	Case 2:22-cv-00612-CDS-EJY Document 43	2 Filed 01/20/23 Page 1 of 6		
1 2 3 4 5 6 7 8 9 10 11 12	hendricksk@gtlaw.com JASON K. HICKS, Bar No. 13149 hicksja@glaw.com KYLE A. EWING, Bar No 014051 ewingk@gtlaw.com GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive, Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-3773 Facsimile: (702) 792-9002 JARROD L. RICKARD, Bar No. 10203	DAVID R. ZARO* dzaro@allenmatkins.com JOSHUA A. del CASTILLO* jdelcastillo@allenmatkins.com MATTHEW D. PHAM* <u>mpham@allenmatkins.com</u> *admitted <i>pro hac vice</i> ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 865 South Figueroa Street Suite 2800 Los Angeles, California 90017-2543 Telephone: (213) 622-5555 Facsimile: (213) 620-8816		
13	Attorneys for Receiver Geoff Winkler			
14	IN THE UNITED STATES DISTRICT COURT			
15	FOR THE DISTRICT OF NEVADA			
16	SECURITIES AND EXCHANGE COMMISSION	I, CASE NO. 2:22-cv-00612-JCM-EJY		
17	Plaintiff,			
18	vs.	STIPULATION AND [PROPOSED] ORDER AUTHORIZING THE SALE		
19 20	MATTHEW WADE BEASLEY; et al.,	OF REAL PROPERTY LOCATED AT 516 11 TH STREET HUNTINGTON		
20	Defendants,	BEACH CA WITH PROCEEDS		
21	THE JUDD IRREVOCABLE TRUST; et al.,	FROM SALE TO BE TRANSFERRED FROM ESCROW DIRECTLY TO		
23	Relief Defendants.	THE RECEIVER		
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GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-3773 Facsimile: (702) 792-9002

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The following Stipulation and [Proposed] Order (the "Stipulation") regarding the sale of the real property located at 516 11th Street, Huntington Beach, CA 92648 and bearing the legal description appended hereto as **Exhibit A** (the "Property"), with proceeds from the sale to be transferred from escrow directly to Geoff Winkler (the "Receiver"), the Court-appointed receiver in the above-entitled action, is made by and between Geoff Winkler, in his capacity as Receiver in the above-entitled action and the plaintiff Securities and Exchange Commission (the "Commission"), on the one hand, and Christopher R Humphries and Jessica Humphries ("Seller"), on the other hand, and with respect to the following facts:

1. The Receiver was appointed on June 3, 2022 pursuant to this Court's Order Appointing 10 Receiver [ECF No. 88] which was amended on July 28, 2022 [ECF 207] (collectively the "Appointment Order");

2. Among other things, the Appointment Order required the turnover of certain personal and real property to the Receiver, including the Property;

14 3. The proposed buyer for the Property is John Elias Haddad and Meredith Ann Carter (collectively "Buyer"). Buyer has agreed to purchase the Property for the sum of \$2,600,000 in accordance with that certain California Residential Purchase Agreement and Joint Escrow 17 Instructions dated November 14, 2022, as amended by Addendums 1-4 (the "PSA"). Per the PSA, 18 the Buyer has deposited \$78,000 into an escrow established at Escrow of the West (the "Escrow"), 19 pursuant to that certain escrow agreement dated November 14, 2022, as an earnest money deposit;

20 4. The Buyer, Seller, and Receiver, have agreed that all proceeds of the foregoing sale 21 shall be transmitted from the Escrow to the Receiver, via wire transfer, immediately upon the closing 22 of the sale. It is anticipated that the sale will close within thirty (30) days of the Court's approval of 23 this Stipulation. The Receiver and Seller, understand that Buyer's offer represents fair market value for the Property; 24

5. 25 The Receiver is seeking to close the sale via this Stipulation in lieu of a receiver's 26 auction process because recent changes and uncertainties in the real estate marketplace jeopardize the 27 sale of the Property, and the recovery of the maximum sale proceeds for the benefit of the receivership 28 estate in the immediate term. In most cases, transfers of title from the defendants in the above-entitled

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action to the Receiver would be necessary in order for the Receiver to conduct the auctions
contemplated by 28 U.S.C. § 2001, and the sales procedures already approved by this Court (which
include sale pursuant to stipulation, in certain circumstances). However, delays in connection with
the closing of the sale that result from the auction process, and the time required by the title company
to underwrite title policies, have created untenable delays that could result in the Buyer walking away
from the sale;

6. The Receiver and his real estate broker believe that delays in the closing beyond the timing contemplated by the PSA will jeopardize the sale. As noted above, the market is deteriorating as a result of, among other things, the extraordinary rise in mortgage rates over the past six months.
It is possible that if this sale does not close, the Property may remain on the market through the winter;

7. Seller has agreed that, after payment of closing costs and brokers' commissions, as reflected in the PSA, all sale proceeds from the sale of the Property shall be wired directly to the Receiver from Escrows, as provided above. It is estimated that the net proceeds of the sale, which will be wired from the Escrows to the Receiver, will be approximately \$737,062.00;

8. Based upon the time that the Property has been on the market, the terms of the Buyer's offer, and anticipated market conditions for homes in this price range, the Receiver, Seller, and the Commission have agreed to the immediate sale of the Property to the Buyer, on the terms set forth in the PSA; and

9. 19 Accordingly, in light of the unique facts and circumstances surrounding the proposed 20 sale of the Property including but not limited to the limited market for an "as is" sale of real property, 21 the all-cash terms of the sale, as well as the Receiver's concerns that failing to immediately move 22 forward with this sale may lead to the receipt of significantly less recovery for the receivership estate, 23 the undersigned parties believe this Stipulation is necessary, and in the best interest of all parties and 24 the receivership estate. Therefore, the undersigned agree that it is appropriate to waive any 25 requirements imposed by 28 U.S.C. § 2001, et. seq. to the extent they are applicable to the offer, the 26 PSA, and the proposed sale.

