVICE

I hereby certify that on December 30, 2020, I electronically filed the foregoing document with the Clerk for the United States District Court, Eastern District of Texas. The electronic case filing system (ECF) will send a Notice of Electronic Filing (NEF) to the attorneys of record who have consented in writing to accept this Notice as service of this document by electronic means. The foregoing document will also be sent to all counsel of record via the method identified below.

/s/ Sydne K. Collier
Sydne K. Collier

Via Electronic Mail:

COUNSEL FOR PLAINTIFF:

Jason P. Reinsch

U.S. SECURITIES AND EXCHANGE COMMISSION

Fort Worth Regional Office

Burnett Plaza, Suite 1900

801 Cherry Street, Unit #18

Fort Worth, TX 76102-6882

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

reinschi@sec.gov

PRO SE

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

Thurman P. Bryant, III Treybryant03@gmail.com

1535 Sun Mountain, San Antonio, TX 78258

2054 Hidalgo Lane, Frisco, TX 75034

Via Certified Mail, Return Receipt Requested:

James Ardoin JIMMY ARDOIN & ASSOCIATES, PLLC 4900 Fournace Place, Suite 550 Houston, Texas 77401

Phone: (713) 574-8900

COUNSEL FOR WAMMEL DEFENDANTS

PRO SE

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

Thurman P. Bryant, Jr. sonny 103@hotmail.com

2 Dogwood Lane, Hilltop Lakes, TX 77871

Via Electronic Mail:

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

Phone: (214) 472-2100

Fax: (214) 472-2150

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

COUNSEL FOR CARLOS GOODSPEED

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

All Net Losing Investors identified in **Exhibit A** attached hereto.

CERTIFICATE OF CONFERENCE

Sydne K. Collier, counsel for the Receiver, and counsel for Plaintiff, conferred on December 21, 2020, in compliance with the meet and confer requirement in Local Rule CV-7(h). Counsel for Plaintiff is unopposed to the relief sought in this Motion.

Sydne K. Collier, counsel for the Receiver, attempted to confer with counsel for the Wammel Defendants on 12/2/20 12/7/20, and 12/10/20, in compliance with the meet and confer requirement in Local Rule CV-7(h). Counsel for the Wammel Defendants did not respond regarding whether he is opposed or unopposed to the relief sought in this Motion.

Sydne K. Collier, counsel for the Receiver, and counsel for Carlos Goodspeed, conferred on 12/2/20, 12/7/20, and 12/17/20, in compliance with the meet and confer requirement in Local Rule CV-7(h). Counsel for Carlos Goodspeed did not respond regarding whether he is opposed or unopposed to the relief sought in this Motion.

