U27/13-203

IN THE CIRCUIT COURT OF THE 17<sup>TH</sup>
JUDICIAL CIRCUIT, IN AND FOR
BROWARD COUNTY, FLORIDA

CASE NO: 12-34121 (07)

**Complex Litigation Unit** 

PHILIP J. VON KAHLE, as Conservator of P&S ASSOCIATES, GENERAL PARTNERSHIP, and S&P ASSOCIATES, GENERAL PARTNERSHIP,

Plaintiffs,

VS.

JANET A. HOOKER CHARITABLE TRUST, et al.,

Defendants.	

# DEFENDANT ROBERT A. UCHIN REVOCABLE TRUST'S MATERIAL FACTUAL STATEMENT IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT ON THIRD AMENDED COMPLAINT

COME NOW, Defendant, ROBERT A. UCHIN REVOCABLE TRUST ("UCHIN TRUST"), by and through its undersigned counsel, and pursuant to Section 5.2 of the Complex Litigation Rules of the Circuit Court of the 17th Judicial Circuit, hereby submits this Material Factual Statement in support of its motion for summary judgment on the Third Amended Complaint against the Plaintiffs, PHILIP J. VON KAHLE, as Conservator of P&S ASSOCIATES, GENERAL PARTNERSHIP, a Florida limited partnership ("P&S"); and S&P ASSOCIATES, GENERAL PARTNERSHIP, a Florida limited partnership (S&P"), (collectively, "Plaintiffs" or the "Partnerships"), and in support states:

- 1. The Partnerships were formed for the purpose of engaging in the business of investing. (3d Am. Compl., ¶ 36).
- 2. Partners invested in one of two funds. (3d Am. Compl, ¶ 37).

- 3. The UCHIN TRUST is only alleged to have invested money in P&S, one of the Partnerships. (3d Am. Compl., ¶ 24).
- 4. The Partnerships' investments and withdrawals were to be overseen by the Managing General Partners of the Partnerships, Michael D. Sullivan and Greg Powell, the "S" and "P" of the partnerships. (3d Am. Compl., ¶ 39).
- 5. The Managing General Partners controlled where investments were made and the "the majority of those funds" were invested with the Bernard L. Madoff Investment Securities, LLC. (3d Am. Compl., ¶ 38).
- 6. The Plaintiffs allege "that the former Managing General Partners breached their fiduciary duties of loyalty and care to the Partners and the Partnerships by making" improper distributions to the UCHIN TRUST, among others, which were "made from the principal contributions of other Partners" rather than from the Partnerships' profits. (3d Am. Compl., ¶ 48).
- 7. The UCHIN TRUST received its first distribution from P&S of \$100,000.00 on September 31, 2007. See Plaintiffs' Answers to Request for Admissions, attached as Exhibit 1 and incorporated herein.
- 8. On November 26, 2007, Robert A. Uchin on behalf of the UCHIN TRUST sent a letter to Michael Sullivan, then Managing Partner of P&S, and sought to terminate his investment with P&S and for his entire investment to be sold. *See* Nov. 26, 2007 Letter from Robert Uchin to Michael Sullivan, attached as **Exhibit 2.**
- 9. The UCHIN TRUST received its second distribution from P&S of \$238,751 on December 31, 2007 following the UCHIN TRUST's request for all of its investment to be sold. *See* Exhibits 1 and 2.

- The last distribution received by the UCHIN TRUST from P&S was on January 17,2008 which was not requested by the UCHIN TRUST and was an amendment madeby the Partnership. See Exhibits 1 and 2.
- 11. The UCHIN TRUST was dissociated based on the request by the UCHIN TRUST to Michael Sullivan to terminate his relationship with the Partnership. See Exhibit 2.
- On or about January 16, 2009, the law firm of Rice Pugatch Robinson & Schiller,P.A. was retained by the Partnerships due to the fraud which was revealed following the arrest of Bernard L. Madoff.
- On January 30, 2009, a meeting of the Partnerships took place to discuss the affect of the Bernard Madoff ponzi scheme on the Partnerships and to advise the partners that the partnership was no longer conducting business but were in a "wind-down mode." During this meeting, the partners were advised that some partners may be "net winners" and some may be "net losers" and a clawback may take place. *See* Affidavit of Chad Pugatch and Agenda for Meeting, attached as **Exhibit 3**.
- 14. On November 13, 2012, over four years after the last distribution was received from P&S and more than two years after the Partnerships began the wind down process, the UCHIN TRUST received a demand letter from the new Managing Partner of the Partnerships, Margaret Smith. *See* Uchin Affidavit and exhibits, attached as **Exhibit**4. (See 3d Am. Compl. which attached a copy of the demand letter).
- 15. The Complaint in this matter was filed on December 10, 2012. (See Complaint).

### CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on March 10, 2014, I electronically filed the foregoing document with the Clerk of the Court and I also certify that the foregoing document is being served this day

on all counsel of record in the manner specified, either via the Florida Courts E-Filing Portal or in some other authorized manner for those counsel or parties who are not authorized to receive electronic filings.

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Case No:

12-034121 (07)

Our File:

U27/13-203

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Hooker Charitable Trust, etc., et al

Case No:

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IN THE CIRCUIT COURT OF THE 17th JUDICIAL CIRCUIT, IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO: 12-34121(07)

Complex Litigation Unit

PHILIP J. VON KAHLE, as Conservator of P&S ASSOCIATES, GENERAL PARTNERSHIP, and S&P ASSOCIATES, GENERAL PARTNERSHIP,

Plaintiffs.

vs.

JANET A. HOOKER CHARITABLE TRUST, et al,

Defendants.

### PLAINTIFFS' RESPONSE TO DEFENDANT ROBERT A. UCHIN REVOCABLE TRUST'S REQUEST FOR ADMISSIONS

Plaintiff, PHILIP J. VON KAHLE, as Conservator of P&S ASSOCIATES, GENERAL PARTNERSHIP, and S&P ASSOCIATES, GENERAL PARTNERSHIP, pursuant to Florida Rule of Civil Procedure 1.370, admits or denies the following:

- 1. The Conservator admits Request for Admission Number 1 to the extent that it requests that the Consevator admit that Margaret J. Smith sent the Robert A. Uchin Revocable Trust a two page letter on November 13, 2012, with an Exhibit A attached thereto. The Conservator admits the aforementioned Exhibit detailed the funds contributed and disbursed from the Robert A. Uchin Revocable Trust's capital account with P&S General Partnership from December 1992 through December 2008.
- The Conservator denies that the Robert A. Uchin Revocable Trust invested \$150,000 in P&S Associates, General Partnership on December 17, 2003 because the Robert A.