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 GREENBERG TRAURIG, LLP

 10845 Griffith Peak Drive

 10845 Griffith Peak Drive

 Suite 600

 Las Vegas, Nevada 89135

 Telephone. (702) 792-3773

 Facsimile: (702) 792-9002

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1	ACCORDINGLY, IT IS HEREBY STIPULATED AND AGREED by and between the			
2	undersigned counsel that:			
3	A. Seller may sell the Property pursuant to the terms of the PSA.			
4	B. The deposit received by the Escrow pursuant to the PSA shall be immediately			
5	transferred to the Receiver; and			
6	C. Upon the Closing of the sale of the Property pursuant to the PSA, all of the net sale			
7	proceeds shall be wired directly	from the Escrow to the Receiver.		
8				
9	DATED this 20th day of January, 2023.	DATED this 20th day of January, 2023.		
10	GREENBERG TRAURIG, LLP	SECURITIES & EXCHANGE COMMISSION		
11	By: <u>/s/ Kara B. Hendrícks</u>	By: <u>/s/ Tracy Combs</u>		
12	KARA B. HENDRICKS, Bar No. 07743 JASON K. HICKS, Bar No. 13149	TRACY S. COMBS, ESQ. (California Bar No. 298664)		
13	KYLE A. EWING, Bar No. 014051	CASEY R. FRONK, ESQ.		
14	JARROD L. RICKARD, Bar No. 10203	(Illinois Bar No. 6296535) 351 South West Temple, Suite 6.100		
15	KATIE L. CANNATA, Bar No. 14848 SEMENZA KIRCHER RICKARD	Salt Lake City, Utah 84101 Tel: (810) 524-5796		
16	10161 Park Run Drive, Suite 150 Las Vegas, Nevada 89145	Fax: (810) 524-3558		
17	Telephone: (702) 835-6803			
18	Facsimile: (702) 920-8669			
19	DAVID R. ZARO* JOSHUA A. del CASTILLO*			
20	MATTHEW D. PHAM*			
21	*admitted pro hac vice ALLEN MATKINS LECK GAMBLE			
22	MALLORY & NATSIS LLP 865 South Figueroa Street			
23	Suite 2800 Los Angeles, California 90017-2543			
24	Telephone: (213) 622-5555			
25	Facsimile: (213) 620-8816 Attorneys for Receiver Geoff Winkler			
26				
27	[signatures continued on next page]			
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GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-3073 Facsimile: (702) 792-9002

[signatures continued on next page] 1 2 DATED this/9 day of January, 2023. DATED this day of January, 2023. 3 4 CHRISTIANSEN TRIAL LAWYERS By: CHRISTOPHER HUMPHRIES 5 By: 6 PETER S. CHRISTIANSEN, ESQ. DATED this 19 day of January, 2023. (#5254)7 KENDELEE L. WORKS, ESQ. (#9611) 8 KEELY A. PERDUE, ESQ. (#13931) keely@christiansenlaw.com 9 JESSICA HUMPHRIES 710 S. 7th Street, Suite B Las Vegas, Nevada 89101 10 Telephone: (702) 240-7979 Facsimile: (866) 412-6992 11 12 Attorneys for Christopher Humphries 13 14 15 16 IT IS HEREBY ORDERED that: 17 18 Seller may sell the Property pursuant to the terms of the PSA. A. 19 The deposit received by the Escrow pursuant to the PSA shall be immediately Β. 20 transferred to the Receiver; and 21 Upon the Closing of the sale of the Property pursuant to the PSA, all of the net sale C. 22 proceeds shall be wired directly from the Escrow to the Receiver. 23 24 Dated: 25 Hon. Cristina D. Silva 26 Judge, United States District Court 27 28 5

REENBERG TRAURIG,

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GREENBERG TRAURIG, LLP 10845 Griffith Peak Drive Suite 600 Las Vegas, Nevada 89135 Telephone: (702) 792-3002 Facsimile: (702) 792-3002	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	<form>DATED this 20th day of January, 2023. CHRISTIANSEN TRIAL LAWYERS Symplecify of Christopher Spess (r/g5264) (CARSTINANSEN, ESSO, (r/g5264) (CARSTINANSEN, ESSO, (r/g5264) (CARSTINANSEN, ESSO, (r/g5264) (CARSTINANSEN, ESSO, (r/g5264) (CARSTINANSEN, ESSO, (r/g5264) (CARSTINANSEN, ESSO, (r/g5264) (CARSTOPHER HUMPHRIES) (CARSTINANSEN, ESSO, (r/g5264) (CARSTOPHER HUMPHRIES) (CARSTINANSEN, ESSO, (r/g5264) (CARSTOPHER HUMPHRIES) (CARSTINANSEN, ESSO, (r/g5264) (CARSTINANSEN, ESSO, ES</form>
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