/s/ Sydne K. Collier
Sydne K. Collier

EXHIBIT A

Last Name	First Name	Entity	Principal Loss	Pro Rata of Prinicpal Loss	Pro Rata Distribution	Distribution
Bauer	Joseph and Kristina	Wammel	\$65,458.00	1.42%	0.31%	\$ 932.39
Brooke Green Holdings, LLC	o oseph und ransama	Wammel	\$38,180.00	1.42%	0.18%	\$ 543.84
Bryan	David and Sherry	Wammel	\$36,805.00	1.42%	0.17%	\$ 524.25
Cantalope	Brent	Wammel	\$26,602.00	1.42%	0.13%	\$ 378.92
Ducharme	Blake	Wammel	\$9,820,774.11	1.42%	46.63%	\$ 139,888.18
Engel	Richard	Wammel	\$146,500.00	1.42%	0.70%	\$ 2,086.76
Gadson	Jein	Wammel	\$22,460.00	1.42%	0.11%	\$ 319.92
Hardy	Danny	Wammel	\$40,977.00	1.42%	0.19%	\$ 583.68
Johnson	Tim	Wammel	\$90,205.00	1.42%	0.43%	\$ 1,284.89
Quest IRA, Inc. FBO J.						
Gadson IRA#1455711		Wammel	\$50,000.00	1.42%	0.24%	\$ 712.21
Ross	Kirby	Wammel	\$35,565.00	1.42%	0.17%	\$ 506.59
Smith	Paul and Karen	Wammel	\$50,000.00	1.42%	0.24%	\$ 712.21
Swift Tree Holdings LLC		Wammel	\$890,461.00	1.42%	4.23%	\$ 12,683.82
Swift	Brian and Laurie	Wammel	\$220,608.00	1.42%	1.05%	\$ 3,142.36
Trahan	Warren	Wammel	\$100,000.00	1.42%	0.47%	\$ 1,424.41
Wade	Cynthia	Wammel	\$158,199.00	1.42%	0.75%	\$ 2,253.40
Acton	Howard and Karen	BUCF	\$102,500.00	1.42%	0.49%	\$ 1,460.02
Always Stay Balanced LLC		BUCF	\$27,750.00	1.42%	0.13%	\$ 395.27
Barnes	Neal	BUCF	\$117,750.00	1.42%	0.56%	\$ 1,677.24
Bowling	Brett	BUCF	\$50,000.00	1.42%	0.24%	\$ 712.21
Broadway	Eugene	BUCF	\$90,000.00	1.42%	0.43%	\$ 1,281.97
Bryant	Mary and Bruce	BUCF	\$1,250.00	1.42%	0.01%	\$ 17.81
Calehr	Samira	BUCF	\$43,250.00	1.42%	0.21%	\$ 616.06
Canatore	Mark	BUCF	\$50,775.00	1.42%	0.24%	\$ 723.24
Carter	Ronald	BUCF	\$37,500.00	1.42%	0.18%	\$ 534.15
Chetty	Mark	BUCF	\$115,087.00	1.42%	0.55%	\$ 1,639.31
Childers	Danny and Glenda	BUCF	\$22,000.00	1.42%	0.10%	\$ 313.37
Cook	Laura	BUCF	\$21,250.00	1.42%	0.10%	\$ 302.69
Craft	Brian	BUCF	\$160,000.00	1.42%	0.76%	\$ 2,279.06
Cunningham-Small	Erin	BUCF	\$131,110.00	1.42%	0.62%	\$ 1,867.55
de la Garza	Javier	BUCF	\$68,250.00	1.42%	0.32%	\$ 972.16
de la Garza	Maria	BUCF	\$15,000.00	1.42%	0.07%	\$ 213.66
Delapaz		BUCF	\$53,400.00	1.42%	0.25%	\$ 760.64
DesBiens	Frances	BUCF	\$17,500.00	1.42%	0.08%	\$ 249.27
Dwyer	Kenneth and Kerrie	BUCF	\$301,250.00	1.42%	1.43%	\$ 4,291.04
Emmons	Stanley and Brenda	BUCF	\$72,500.00	1.42%	0.34%	\$ 1,032.70
Evans	Chuck	BUCF	\$52,500.00	1.42%	0.25%	\$ 747.82
Ezell	John	BUCF	\$8,750.00	1.42%	0.04%	\$ 124.64
Fossler	Andrew	BUCF	\$245,000.00	1.42%	1.16%	\$ 3,489.81
Fredriksz	Silene and Robbert	BUCF	\$47,500.00	1.42%	0.23%	\$ 676.60
Gallagher		BUCF	\$61,000.00	1.42%	0.29%	\$ 868.89
Gilliam	Jeffrey	BUCF	\$46,500.00	1.42%	0.22%	\$ 662.35
Grandchildren Trust (Lehmann	/	BUCF	\$27,375.00		0.13%	
Gula	Heather	BUCF BUCF	\$34,500.00	1.42% 1.42%	0.16% 0.21%	
Hadaway Harco Development LLC	Rosalean and Richard		\$43,750.00			
Hendricks	Scott and Cheryl	BUCF BUCF	\$32,500.00	1.42% 1.42%	0.15%	\$ 462.93 \$ 398.84
Highway 6 Interest LLC	Scott and Cheryi	BUCF	\$28,000.00 \$7,500.00	1.42%	0.13%	
Hoselton	Stephen and Shirley	BUCF	\$153,000.00	1.42%	0.73%	
Hradil	Rodney and Lisa	BUCF		1.42%		
Joines		BUCF	\$105,000.00 \$38,750.00	1.42%	0.50% 0.18%	\$ 1,495.63 \$ 551.96
King	Jack	BUCF	\$183,750.00	1.42%	0.18%	\$ 2,617.36
Ko	David	BUCF	\$6,250.00	1.42%	0.03%	\$ 2,017.30
Kocian	Mike and Janice	BUCF	\$100,000.00	1.42%	0.03%	\$ 1,424.41
Kocian	Kassh	BUCF	\$100,000.00	1.42%	0.47%	
LaBauve	Chris and Karin	BUCF	\$42,083.95	1.42%	0.04%	
Landry	Esperanza	BUCF	\$2,250.00	1.42%	0.20%	
Lehmann	1	BUCF	\$67,125.00	1.42%	0.32%	\$ 956.14
Lehmann	Peter and Michelle	BUCF	\$60,750.00	1.42%	0.32%	
Luyt	Petrus	BUCF	\$166,750.00	1.42%	0.29%	
Maldonado	Alys	BUCF	\$166,750.00	1.42%	0.79%	
Mascheri	Angelo and Gay	BUCF	\$160,000.00		0.76%	\$ 2,279.06
Meintjes	Theo and Engela	BUCF	\$160,000.00		1.39%	\$ 4,159.28
Norrie Foundation	Theo and Engela	BUCF	\$292,000.00	1.42%	6.46%	
Ockenfels	Michael and Carmen	BUCF	\$1,360,000.00	1.42%	0.46%	\$ 19,371.99
O'laughlin		BUCF			1.22%	\$ 3,652.19
O laugiiiiii	Franics	DUCL	\$256,400.00	1.42%	1.22%	φ 3,032.19