Uchin Revocable Trust invested \$150,000 in P&S Associates, General Partnership on December 16, 2003.

- 3. The Conservator denies that the Robert A Uchin Revocable Trust invested \$50,000 in P&S General Associates, General Partnership on February 27, 2004, because the Robert A. Uchin Revocable Trust invested \$50,000 on February 2, 2004.
- 4. The Conservator denies that the Robert A Uchin Revocable Trust invested \$50,000 in P&S General Associates, General Partnership on August 21, 2004 because the Robert A. Uchin Revocable Trust invested \$150,000 on August 30, 2004.
- 5. The Conservator denies that the P&S Associates, General Partnership made a disbursement to the Robert A. Uchin Revocable Trust on October 3, 2007, because P&S Associates, General Partnership disbursed \$100,000 to the Robert A. Uchin Revocable Trust on September 31, 2007.
- 6. The Conservator denies that the P&S Associates, General Partnership made a disbursement of \$238,751.56 to the Robert A. Uchin Revocable Trust on January 7, 2008, because P&S Associates, General Partnership disbursed \$238,751.56 to the Robert A. Uchin Revocable Trust on December 31, 2007.
- 7. The Conservator denies that the P&S Associates, General Partnership made a disbursement of \$4,195.05 to the Robert A. Uchin Revocable Trust on January 23, 2008, because P&S Associates, General Partnership made a disbursement of \$4,195.05 to the Robert A. Uchin Revocable Trust on January 17, 2008.
  - 8. The Conservator admits Request for Admission Number 8.

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By: /s/ Leonard K. Samuels

Leonard K. Samuels

Florida Bar No. 501610

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### **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served via Electronic Mail upon counsel registered to receive electronic notifications and regular U.S. mail upon *Pro Se* parties this 27th day of November, 2013 upon the following:

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5345613-1



Robert A. Uchiu, D.D.S.

November 26, 2007

P & S Associates, General Partnership c/o Sullivan & Powell Port Royale Financial Center 6550 North Federal Highway Suite 210 Fort Lauderdale Florida 33308

Dear Mike

Please sell all of our investment at the next time interval and forward a check for same to me at  $501 \text{ SW } 7^{th}$  Ave, Fort Lauderdale, Florida 33315-1041

Thank you. Happy Holidays.

Robert A. Uchin, D.D.S.

Dean

Health Professions Division
College of Dental Medicine
3200 South University Drive - Fort Lauderdale, Horida 33323-2013.
(934) 262-7511 - Fox (054) 262-1782 - Email: rechinglessurroya.edu

### AFFIDAVIT OF CHAD PUGATCH

STATE OF FLORIDA	)
	) 88
COUNTY OF BROWARD	)

- I, CHAD PUGATCH, being first duly sworn, deposes and states as follows:
- 1. I have personal knowledge of the matters set forth in this affidavit.
- 2. I am of sound mind, capable of making this affidavit, and personally acquainted with the facts stated herein,
- 3. Prior to January 2009, my firm, Rice Pugatch Robinson & Schiller, P.A. was retained by the S&P Associates, General Partnership and the P&S Associates, General Partnership (the "Partnerships").
- 4. On January 16, 2009, a Memorandum titled "Notice of Meeting" with an agenda for a meeting to take place on Friday, January 30, 2009, along with additional documents regarding the Bernard Madoff Ponzi scheme, was provided to the partners in the Partnerships. Attached as Exhibit "A" is a true and correct copy of the documents (totaling 23 pages) which have been kept by me in the regular and ordinary course of my business.
- 5. On January 30, 2009, I, as counsel for the Partnerships, attended the partners meeting (the "Meeting").
- 6. An audio tape recording (the "Recording") was made in conjunction with the Meeting by a firm we hired to provide a call in link for out of town partners to participate in the Meeting.
  - The Recording was made at the time of the Meeting.
- 8. I have a copy of this Recording and this Recording is an accurate representation of the matters that were discussed at the Meeting.

- 9. I have kept this Recording, in the ordinary and regular course of my business on behalf of the Partnerships, who were my clients at the time of the Recording.
- 10. The Recording has been kept in mp3 format as part of the file my law firm has maintained for the matters I handled for the Partnerships and was burned to a CD under my supervision by my staff.

FURTHER AFFIANT SAYETH NAUGHT.

CHADPUC	ATCH
STATE OF FLORIDA ) ss:	
COUNTY OF BROWARD )	•
SWORN TO (OR AFFIRMED) AND S February, 2014 by CHAD PUGATCH, who IX produced as ide	UBSCRIBED before me on this /dey of is personally known to me or [ ] who han the interference of the control of
Blub C. Freiberg. Print name: Beth C. Freiberg	<del>andreas and yay graphous to t</del>
Print name: Day a 17000	(Seal) Notary Public, State of Florida
	(Both) Trouty I dollo, butto of Fibrian
My Commission Expires:	BETH 0. FIERBERG MY COMMISSION # FF 056800 EXPIRES: October 12, 2017 Gonded Thu Notary Public Underwriters

# RICE PUGATCH ROBINSON & SCHILLER, P.A.

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### **MEMORANDUM**

TO:

All Partners of P&S Associates, General Partnership

FROM:

Chad Pugatch, Esq.

DATE

January 16, 2009

RE:

P&S Associates, General Partnership - Notice of Meeting

Please be advised that my firm has been retained by P&S Associates, General Partnership (P&S) with regard to the unfortunate circumstances created by the arrest of Bernard Madoff and ultimate receivership and bankruptcy filing for Bernard L. Madoff Investment Securities, LLC.

As a result of the above filings and resulting freeze of assets it is imperative that P&S take appropriate actions to protect its interests and therefore all partners' interests. Some of you are aware of our firm's involvement by virtue of initial communication from Michael Sullivan. In fact we have already been receiving requests for information and have done our best to communicate as these requests have arisen. Nevertheless, it is in the best interest of the Partnership and all partners that the Partnership conduct a meeting of all partners where all of these issues and the course of conduct of the Partnership can be determined giving full attention to the input of all partners.

