

In addition to the above settlement, the Receiver has made significant progress on several other fronts. Due to expenses associated with multiple distributions, the Receiver would prefer to allow for the settlement referenced above to hopefully be finalized along with potential additional recoveries within the next 60-90 days and thereby significantly increase the amount of the first interim distribution.

CONCLUSION AND PRAYER

For the reasons set forth above, the Receiver respectfully requests this honorable Court grant the foregoing requested relief and for such other relief to which the Receiver may show himself to be entitled.

Respectfully submitted,

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CERTIFICATE OF CONFERENCE

I have conferred via email with Tim Mulreany of the United States Commodity Futures Trading Commission. Mr. Mulreany is not opposed to the Motion.

By: /s/ Guy Hohmann
Guy Hohmann

CERTIFICATE OF SERVICE

On October 21, 2021, I electronically filed this motion and proposed order with the Clerk's Office in the United States District Court for the Western District of Texas Austin Division.

I hereby certify that I will serve parties individually or through their counsel of record, electronically, or by other means authorized by the Court or the Federal Rules of Civil Procedure.

By: /s/ Guy Hohmann
Guy Hohmann