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Perry	Patrick and Cheryl	BUCF	\$15,000.00		0.07%		213.66
Peters	Holly	BUCF	\$74,250.00	1.42%	0.35%	_	1,057.63
Rahardjo	Hari	BUCF	\$32,500.00	1.42%	0.15%		462.93
Reyes	Anthony	BUCF	\$7,475.00		0.04%		106.47
Reyes	Trina	BUCF	\$45,965.00	1.42%	0.22%	_	654.73
Reyes	Michael	BUCF	\$41,776.00	1.42%	0.20%		595.06
Reyes	Raymond Anthony	BUCF	\$50,000.00		0.24%	_	712.21
Ross	Walker and Amber	BUCF	\$23,500.00	1.42%	0.11%	\$	334.74
Russell	Jeffrey	BUCF	\$137,500.00	1.42%	0.65%	\$	1,958.57
Sargent	Wayne	BUCF	\$187,500.00	1.42%	0.89%	\$	2,670.77
Schnabel	Thomas	BUCF	\$85,000.00	1.42%	0.40%	\$	1,210.75
Seeber	Rebecca	BUCF	\$97,500.00	1.42%	0.46%	\$	1,388.80
Senft	Thomas	BUCF	\$227,500.00	1.42%	1.08%	\$	3,240.53
Senft	Mark	BUCF	\$102,500.00	1.42%	0.49%	\$	1,460.02
Shafer	Alice and Kenneth	BUCF	\$435,000.00	1.42%	2.07%	\$	6,196.19
Shafer	Kenneth	BUCF	\$155,000.00	1.42%	0.74%	\$	2,207.84
Shearer	Thomas	BUCF	\$48,750.00	1.42%	0.23%	\$	694.40
Silvey	Connie	BUCF	\$70,000.00	1.42%	0.33%	\$	997.09
Smith	Bettye	BUCF	\$87,500.00	1.42%	0.42%	\$	1,246.36
Soekahi	Sardah	BUCF	\$20,700.00	1.42%	0.10%	\$	294.85
Solis	Roland and Isabel	BUCF	\$64,307.00	1.42%	0.31%	\$	916.00
Solis	Peter	BUCF	\$11,250.00	1.42%	0.05%	\$	160.25
Suhani	Idn	BUCF	\$50,500.00	1.42%	0.24%	\$	719.33
Surmon	Robert	BUCF	\$35,550.00	1.42%	0.17%	\$	506.38
Tibbals	Gary and Tammy	BUCF	\$422,000.00	1.42%	2.00%	\$	6,011.01
Toczek	Barbara	BUCF	\$150,000.00	1.42%	0.71%	\$	2,136.62
Veldsman	Juan	BUCF	\$187,250.00	1.42%	0.89%	\$	2,667.21
Williams	Chet and Cynthia	BUCF	\$42,500.00	1.42%	0.20%	\$	605.37
Williams	Jason and Michelle	BUCF	\$47,222.00	1.42%	0.22%	\$	672.64
Williams	Roberta	BUCF	\$77,647.50	1.42%	0.37%	\$	1,106.02
Wren	Susan and Ray	BUCF	\$652,500.00	1.42%	3.10%	\$	9,294.28
Wren	Greg and Alix	BUCF	\$123,000.00	1.42%	0.58%	\$	1,752.03
Zschappel	Kenneth and Kerri	BUCF	\$297,500.00		1.41%	\$	4,237.62
11			\$21,061,337.42			\$ 3	300,000.00

Total Number of Investors:

EXHIBIT B

Creditor Name	Last 4 Digits of Account No.	<u>Creditor's Address</u>	Estimated Amount of Claim	<u>Defendant</u>
Credit Cards				
ARS National Services Inc.		ARS National Services Inc.		
[Synchrony Bank - Paypal Credit Account]	8405	P.O. Box 469046 Escondido, CA 92046-9046	\$2,852.90	Bryant
Account	0403	Escolidido, CA 92040-9040	φ2,832.90	Bryant
		American Express		
American Express	1004	P.O. Box 297879 Ft. Lauderdale, FL 33329	\$63,672.00	Wammel
		American Express P.O. Box 297879		
American Express	1002	Ft. Lauderdale, FL 33329	\$70,609.71	Wammel
		American Express		
	1000	P.O. Box 981535		
American Express	1009	El Paso, TX 79998	Unknown	Bryant
		ARS National Services Inc.		
ARS National Services Inc. [JP Morgan Chase Bank]	1981	P.O. Box 469046 Escondido, CA 92046-9046	\$11,178.62	Wammel
		,		
		Barclaycard P.O. Box 8801		
Barclaycard Luxury Card	6051	Wilmington, DE 19899	\$1,267.05	Wammel
Allied Intersectors I.I.C.		Synchrony Bank		
Allied Interestate LLC [Synchrony Bank]		PayPal Extras MasterCard P.O. Box 960080		
[PayPal]	7954	Orlando, FL 32896	\$3,870.45	Wammel
		Capital One Services, LLC		
Capital One	8987	P.O. Box 70886 Charlotte, NC 28272-9903	\$2,505.73	Wammel
Capital Olic	0701	Charlone, 14C 20212-7703	ΨΔ,3U3.13	vv anniet
Constant ODY/LILI		Cavalry SPV I, LLC		
Cavalry SPV I, LLC [Citi]	7290	500 Summit Lake Drive, Suite 400 Valhalla, NY 10595	\$13,965.67	Wammel
		Citi Bank P.O. Box 790131		
Citi Bank	7290	St. Louis, MO 63179	\$6,862.00	Wammel

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
ARS National Services Inc.		ARS National Services Inc.		
[JP Morgan Chase Bank (Chase Slate)]	6227	P.O. Box 469046 Escondido, CA 92046-9046	\$27,408.15	Wammel
		Wells Fargo: Payment Remittance Center		
Wells Fargo	9924	P.O. Box 6426 Carol Stream, IL 60197	\$0.00	Wammel
		Nationwide Credit, Inc.		
Nationwide Credit, Inc. [American Express]	1009	PO Box 14581 Des Moises, IA 50306	\$74,674.47	Wammel
[American Express]	1009	Des Moises, IA 30300	\$74,074.47	w animer
		D 1 G 16		
		BarclayCard Services P.O. Box 13337		
BarclayCard	2395	Philadelphia, PA 19101-3337	Unknown	Bryant
		500 Summit Lake Drive Suite 400		
Calvary [Citibank}	2829	Valhalla, NY 10595-1340	\$13,965.67	Wammel
		Chase Card Services P.O. Box 15298		
Chase Bank Credit Card	1805	Wilmington, DE 19850	\$12,300.00	Bryant
		Citibank		
Citibank Card	2469	P.O. Box 6500 Souix Falls, SD 57117-6500	\$38,032.43	Bryant
		Citibank		
Citibank Card	5899	P.O. Box 6500 Souix Falls, SD 57117-6500	Unknown	Bryant
		·		·
		Comenity Captial Bank		
Comenity Capital Bank [Blue Nile]	2623	PO Box 183003 Columbus, OH 43218-3003	\$13,955.00	Revent
[Dide Mie]	2023	Columbus, O11 43210-3003	φ13,733.00	Bryant
Convergent Outsourcing, Inc.	6964 suntrust acct no.	800 SW 39th St. Suite 100/P.O. Box 9004		
(Suntrust Bank)	3581 convergent acct. no.	Renton, WA 98057	\$18,569.22	Wammel

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<u>Creditor Name</u>	Last 4 Digits of Account No.	<u>Creditor's Address</u>	Estimated Amount of Claim	<u>Defendant</u>
Credit Adjustments, Inc.		P. O. Box 5640		
[U.S. Dept. of Education]	6421	11012010		
		CCS		
		Payment Processing Center		
Credit Collection Services [Farmers Ins. Group]	5398	P. O. Box 55126 Boston, MA 02205-5126	\$64.50	Wammel
[Turners his. Group]	3370	Boston, WIT 02203 3120	ψ01.20	vi diffilei
Credit Control LLC d/b/a CC		Credit Control, LLC P.O. Box 546 Hazelwood MO		
Collections, LLC	6166	63042-0546	\$18,569.22	Wammel
JB (Javitch Block)		ЈВ		
[Cavalry SPV I, LLC - Prior		1100 Superior Avenue,		
Creditor Citibank]	7290	19th Floor Cleveland, OH 44114-2521	\$13,965.67	Wammel
			, ,	
MCM (Midland Credit		Midland Credit Management, Inc. P.O. Box 2000		
Management) [Synchrony Bank]	7954	Warren, MI 48090-2000	\$3,870.45	Wammel
Radius Global Solutions LLC	USAA Federal Savings Bank	Radius Global Solutions LLC P.O.Box 390846		
	[0966]	Minneapolis, MN 55439	\$2,122.26 [Resolution Offer]	Bryant
		Synchrony Bank		
Synchrony Bank	5705	P.O. Box 965048	I I a lan o van	Davont
[Discount Tire]	3703	Orlando, FL 32896	Unknown	Bryant
		an a s a s a s		
		SIMM Associates, Inc P.O. Box 7526		
SIMM [Synchrony Bank]	9319	Newark, De 19714-7526	\$2,852.90	Bryant
		The Leader's Choice Financial		
The Leader's Choice Financial	BU00	8711 Fallbrook Drive Houston, TX 77064	¢1 //Q2 12	Devent
The Leader's Choice Fillalicial	DUUU	110ust011, 1A //004	\$1,483.13	Bryant
		TIGAA		
		USAA 10750 McDermott Freeway		
USAA	8361	San Antonio, TX 78288	Unknown	Bryant