Pursuant to paragraph 8.04 of the Partnership Agreement, a meeting has therefore been scheduled and will take place on Friday, January 30, 2009 commencing at 2:00 p.m. eastern time at Westin Cypress Creek Hotel, 400 Corporate Drive, Fort Lauderdale, Florida 33334,

At this meeting the managing partners and professionals retained by the Partnership will be prepared to answer questions and deal with all the significant pending issues resulting from the Madoff catastrophe and will attempt to establish based upon the wishes of the partners and appropriate vote the course of conduct of the Partnership in protecting its interests and the interests of the partners,

It is anticipated that certain actions to be undertaken may require a vote. Any partner may attend in person or may attend by participating in a dial in conference call. Appropriate information will be established as to the method for dialing into this call once technical arrangements have been finalized with appropriate audio and conferencing facilities through the hotel. A subsequent notice will provide this information to you. Partners participating in person or by telephone will be entitled to speak and vote.

To the extent any partner is unable to participate either in person or by telephone the provisions of the Partnership Agreement provide in paragraph 8.04 that any partner may execute a signed, written consent to representation by another partner or representative. For your convenience we are



MEMORANDUM

January 16, 2009

Page 2

attaching an appropriate form to be utilized if you decide to be represented by another partner or professional. This form should be executed; notarized and returned to me prior to the date of the meeting. The Partnership cannot allow for participation or voting other than by partners or authorized representatives.

Should you have any questions concerning the above please feel free to call upon me and I will attempt as best I can to clarify any of these matters. Please also be patient as to requests for information which have been made in advance of this meeting as the best method of disseminating answers to all questions is to have them answered for the benefit of all partners at the meeting.

Yours very truly

Chad P. Pugatch, Esq.

CPP:be

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### AGENDA FOR PARTNERS' MEETING – S&P ASSOCIATES, P&S ASSOCIATES, SPJ INVESTMENTS, LTD. INCLUDING MEMBERS OF GUARDIAN ANGEL TRUST, LLC

### ATTORNEY/CLIENT PRIVILEGE/WORK PRODUCT

### I. INTRODUCTION

This meeting is open to Partners of S&P Associates, P&S Associates, SPJ Investments, LTD as well as members of Guardian Angel Trust, LLC and/or their authorized representatives. It is not open to the public or the press. This meeting is confidential and may include discussion of attorney/client privileged matters. It is not the intention of the Partnerships to waive any such confidentiality or privilege by the unknown presence of unauthorized individuals. PLEASE respect the privacy of this meeting and your Partners.

We have established the following agenda of items to be discussed at the Partners' meeting called pursuant to the notice of January 16, 2009. The purpose of this meeting is first and foremost to provide information to the Partners as to what has transpired since the arrest of Bernard Madoff (Madoff) and subsequent receivership and insolvency proceeding for Bernard L. Madoff Investment Securities, LLC (Madoff Securities). It is also the purpose of the meeting to commence the process of determination by the Partners as to how the Partnerships will react to this crisis and to determine the future course of action of the Partnerships.

You must first come to the realization that to some extent you are all in this together. These are general partnerships and each and every one of you have or will suffer losses due to the unfortunate circumstances which have transpired. You all have potential joint and several liability with regard to the Partnerships as well. The Managing Partners and their families stand alongside you in this regard. They have invested and suffered losses just as you have. They have been working full time since this crisis developed in order to protect the interests of the Partnerships and consequently to protect the interest of each individual Partner. With that in mind please respect the process. We will do our best to get everyone's questions answered and give everyone a thorough opportunity to speak and discuss the matters relevant to the Partnerships.

While we know everyone needs information and we will attempt to answer all relevant and appropriate questions it must be understood that we are, including the professionals retained to represent the Partnerships, still new to the situation and there is an ongoing learning curve as to the facts and legal principles applicable to the facts.

PLEASE BE PATIENT. To the extent we cannot provide you with answers (or satisfactory answers) we will endeavor to do so in future meetings or by future communications. It is unlikely we will conduct any actual voting at this meeting. We have determined that it would be more appropriate, fair and accurate to conduct such voting by subsequent written

ballot in order to allow each Partner to properly consider the issues and to assure proper tabulation of ballots in accordance with each Partner's percentage interest.

Again, after discussion of the Agenda items we will allow adequate time for questions and discussion.

- II. INTRODUCTION OF PROFESSIONALS AND ROLE OF PROFESSIONALS
- III. BACKGROUND HOW HAVE WE GOTTEN HERE
  - A) The Madoff Scandal Evolves
  - B) The Madoff Securities Insolvency Proceedings
- IV. AGENDA ITEMS (Please note we may deviate in order if appropriate)
  - A) Current Status of Partnerships
  - B) Filing of Claims
    - 1) Partnerships
    - 2) Individual Rights

### C) Deadlines



worthe actions of the party of the party los D) Tax Issues Including Potential for Amending Returns

E) The Insolvency Proceedings

- 1) Monitoring
- 2) Deadlines and Hearings
- 3) Defensive Measures which May Become Necessary
  - a) Claim Objections
  - b) Avoidance Actions ("Clawback")
- 4) Affirmative Claims Against Third Parties

5) Prospective Recovery
F) The \$800,000.00 Repayment to P&S Associates
1) Risk of Avoidance
2) Who has Rights in Funds
G) Future Operations of the Partnerships
1) Management
2) Costs and Professional Fees
3) Wind Down
H) Future Meetings and Communications

I) General Questions and Discussion

# **Attorney Contact Information**

### Insolvency Counsel

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### Securities Counsel

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### Timeline and Dates:

### Summary of Events

- I. On December 11, 2008 the SEC filed a complaint against Bernard L. Madoff Investment Securities, LLC in US District Court for the Southern district of NY, the same day the case was referred to the Bankruptcy Court for the Southern District of NY, [DE #1]
  - a. Lee S. Richards is Appointed as Receiver: (presently to recover international possessions of Madoff Entities)
- II. On December 15, 2008 the Distinct Judge found SIPC protections necessary for Madoff Entities.
  - a. The Securities and Investor Protection Corporation is a private corporation which most brokerages must belong to, much like the FDIC, to insure securities investments, and is governed by the Securities Investor Protection Act. The goal of SIPC is to return the actual customer securities and cash to investors when possible, and to advance money to customers when there are insufficient securities or funds held by the debtor to cover responsibilities to customers. However, there are limits to coverage.
  - b. Irving Picard is appointed SPIC Trustee and supersedes Receiver
- III. On December 23, 2008, the Bankruptcy Court Approved the Trustee's Notice of procedures and claims forms. [See Exhibits A-E]
- IV. On January 2, 2009, Claims Forms/Info Mailed Out.
- V. On January 12, 2009, Bankruptcy Court approved Trustee's request for authority to subpoena documents and examine witnesses.
- VI. On January 21, 2009, Trustee filed his motion to extend time to assume or reject leases. (hearing set for February 4, 2009).
- VII. On January 29, 2008 Bankruptcy Court approved stipulation of Trustee with JP Morgan and Bank of New York Mellon for the Transfer or ≈\$534,900,000,000 from accounts held in the Debtor's Name

### Important Deadlines/Dates:

January 12, 2009 Deadline for open Broker Claims

February 20, 2009 at 10:00 am 341 Meeting of Creditors will be held

March 4, 2009 (January 2 + 60days) Deadline for customer claims to be received

and retain greatest SIPA protections

July 2, 2009 (January 2, + 6 months)

Claims Bar Date: customer claims and creditor

Claims must be received by this date for allowance

<sup>\*\*</sup> Deadlines are when the Trustee must receive claims.

### UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant.

,

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

Adversary Proceeding

No. 08-01789-BRL

NOTICE TO CUSTOMERS AND CREDITORS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC AND TO ALL OTHER PARTIES IN INTEREST

### COMMENCEMENT OF LIQUIDATION PROCEEDING

NOTICE IS HEREBY GIVEN that on December 15, 2008, the Honorable Louis A. Stanton of the United States District Court for the Southern District of New York, entered an Order granting the application of the Securities Investor Protection Corporation ("SIPC") for issuance of a Protective Decree adjudicating that the customers of Bernard L. Madoff Investment Securities LLC (the "Debtor"), are in need of the protection afforded by the Securities Investor Protection Act of 1970, 15 U.S.C. §§ 78aaa et seq. ("SIPA"). Irving H. Picard, Esq. ("Trustee") was appointed Trustee for the liquidation of the business of the Debtor, and Baker & Hostetler LLP was appointed as counsel to the Trustee. Customers of the Debtor who wish to avail themselves of the protection afforded to them under SIPA are required to file their claims with the Trustee within sixty (60) days after the date of this Notice. Customers may file their claims up to six months after the date of this Notice; however, the filing of claims after the sixty (60) day period but within the six month period may result in less protection for the customer. Such claims should be filed with the Trustee at Irving



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H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. Customer claims will be deemed filed only when received by the Trustee.

Forms for the filing of customers' claims are being mailed to customers of the Debtor as their name and addresses appear on the Debtor's books and records. Customers who do not receive such forms within seven (7) days from the date of this Notice may obtain them by writing to the Trustee at the address shown above.

Claims by broker-dealers for the completion of open contractual commitments must be filed with the Trustee at the above address within thirty (30) calendar days after December 11, 2008, that is January 12, 2009, as provided by 17 C.F.R. 300.303. Broker-dealer claims will be deemed to be filed only when received by the Trustee. Claim forms may be obtained by writing to the Trustee at the address shown above.

All other creditors of the Debtor must file formal proofs of claim with the Trustee at the address shown above within six (6) months after the date of this Notice. All such claims will be deemed filed only when received by the Trustee.

No claim of any kind will be allowed unless received by the trustee within six (6) months after the date of this Notice.

### AUTOMATIC STAY OF ACTIONS AGAINST THE DEBTOR

NOTICE IS HEREBY GIVEN that as a result of the issuance of the Protective Decree, certain acts and proceedings against the Debtor and its property are stayed as provided in 11 U.S.C. § 362 and by order of the United States District Court for the Southern District of New York entered on December 15, 2008 by the Honorable Louis A. Stanton.

### MEETING OF CREDITORS

NOTICE IS HEREBY GIVEN that the first meeting of customers and creditors will be held on February 20, 2009, at 10:00 a.m., at the Auditorium at the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, at which time and place customers and creditors may attend, examine the Debtor, and transact such other business as may properly come before said meeting.

# HEARING ON DISINTERESTEDNESS OF TRUSTEE AND COUNSEL TO THE TRUSTEE

NOTICE IS HEREBY GIVEN that on February 4, 2009, at 10:00 a.m., at Courtroom 601 of the United States Bankruptcy Court, Southern District of New York, One Bowling Green, New York, New York 10004, has been set as the time and place for the hearing before the Honorable Burton R. Lifland, United States Bankruptcy Judge, of objections, if any, to the retention in office of Irving H. Picard, Esq., as Trustee, and Baker & Hostetler LLP, as counsel to the Trustee, upon the ground that they are not qualified or not disinterested as provided in SIPA § 78eee(b)(6). Objections, if any, must be filed not less than five (5) days prior to such hearing, with a copy to be served on counsel for the Trustee at Baker & Hostetler LLP, 45 Rockefeller Plaza, New York, New York 10111, attn: Douglas E. Spelfogel, Esq., so to be received no fewer than five (5) days before the hearing.

NOTICE IS HEREBY GIVEN that copies of this Notice, the letter to customers, the customer claim form, and instructions as well as the SIPC brochure may be found on SIPC's

website at <a href="https://www.sipc.org">www.sipc.org</a> under Proceedings/Liquidations and on the Trustee's website, www.madofftrustee.com. From time to time in the future, other updated information and notices concerning this proceeding may also be posted at SIPC's and/or the Trustee's website.

Dated: January 2, 2009 New York; New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the
Business of Bernard L. Madoff Investment
Securities LLC

### BERNARD L. MADOFF INVESTMENT SECURITIES LLC

### In Liquidation

#### **DECEMBER 11, 2008**

### TO ALL CUSTOMERS OF BERNARD L. MADOFF INVESTMENT SECURITIES LLC:

Enclosed are the following documents concerning the liquidation of the business of Bernard L. Madoff Investment Securities LLC (the "Debtor"):

- 1. A Notice:
- 2. A Customer Claim Form with Instructions; and
- 3. A brochure entitled "How SIPC Protects You."

You are urged to read the enclosed documents carefully. They explain the steps you must take to protect any rights and claims you may have in this liquidation proceeding.

The Customer Claim form should be filled out by you and mailed to Irving H. Picard, Esq., Trustee for the Liquidation of the Business of Bernard L. Madoff Investment Securities LLC at: Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securities LLC, Claims Processing Center, 2100 McKinney Ave., Suite 800, Dallas, TX 75201. A return envelope for the completed Customer Claim form is enclosed. Please make a copy of the completed Customer Claim form for your own records.

Your Customer Claim form will not be deemed to be filed until received by the Trustee. It is strongly recommended your claim be mailed certified mail, return receipt requested. Your return receipt will be the only document you will receive that shows your claim has been received by the Trustee.

If, at any time, you complained in writing about the handling of your account to any person or entity or regulatory authority, and the complaint relates to the cash and/or securities that you are now seeking, please provide with your claim copies of the complaint and all related correspondence, as well as copies of any replies that you received. It is also important that you provide all documentation (such as cancelled checks, receipts from the Debtor, proof of wire transfers, etc.) of any cash amounts and any securities given to the Debtor from as far back as you have documentation. You should also provide all documentation or information regarding any withdrawals you have ever made or payments received from the Debtor.

While your claim is being processed, you may be requested to file additional information or documents with the Trustee to support the validity of your claim.

It is your responsibility to report accurately all securities positions and money balances in connection with your account with the Debtor. A false claim or the retention of property to which



you are not entitled may make you liable for damages and criminal penalties. If you cannot precisely calculate the amount of your claim, however, you may file an estimated claim.

One of the purposes of the liquidation is to return securities and cash due to customers as promptly as practicable. In that connection, funds of the Securities Investor Protection Corporation may be utilized to pay valid customer claims relating to securities and cash up to a maximum amount of \$500,000.00 for each customer, including up to \$100,000.00 for claims for cash, as provided in the Securities Investor Protection Act of 1970, as amended ("SIPA"). The enclosed brochure provides information concerning the protection afforded by SIPA.

Customers' telephone inquiries delay the liquidation. The time of personnel who would otherwise be at work to speed the satisfaction of customers' claims is required for such calls.

Your cooperation in promptly returning the completed Customer Claim form with all supporting documentation to the Trustee is in your best interest as it will help speed the administration of the liquidation proceeding.

Dated: January 2, 2009 New York, New York

Irving H. Picard, Esq.
Trustee for the Liquidation of the
Business of Bernard L. Madoff Investment
Securities LLC

#### BERNARD L. MADOFF INVESTMENT SECURITIES LLC

In Liquidation

**DECEMBER 11, 2008** 

### READ CAREFULLY

#### INSTRUCTIONS FOR COMPLETING CUSTOMER CLAIM FORM

These instructions are to help you complete the customer claim form enclosed. If Bernard L. Madoff Investment Securities LLC ("Broker") owes you cash or securities and you wish to claim them, the trustee must receive your claim on or before the date specified on the claim form. An improperly completed claim form will not be processed but will be returned to you and, consequently, will cause a delay in the satisfaction of your claim.

Item 1 is to be completed if on the date shown, the Broker owed you cash or if you owed the Broker cash.

If the Broker owes money to you, please indicate the amount in the space provided [Item 1a]. If you owe the Broker money, please so indicate in the space provided [Item 1b]. If the Broker owes you securities and you wish to receive those securities without deduction, then you must enclose your check for the amount shown in Item 1c payable to "Irving H. Picard, Esq., Trustee for the Broker." Payments not enclosed with this claim form will not be accepted by the trustee for purposes of determining what securities are to be distributed to you.

Item 2 deals with securities (including any options) held for you. If the Broker is holding securities for you or has failed to deliver securities to you, please indicate by checking the appropriate box under Item 2 and set forth in detail the information required with respect to the date of the transaction, the name of the security and the number of shares or face value of bonds. With respect to options, set forth number and type of options, the exercise price and expiration date, e.g., 3 options [call] or [put] Xerox at 70 2x October 81. PLEASE DO NOT CLAIM ANY SECURITIES YOU ALREADY HAVE IN YOUR POSSESSION.

It would expedite satisfaction of your claim if you enclose copies of:

1. Your last account statement:



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- 2. An explanation of any differences between cash balances and securities on your last account statement and cash balances and securities you claim:
- Purchase and sale confirmations and canceled checks covering the items referred to on your customer claim form; and
- Proper documentation can speed the review, allowance and satisfaction of your claim and shorten the time required to deliver your securities and cash to you. Please enclose, if possible, copies of your last account statement and purchase or sale confirmations and checks which relate to the securities or cash you claim. and any other documentation, such as correspondence, which you believe will be of assistance in processing your claim. In particular, you should provide all documentation (such as cancelled checks, receipts from the Debtor, proof of wire transfers, etc.) of your deposits of cash or securities with the Debtor from as far back as you have documentation. You should also provide all documentation or information regarding any withdrawals you have ever made or payments received from the Debtor.
- 5. Any other documentation which may assist the processing of your claim, such as correspondence, receipts, etc. In particular, if, at any time, you complained in writing about the handling of your account to any person or entity or regulatory authority, and the complaint relates to the cash and/or securities that you are now seeking, please provide with your claim copies of the complaint and all related correspondence, as well as copies of any replies that you received.

Items 3 through 9 must each be marked and details supplied where appropriate.

A claim form must be filed for each account.

### When To File

There are two deadlines for filling customer claims. One is set by the bankruptcy court for customer claims and one is set by the law for all claims.

The bankruptcy court has set March 4, 2009 as the final day for filing customer claims. If your claim is received by the Trustee after March 4, 2009 but on or before July 2, 2009, your claim is subject to delayed processing and to being satisfied on terms less favorable to you.

The law governing this proceeding absolutely bars the allowance of any claim, including a customer claim, not actually received by the trustee on or before July 2, 2009. Neither the Trustee nor SIPC has authority to grant extensions of time for filing of claims, regardless of the reason. If your claim is received even one day late, it will be disallowed.

Please file well in advance so that there will be time to re-file if, for instance, your claim is lost in the mail.