<u>Creditor Name</u>	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
			The second of th	
		USAA		
USAA	9735	10750 McDermott Freeway San Antonio, TX 78288	Unknown	Bryant
	7,00		3 11113 1111	
		GC Services Limited Partnership		
GC Services [USAA] (Consumer Loan)	0966	P.O. Box 3346 Houston, TX 77253	\$4,244.52	Bryant
1			. ,	
ACI (American Coradius Internatiional LLC) [USAA]	966	AmericanCoradius Internationl LLC 2420 Sweet Home Rd. Ste. 150 Amherst, NY 14228-2244	\$4,244.52	Bryant
	750		Ψ 1,2 1 1.22	Juni
ACI (American Coradius				
Internatiional LLC) [Sun Trust Bank]	6964	AmericanCoradius Internationl LLC 2420 Sweet Home Rd. Ste. 150 Amherst, NY 14228-2244	\$18,569.22	Wammel
Dankj	0704	Home Rd. Stc. 130 / Himerst, 141 14220-2244	\$10,507.22	vi diffilei
		USAA		
[Chase Bank]	4591	10750 McDermott Freeway San Antonio, TX 78288	Unknown	Bryant
[Chase Bank]	4391	Sail Alltollio, 1A 78288	Chkhowh	Bryant
		USAA		
USAA [Credit Card]	5809	10750 McDermott Freeway San Antonio, TX 78288	\$763.00	Bryant
OSAA [Ciedit Cald]	3809	Sail Alltollio, 1A 78288	\$703.00	Bryant
		USAA		
USAA [Credit Card]	3497	10750 McDermott Freeway San Antonio, TX 78288	Unknown	Bryant
OSTAT [CICUIT CAIU]	J+7 /	San Amomo, 1A /0200	CHRHOWH	Diyant
		USAA		
IICAA ICaada Caada	04	10750 McDermott Freeway	T T1	n
USAA [Credit Card]	94	San Antonio, TX 78288	Unknown	Bryant
		USAA		
YY0.4.4.100 W. C	2	10750 McDermott Freeway	444 000 00	_
USAA [Credit Card]	351	San Antonio, TX 78288	\$11,800.00	Bryant
		USAA		
		10750 McDermott Freeway		
USAA [Loan]	5011	San Antonio, TX 78288	Unknown	Bryant

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
		Wells Fargo		
Wells Fargo	2572	P.O. Box 29482 Phoenix, AZ 85038	Unknown	Bryant
-				
		Wells Fargo		
Walls Farge	4113	P.O. Box 29482	\$2.242.71	Deviant
Wells Fargo	4115	Phoenix, AZ 85038 Wells Fargo	\$2,342.71	Bryant
Wells Fargo [Bryant Financial Credit Card]	7206	P.O. Box 29482 Phoenix, AZ 85038	Unknown	Bryant
		Wells Fargo		
Wells Fargo [Business Line Mastercard]	9851	P.O. Box 29482	\$19,709.44	Bryant
Mastercard	9851	Phoenix, AZ 85038	\$19,709.44	Bryant
Wells Fargo [Business Line		Wells Fargo P.O. Box 29482		
Mastercard]	4390	Phoenix, AZ 85038	\$36,788.72	Wammel
Financial Recovery Services, Inc.				
[Current Creditor: Cavalry SPV I,		D.O. D. 205000		
LLC Original Creditor: CitiBank]	2829	P.O. Box 385908 Minneapolis, MN 55438-5908	\$13,965.67	Wammel
Vehicle Liens				
Rauch Sturm (Attorney) for TD Auto Finance, LLC (Chrysler)	4194	250 North Sunnyslope Road, Suite 300 Brookfield, WI 53005	\$42,555.05	Wammel
ruto i mance, EEC (Cinysici)	7177	W133003	Ψ+2,333.03	vv diffile:
TD Auto Finance		TD Auto Finance P.O. Box 16035		
[Rolls Royce]	8035	Lewiston, ME 04243	\$179,430.19	Wammel
		SunTrust Bank		
SunTrust Bank	8374	P.O. Box 305053 Nashville, TN 37230	Unknown	Wammel
		SunTrust Bank		
SunTrust Bank [Range Rover]	6964	P.O. Box 305053 Nashville, TN 37230	\$18,569.22	Wammel
[mingo Movel]	0704	1145HVIIIC, 111 5725U	ψ10,507.22	Wannier
		TD Ameritrade P.O. Box 2209		
TD Ameritrade	8908	Omaha, NE 68102	Unknown	Bryant