### Where To File

The completed and signed claim form, together with supporting documents should be mailed **promptly** in the enclosed envelope to:

Irving H. Picard, Esq.,
Trustee for Bernard L. Madoff Investment Securities LLC
Claims Processing Center
2100 McKinney Ave., Suite 800
Dallas, TX 75201

## \*\*\* PLEASE SEND YOUR CLAIM FORM BY CERTIFIED MAIL - \*\*\* RETURN RECEIPT REQUESTED

Your claim is not filed until received by the Trustee. If the Trustee does not receive your claim, although timely mailed, you could lose all your rights against the Broker. Your return receipt will be the only document you will receive that shows your claim has been received by the Trustee.

THIS INSTRUCTION SHEET IS FOR YOUR FILE - DO NOT RETURN

YOU SHOULD RETAIN A COPY OF THE COMPLETED CLAIM FORM FOR YOUR RECORDS.

## **CUSTOMER CLAIM**

Claim Number
Date Received

## BERNARD L. MADOFF INVESTMENT SECURITIES LLC

In Liquidation

	DECEMBER 11, 2008	
(Please)	print or type)	
Name of	f Customer;	
Mailing	Address:	
Aggaunt	Address: State: State:	Zip:
Тахрау	t No.: er I.D. Number (Social Security No.):	
	THE ACCOMPANYING INSTRUCTION SHEET. A SE SHOULD BE FILED FOR EACH ACCOUNT AND, T PROTECTION AFFORDED UNDER SIPA, ALL CUSTO RECEIVED BY THE TRUSTEE ON OR BEFORE MERCEIVED AFTER THAT DATE, BUT ON OR BEFORE SUBJECT TO DELAYED PROCESSING AND TO BEING	O RECEIVE THE FU MER CLAIMS MUST : arch 4, 2009. CLAIM Fabric 2, 2009. WILL I
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******** 1. <sub>.</sub>	Claim for money balances as of December 11, 2008:  a. The Broker owes me a Credit (Cr.) Balance of b. I owe the Broker a Debit (Dr.) Balance of	YOUR CLAIM FORM (
**************************************	Claim for money balances as of December 11, 2008:  a. The Broker owes me a Credit (Cr.) Balance of b. I owe the Broker a Debit (Dr.) Balance, of c. If you wish to repay the Debit Balance,	YOUR CLAIM FORM I
******** 1. <sub>.</sub>	Claim for money balances as of December 11, 2008:  a. The Broker owes me a Credit (Cr.) Balance of b. I owe the Broker a Debit (Dr.) Balance of c. If you wish to repay the Debit Balance, please insert the amount you wish to repay and	YOUR CLAIM FORM I
1.	Claim for money balances as of December 11, 2008:  a. The Broker owes me a Credit (Cr.) Balance of b. I owe the Broker a Debit (Dr.) Balance of c. If you wish to repay the Debit Balance, please insert the amount you wish to repay and attach a check payable to "Irving H. Picard, Esq.,	*****  \$ \$
******* 1. <u>.</u>	Claim for money balances as of December 11, 2008:  a. The Broker owes me a Credit (Cr.) Balance of b. I owe the Broker a Debit (Dr.) Balance of c. If you wish to repay the Debit Balance, please insert the amount you wish to repay and attach a check payable to "Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securit	*****  \$ \$  ties LLC,"
******** 1. <u>.</u>	Claim for money balances as of December 11, 2008:  a. The Broker owes me a Credit (Cr.) Balance of b. I owe the Broker a Debit (Dr.) Balance of c. If you wish to repay the Debit Balance, please insert the amount you wish to repay and attach a check payable to "Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securit If you wish to make a payment, it must be encion	*****  \$ \$  ties LLC,"
1	Claim for money balances as of December 11, 2008:  a. The Broker owes me a Credit (Cr.) Balance of b. I owe the Broker a Debit (Dr.) Balance of c. If you wish to repay the Debit Balance, please insert the amount you wish to repay and attach a check payable to "Irving H. Picard, Esq., Trustee for Bernard L. Madoff Investment Securit	*****  \$ \$  ties LLC,"



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1

2. Claim for securities as of December 11, 2008:

### PLEASE DO NOT CLAIM ANY SECURITIES YOU HAVE IN YOUR POSSESSION.

		YES	NO
a.	The Broker owes me securities		
b.	I owe the Broker securities	and the second s	····
c.	If yes to either, please list below:		
		Number o <u>Face Amou</u>	f Shares or nt of Bonds
Date of Transaction (trade date)	Name of Security	The Broker Owes Me (Lang)	l Owe the Broker (Short)
	The state of the s	· · · · · · · · · · · · · · · · · · ·	PT-10-10-10-10-10-10-10-10-10-10-10-10-10-
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Proper documentation can speed the review, allowance and satisfaction of your claim and shorten the time required to deliver your securities and cash to you. Please enclose, if possible, copies of your last account statement and purchase or sale confirmations and checks which relate to the securities or cash you claim, and any other documentation, such as correspondence, which you believe will be of assistance in processing your claim. In particular, you should provide all documentation (such as cancelled checks, receipts from the Debtor, proof of wire transfers, etc.) of your deposits of cash or securities with the Debtor from as far back as you have documentation. You should also provide all documentation or information regarding any withdrawals you have ever made or payments received from the Debtor.

Please explain any differences between the securities or cash claimed and the cash balance and securities positions on your last account statement. If, at any time, you complained in writing about the handling of your account to any person or entity or regulatory authority, and the complaint relates to the cash and/or securities that you are now seeking, please be sure to provide with your claim copies of the complaint and all related correspondence, as well as copies of any replies that you received.

PLEASE CHECK THE APPROPRIATE ANSWER FOR ITEMS 3 THROUGH 9.

NOTE: IF "YES" IS MARKED ON ANY ITEM, PROVIDE A DETAILED EXPLANATION ON A SIGNED ATTACHMENT. IF SUFFICIENT DETAILS ARE NOT PROVIDED, THIS CLAIM FORM WILL BE RETURNED FOR YOUR COMPLETION.

		YES	<u>NO</u>
3.	Has there been any change in your account since December 11, 2008? If so, please explain.	<del>bergajas, minikandense mitragrid</del>	
4.	Are you or were you a director, officer, partner, shareholder, lender to or capital contributor of the broker?	Security Control and Market Security Page 1	
<del>5</del> .	Are or were you a person who, directly or indirectly and through agreement or otherwise, exercised or had the power to exercise a controlling influence over the management or policies of the broker?		ge
6.	Are you related to, or do you have any business venture with, any of the persons specified in "4" above, or any employee or other person associated in any way with the broker? If so, give name(s)	•	
7.	Is this claim being filed by or on behalf of a broker or dealer or a bank? If so, provide documentation with respect to each public customer on whose behalf you are claiming.	e de la constitución de la const	
8.	Have you ever given any discretionary authority to any person to execute securities transactions with or through the broker on your behalf? Give names, addresses and phone numbers.	anne and an annual and an annual and an annual and an	#H
9.	Have you or any member of your family ever filed a claim under the Securities Investor Protection Act of 1970? If so, give name of that broker.	About O Marriage Advances and popularity of the	-
	Please list the full name and address of anyone ass preparation of this claim form:	isting you in the	

If you cannot compute the amount of your claim, you may file an estimated claim. In that case, please indicate your claim is an estimated claim.

IT IS A VIOLATION OF FEDERAL LAW TO FILE A FRAUDULENT CLAIM. CONVICTION CAN RESULT IN A FINE OF NOT MORE THAN \$50,000 OR IMPRISONMENT FOR NOT MORE THAN FIVE YEARS OR BOTH.

THE FOREGOING CLAIM IS TRUE AND ACCURATE TO THE BEST OF MY INFORMATION AND BELIEF.

Date	Signature
Date	Signature
	red, all must sign above. Give each owner's name,

address, phone number, and extent of ownership on a signed separate sheet. If other than a personal account, e.g., corporate, trustee, custodian, etc., also state your capacity and authority. Please supply the trust agreement or other proof of authority.)

This customer claim form must be completed and mailed promptly, together with supporting documentation, etc. to:

Irving H. Picard, Esq.,
Trustee for Bernard L. Madoff Investment Securities LLC
Claims Processing Center
2100 McKinney Ave., Suite 800
Dallas, TX 75201





Brokerage latins that experience senour invancial princillers and must be shot down undergo what are called "liquidation" proceedings. The good news is that such absures do not happen sery other, thanks the transported efforts or securities reputations (the U.S. Sources) and Exchange Commission and state securities reputations (the U.S. Sources) and Exchange Commission and state securities regulation), and so called indicating self-reputation of any time NASD and stock continged, to describe any organization of the United State. Even when a brokerage farm encounters internal bificially, directly has all of the assets owed to its customers, and can efficiently baruler these assets to another brokerage almost a figurable of proceedings.

However, a small handful of limberage forms do envisional months severe financial difficulties including consumer arsolution that how he must me the limit has a rethauted where the Serunder finester Projection Corporation [SPC] along in to income in replace the tendent cash and serunders, within replan limit, soft he less difficultions cash and serunders, within replan limit, soft he less difficultions at 1970 by Congress under the Serunders has for Projection at 1970 by Congress under the returner recurriers and in help before confidence in the integrate of the American recurriers and in help before the three life Serunders and Enchance Commission are required by his tip the reprotess of SET Enchance Commission are required by his tip the reprotess. If SET Enchances Commission are required by his tip the reprotess of SET.

You can find SIPC on the Web at http://www.sipc.org.

EXHIBIT



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> in the way that is described here. sure to carefully renew your account statement a between your records and those of the fron II f rm is tacing a liquidation proceeding, make איין א-ave ישו pircady done se and your brokerage the brokerage firm about any discrepancy

2. Make sure the trustee in the liquidation trour records. If the brokerage from records transported documents not arresting in the mail? moved to a different residence recently. Are you proceeding has your correct address. Have you SIFY . Meh and [See Frequent) Asked four at 3150 want to paint dut the form know the r die sied with your coment contact information. your firm, and their contact the Livstee as hair inwasipcord, and the information about jublik, gatathe SIPC Web site pasonstone si fuipassoud toolif piribir aut a uy? musid Lation traps the frustee in a screek or two lia secation proceeding. If you don't get a least jou at a sections disadvantage in the may not receive a claim form, and that could rehéd upon by a trustee aren't up to data, you rustemer at the address listed in the brokerage The "ubiee call that a claim form to every

I meh wai, The Euroban is an you to complete the Parto, lift and the court of has the authority that have the the tederal land necessaries विकासित के विकास मिला कि कहा तथा मिला के के क्रिकेट होती form If the claim form is not received, piu are at that they can prove the trustee received tion of any trial 1. A tel miles appropriated the capacitans r = 20 years Submit the claim form by certified er en lorm and any ne-essary de uments) - not and make a copy itely not records. Send the over riam form and then return a let file trastee on rick of activering back from assers to, either tre Make suit that and ill out the imin million the land out and submit the committee in to sell per, are the state that

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Ŀ Go to SIPC a Web site at http://www.sipc.org. form on the Web site and send it in. You also can consult the SIPC Web site to find the SIPC will post a copy of the claim form on its request a claim form address to use to write to the trustee and Web sile, While you cannot file a claim electronically, you can print out the claim Shortly aiter a Ugurdahon proceeding starts

# convinced me to key securities that went down

market ibsses, but that is not something that falls within the scope of SIPA. Funds from based on traud SIPC cannot be used in pay damage claims may have a "general creditor claim" for you'r securities to you at their current value. You them. SIPC will endeavor to return those lave gone up in value since you purchased investor. On the other hand, if your secunities part of the normal risk involved in being an securities have gone down in value, that is just eligible holdings at a brokerage firm. If your No, SIPC returns the current value of your

# my account again? How long will it take for me to get control of

eiher meson il 15 nol passible la transfer your brokerage firm are in disarray, or if for any weeks. However, if the records of the defunct transfer accounts in as little as one to three some instances, a trustee has been able to Every aquidation proceeding is different in

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## I didn't get a claim form. What should I do?

After the liquidation proceeding involving my

'old' brokerage firm started, I received a

DOCTUBILISMON'

promptly, correctly and with all required down on the delays by filing your clamb account to a linancially realthy brokerage fron

don't have to bother with the claim form? another brokerage firm. Does that mean notice that my account was transferred to the process may take more time. You can but

• anyway and return it to the frusher. Their are a No, You should still complete the claim form been transferred. even if you have been told your account has assets. Fill out the claim form and return it be the only way you sall by this to receive with the transfer of your account, the claim form with reason. If anything elses in tack go would with firm, or returned to the trustee for some other firm. Your account may be rejected by the new transfer of your assets to the new brokenon. nember of things which might go writing with a

## initial investment? sharply. Can SIPC return the amount of my I think I was a victim of fraud. My broker

## 'n I don't understand how to fill in the claim form. Where can I get help?

to docy the perit-rest of your share form land is considered to be filed only when it is received appointed truster. Remember, Your claim form you must still print out and must the completed You can find a step-by-step quiste to filling out by cerebed road with reliant sections for in total by the trustee in the matter. Make sure Online Center to fill old your Frm. If you do so, However, you can use the "SIPC Claim Form Intip franksi sipcomil. Keep in minni ilial your your claim form on the SIPC Web site at Submission of grell chains He sure to observe the desisting a fur bready reigned documents and then send in the copies form and all required attachments is the counts dam form cannol be thed electronically.