<u>Creditor Name</u>	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
		BB Consumer Finance		
BB Consumer Finance [1936		8000 Maryland Ave, Ste 100	400 4444	
Roadster]	Unknown	Clayton, MD 63105	\$99,446.16	Bryant
GM Financial Leasing (Cadillac)		GM Corp. Office 801 Cherry Street, Suite 3600		
2015 Escalade]	3212	Fort Worth, TX 76102	\$2,892.38	Bryant
GM Financial Leasing (Cadillac)		GM Corp. Office 801 Cherry Street, Suite 3600		
2015 Escalade]	3214	Fort Worth, TX 76102	Unknown	Bryant
		GM Corp. Office		
GM Financial Leasing (Cadillac) 2015 SRX]	8035	801 Cherry Street, Suite 3600 Fort Worth, TX 76102	Unknown	Bryant
Jtilities				
CC Comices		GC Services Limited Partnership		
GC Services TXU Energy]	8279	P.O. Box 3346 Houston, TX 77253	\$1,958.64	Wammel
		800 SW 39th St.		
Convergent Outsourcing, Inc. TXU)	8279	Suite 100/P.O. Box 9004 Renton, WA 98057	\$1,958.64	Wammel
,				
		Coserv Electric		
Coserv Electric (re: home account)	255	P.O. Box 650785 Dallas, TX 75265-0785	\$1,318.42	Bryant
bosof (Electric (i.e. nome account)	255	Dunus, 17 13203-0103	Ψ1,510.72	Diyanı
		Paisson Heller Division		
		Frisco Utility District P.O. Box 2730		
Frisco Utility District (re: home)	Unknown	Frisco, TX 75034	\$1,133.64	Bryant
Southwest Credit Systems, LP Time Warner Cable] (5775		Southwest Credit Systems, LP PO Box 650543		
Parkwood property)	4644	Dallas, TX 75265	\$1,884.18	Bryant
		Time Warner Cable 3301 W. Royal Lane		
Time Warner Cable (re: home)	7085	Irving, TX 75063	Unknown	Bryant

<u>Creditor Name</u>	Last 4 Digits of Account No.	<u>Creditor's Address</u>	Estimated Amount of Claim	<u>Defendant</u>
Time Warner Cable c/o Eastern Account System of Connecticut,		Time Warner Cable PO Box 837		
Inc. Insurance	EAS Acct No. 9311	Newtwon, CT 06470	1884.18 (Spectrum)	Bryant
		Primerica Life Insurance Company		
Primerica Life Insurance Company	5522	1 Primerica Parkway Duluth, Georgia 30099	\$138.25	Wammel
Timerica Elic Insurance Company	3322	Dulutii, Georgia 30077	\$136.23	W diffiles
		Farmers Insurance Exchange c/o Matthew W. Hill		
	1025	P.O. Box 58725	0502.50	XX 1
Farmers Insurance	1925	Houston, TX 77258	\$503.50	Wammel
		,		
		Hagerty Insurance Agency, LLC P.O. Box 1302		
Hagerty Insurance Agency	5907	Traverse City, MI 49685	\$1,489.00	Wammel
		Geico One Geico Boulevard		
Geico	7254	Fredericksburg, VA 22412	\$428.97	Wammel
		Farm Bureau Insurance		
Texas Farm Bureau Insurance		Brazoria-Galveston County Farm Bureau 401 FM 517 Rd. W., Suite C		
Companies	4694	Dickinson, TX 77539	\$3,876.00	Wammel
		Progressive Insurance		
Progressive Insurance	25522764-3	P.O. Box 31260 Tampa, FL 33631	\$81.43	Bryant
		USAA		
USAA [Car Insurance]	1063	10750 McDermott Freeway San Antonio, TX 78288	Unknown	Bryant
		USAA		
USAA [Life Insurance Policy, Level Term Series V]	5409	9800 Fredericksburg Road San Antonio, TX 78288	\$302.10	Bryant
		Humana Insurance Company		
Humana	3366	P.O. Box 3024 Milwaukee, WI 53201	\$3,731.89	Wammel
Other	2200		42,.22.02	