U27/13-203

IN THE CIRCUIT COURT OF THE 17TH JUDICIAL CIRCUIT, IN AND FOR BROWARD COUNTY, FLORIDA

CASE NO: 12-34121 (07)

Complex Litigation Unit

PHILIP J. VON KAHLE, as Conservator of P&S ASSOCIATES, GENERAL PARTNERSHIP and S&P ASSOCIATES, GENERAL PARTNERSHIP,

Plaintiffs,

٧s.

JANET A. HOOKER CHARITABLE TRUST, a charitable trust, DIANE M. DEN BLEYKER, an individual, et al

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### AFFIDAVIT OF ROBERT A. UCHIN

STATE OF FLORIDA )s
COUNTY OF BROWARD)

BEFORE ME, the undersigned authority, personally appeared ROBERT A. UCHIN, who, first being duly sworn, deposes and states as follows:

1. My name is ROBERT A. UCHIN. I am over the age of eighteen and I have personal knowledge of the matters set forth below in this Affidavit.

CASE NO: 12-34121 (07)

2. I am the sole trustee of the ROBERT A. UCHIN REVOCABLE TRUST.

3. On or about November 13, 2012, on behalf of the ROBERT A. UCHIN

REVOCABLE TRUST, I received and reviewed correspondence from Margaret J. Smith, as

Managing General Partner of P&S Associates, General Partnership. This letter is commonly referred

to as a "demand letter" and is attached as Exhibit "A" to this Affidavit.

4. Attached to the demand letter was a detailed account statement of the funds

contributed to and distributed from the ROBERT A. UCHIN REVOCABLE TRUST from December

17, 2003 to January 23, 2008.

5. The attached demand letter and account statement are true and correct copies of the

documents that I received from Ms. Margaret J. Smith, as Managing General Partner of P&S

Associates, General Partnership.

6. According to the account statement attached to the demand letter, no distribution was

made or received by ROBERT A. UCHIN REVOCABLE TRUST within the last five years.

7. Under penalty of perjury, I state the foregoing is true and correct.

FURTHER AFFIANT SAYETH NAUGHT.

ROBERT A. UCHIN, On behalf of

ROBERT A. UCHIN REVOCABLE TRUST

Sworn to and subscribed before me this 25 day of October, 2013, by ROBERT A.

CASE NO: 12-34121 (07)

UCHIN, on behalf of ROBERT A. UCHIN REVOCABLE TRUST, who is personally known to me

or has produced \_\_\_\_\_\_ as identification.

(Signature of Notary) M. Coveney

KATHERINE M. COVENEY
(Name of Notary Typed or printed or stamped)
NOTARY PUBLIC

Commission of the commission o



November 13, 2012

Robert Uchin Rev Trust 501 SW 7th Ave Ft. Lauderdale, FL 33315

Re:

P&S Associates, General Partnership

Case No.: 12-24051

Dear Sir or Madam:

Please be advised that on August 29, 2012, Michael D. Sullivan resigned and Margaret J. Smith was appointed as Managing General Partner of P&S Associates, General Partnership ("P&S" or the "Partnership"). Pursuant to ¶8.02 of the Amended and Restated Partnership Agreement dated December 1994, "the Managing General Partner [is] authorized and empowered to carry out and implement any and all purposes of the Partnership" including but not limited to (d) "to take any actions and to incur any expense on behalf of the Partnership that may be necessary or advisable in connection with the conduct of the Partnership's affairs".

Review of the Partnership books and records as of December 31, 2008 indicates you received funds in excess of contributions totaling \$92,946.21. Enclosed for your reference as Exhibit A is the detail of the funds contributed and funds disbursed from your capital account from December 1992 through December 2008. The immediate return of funds totaling \$92,946.21 to P&S is hereby requested.

To encourage a speedy and effective resolution of this matter prior to the commencement of litigation against you, we will accept \$83,651.59 in full satisfaction of the amount claimed, if paid within 10 calendar days of the date of this letter. This represents a 10% discount of the amount which the Partnership may sue you for if this matter is not resolved as set forth above.

Accordingly, we demand payment of \$83,651.59 in immediately available U.S. funds within 10 calendar days of the date of this letter, payable to:

Berger Singerman, LLP Trust Account Attn: Etan Mark, Esq. 1450 Brickell Avenue Suite 1900 Miami, FL 33131

In the absence of a timely, conforming payment, Berger Singarman, on behalf of P&S, will take appropriate action, including the filing of a Complaint seeking recovery of all sums due, plus interest and costs of collection.

EXHIBIT A

Be assured that we want to treat everyone fairly and to minimize the cost of responding to this demand letter for return of funds. Should you wish to do so, we are willing to schedule a call or meeting with you to discuss this matter. However, because time is of the essence, and to avoid litigation, we must receive either payment, a request for a timely call or meeting or an explanation (<u>including</u> copies of <u>all</u> cancelled checks, wire transfer advices and relevant agreements) of why you do not owe the sum demanded within 10 calendar days of this letter. If we elect to forbear from the commencement of litigation, entry into an acceptable toiling agreement may be required. To discuss this matter further, you may contact me via email at <a href="mailto:msmlth@glassratner.com">msmlth@glassratner.com</a> or by phone at 305-358-6092.

Sincerely,

Margaret J. Smith

msmith@glassratner.com

gant & Smyth

## P & S Associates, General Partnership General Partner Statement - Cash Basis

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	39-078-673	02/27/04		Robert Uchin Rev Trust	60,0	00,000	•	
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BB&T	0387	01/07/08	2518	Robert Uchin Rev Trust			238,761,16	
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BOOL	Udq7	0 1/20/00	4000	Robert Uchin Rev Trust Total	\$ 250,0	00.00	\$ 342,946,21	\$ (02,048,21)