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
Citation Name	Last 4 Digits of Account 110.		Estimated Amount of Claim	Detendant
Linebarger Goggan Blair &		Linebarger Goggan Blair & Sampson, LLP LGBS - Texas City		
Sampson, LP [Galveston County		P.O. Box 2789		
Tax Office]	8535	Texas City, TX 77592	\$96.84	Wammel
		Fidelity Investments P.O. Box 673001		
Fidelity Investments	5941	Dallas, TX 75267	\$0.01	Wammel
		City of Frisco P.O. Box 2730		
City of Frisco	Unknown	Frisco, TX 75034	\$1,133.64	Bryant
		Culligan of DFW 3201 Premier Drive, Suite 300		
Culligan of DFW	7775	Irving, TX 75063	\$698.64	Bryant
Customer Care Center [Discount Tire / Synchrony Car Care]	5705	Customer Care Center P.O. Box 740237 Atlanta, GA 30374	Unknown	Bryant
Carej	3103	Atlanta, GA 30374	Chkhown	Bryant
Dell Financial Services	3523	Dell Financial Services P.O. Box 80409 Austin, TX 78708-0409	\$120.00 (min. due)	Bryant
Diversified Consultants, Inc.	4600	Diversified Consultants, Inc. P.O. Box 1391 Southgate, MI 48195	\$1,884.18	Bryant
Extreme Pest Management	531	Extreme Pest Management P.O. Box 1722 Midlothian, TX 76065	\$178.61	Bryant
		Factual Data 5100 Hahns Peak Drive		
Factual Data	718A	Loveland, CO 80538	\$16.19	Bryant
		Marlin Landscape 411 W. Commerce Street		
Marlin Landscape	Unknown	Dallas, TX 75208	Unknown	Bryant

Compatitude N.	Logt 4 Digital of A	Condition 1 - A 3 1	Fatimated Assessed 6 CV	D. F
<u>Creditor Name</u>	Last 4 Digits of Account No.	<u>Creditor's Address</u>	Estimated Amount of Claim	<u>Defendant</u>
NCS - National Credit Services,		National Payment Center P.O. Box 105028		
INC. [US Dept of Education]	9483	Atlanta, GA 30348-5028	\$24,378.87	Bryant
		NI LE V		
		Nebraska Furniture Mart P.O. Box 3456		
Nebraska Furniture Mart	8171	Omaha, NE 68103-0456	\$355.00	Bryant
North TV Tollway Authority		NTTA Customer Service Center P.O. Box 260928		
North TX Tollway Authority (TollTag)	4035	Plano, TX 75026-0928	\$41.45	Bryant
North TX Tollway Authority	9603	NTTA Texas Tollway Authority P.O. Box 660244 Dallas, TX 75266-0244	\$39.85	Devont
North TX Tollway Authority	9003	Danas, 1X /3200-0244	\$39.83	Bryant
Southwest Credit Systems, LP		CPA, LP C/O NTTA Collections		
[Time Warner Cable] (5775		P. O. Box 207899		
Parkwood property)	84460	Addison, TX 75320-7899	\$42.62	Wammel
		4120 International Pkwy. Suite 1100		
Southwest Credit [NTTA]	7242 [NTTA Acct. No. 7134]	Carrollton, TX 75007-1958	\$42.62	Wammel
Professional Account Management, LLC	8279	Professional Account Mangement, LLC- NTTA PO Box 866608 Plano, TX 75086-6608	\$42.62	Wammel
	0217	,	ψ.2.02	
		One North Interactive		
		222 N Lasalle, Suite 1500		_
One North Interactive	Unknown	Chicago, IL 60601	Unknown	Bryant
		O 0/		
		OnStar PO Box 77000, DEPT # 77246		
OnStar	4764	Detroit, MI 48277-0246	Unknown	Bryant
		Pitney Bowes Corporate HQ 3001 Summer St.		
Pitney Bowes	1825	Stanford, CT 06905	\$127.51	Bryant
				-

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
		Poop Troop 3245 Main Street, # 235-208		
Poop Troop	Unknown	Frisco, TX 75034	Unknown	Bryant
		Ready Refresh 6661 Dixie Hwy. Suite 4,		
Ready Refresh (by Nestle)	Unknown	Louisville, KY 40258	Unknown	Bryant
		US Department of Education National Payment		
Student Loan	6421	Center P.O. Box 105028 Atlanta, GA 30348-5028	\$20,669.16	Bryant
		TVDMV		
		TXDMV P.O. Box 149251		
TX Department of Motor Vehicles	N	Austin, TX 78714	\$75.50	Bryant
		Waama & Stanbana Equina Hamital		
Weems & Stephens Equine		Weems & Stephens Equine Hospital 5960 Hospital Road		
Hospital	1359	Aubrey, TX 76227	\$159.94	Bryant
Whispering Farms Equestrian		Whispering Farms 5933 Pebblestone Lane		
Center, LLC	Unknown	Plano, TX 75093	Unknown	Bryant
American Medical Collection Agency		American Medical Collection Agency P.O. Box 1235		
[Quest Diagnostics]	Unknown	Elmsford, NY 10523	\$158.79	Bryant
		Financial Corporation of America P.O. Box 203500		
Financial Corporation of America	6448	Austin, TX 78720	\$294.13	Bryant
		Pure Water Pool Services 2718 Pirates Gold Circle		
Pure Water Pool Services	Unknown	Friendswood, TX 77546	\$600.78	Wammel
		Reagin Law Firm, PLLC 1415 South Voss, Suite #110-145		
TLC Office Systems	0357	Houston, TX 77057	\$2,086.26	Bryant
		United Revenue Corp. 204 Billings, Ste. 120		
United Revenue Corp.	5669	Arlington, TX 76010	\$174.93	Bryant

Creditor Name	Last 4 Digits of Account No.	Creditor's Address	Estimated Amount of Claim	<u>Defendant</u>
		Million Air Houston		
Aillian Ain Houston	Halmanna	7555 Ipswich Road	¢1.950.00	Wammal
Million Air Houston	Unknown	Houston, TX 77061 NTTA	\$1,850.00	Wammel
North TX Tollway Authority TollTag)	7134	P.O. Box 660244 Plano, TX 75266-0244	\$17.62	Wammel
		NTTA P.O. Box 660244		
North TX Tollway Authority TollTag)	3723	Plano, TX 75266-0244	\$41.03	Wammel
		Verliance		
Verliance/Gary Hill	9226	43406 Business Park Dr, Temecula, CA 92590	\$7,900.00	Wammel
Hunter Warfield		Hunter Warfield 4620 Woodland Corporate Blvd		
Villas Chapel Creek]	2090	Tampa, FL 33614	\$355.62	Bryant
		The Stevens I loyd Group Inc		
		The Stevens-Lloyd Group, Inc. c/o Raymond Lloyd		
Cessna Aircraft Company	6565	9420 East Golf Links Road, #122 Tucson, Arizona 85730	\$92,225.23	Wammel
AllianceOne Receivables		AllianceOne Receivables Management, Inc.		
Management North TX Tollway Authority]	3723	PO Box 1007 Arlington, TX 76004	\$42.62	Wammel
rtorui 17x Tonway 7xathontyj	3123	Tunington, 171 70004	ψτ2.02	vv uninici
		Ayala's Mobile Detail c/o Fredy Rodriguez		
		15215 Empanada Drive		
yala's Mobile Detail	Unknown	Houston, TX 77083	\$1,276.00	Wammel
roperties		646 Development LLC		
		2302 Post Office Street, Suite 601		
46 Development LLC	Unknown	Galveston, TX 77539	\$5,280.00	Wammel
		Fort Bend County Tax Assessor/Collector		
7 . D . 1.6		c/o Patsy Schultz, PCC		
Fort Bend County Tax Assessor/Collector	8914	PO BOX 1028 - Payment Processing Dept Sugar Land, TX 77487	\$311.95	Bryant
				· ·
		HE Investore To a 1/L/L A. 1. 1.25		
		JLE Investors, Inc. d/b/a Associated Mortgage Investors		
LE Investors, Inc. d/b/a		710 North Post Oak Road, Suite 208		

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

SECURITIES AND EXCHANGE	§	
COMMISSION	§	
Plaintiff,	§	
	§	
	§	
v.	§	Case 04:17-CV-00336-ALM
	§	
THURMAN P. BRYANT, III and	§	
BRYANT UNITED CAPITAL FUNDING,	§	
INC., ARTHUR F. WAMMEL,	§	
WAMMEL GROUP, LLC, CARLOS	§	
GOODSPEED a/k/a SEAN PHILLIPS	§	
a/k/a GC d/b/a TOP AGENT	§	
ENTERTAINMENT d/b/a/ MR. TOP	§	
AGENT ENTERTAINMENT,	§	
	§	
Defendants,	§	
	§	
and	§	
	§	
THURMAN P. BRYANT, JR.,	§	
	§	
Relief Defendant.	§	

ORDER GRANTING REQUEST FOR SUPPLEMENTAL FINAL DISTRIBUTION

On this date, the Court considered the *Request for Supplemental Final Distribution* (the "**Request**"). The Court, having considered the Request, finds that the Request should be granted. Accordingly,

IT IS HEREBY ORDERED, ADJUDGED, AND DECREED THAT:

The relief requested in the Request is **GRANTED**. The Receiver's proposed pro rata supplemental final distribution to Net Losing Investors is **APPROVED**. The Receiver is authorized to make a supplemental final distribution to the Net Losing Investors in the amounts

set forth in the Receiver's Net Losing Investor Supplemental Final Distribution Schedule, attached as Exhibit A to the Request.

IT IS SO ORDERED.