

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF GEORGIA  
ATLANTA DIVISION**

**SECURITIES AND EXCHANGE  
COMMISSION,**

**Plaintiff,**

**v.**

**DETROIT MEMORIAL  
PARTNERS, LLC and MARK  
MORROW,**

**Defendants.**

**1:13-cv-1817-WSD**

**ORDER**

This matter is before the Court on Receiver Jason S. Alloy's ("DMP Receiver") Third Amendment to Motion to Approve Plan of Distribution [184] ("Third Amendment").


On November 8, 2016, the Court approved [183] the DMP Receiver's Motion to Approve Plan of Distribution [166], as amended [169], [175], subject to the Court's ruling on Claimant Leonard J. Walter's ("Walter") Objection [171]. The Court ordered the DMP Receiver to file a revised distribution plan chart, reflecting the Court's ruling on Walter's objection, and to obtain authorization from the Court before distributing any funds to the claimants. On November 8, 2016, the DMP Receiver filed his Third Amendment, attaching the

revised distribution plan chart [184.1] requested by the Court, and seeking the Court's permission to proceed with the distribution. Having reviewed the chart, the Court finds that the DMP Receiver may distribute funds pursuant to his amended distribution plan [184.1].

For the foregoing reasons,

**IT IS HEREBY ORDERED** that Receiver Jason S. Alloy may distribute funds consistent with his Third Amendment to Motion to Approve Plan of Distribution [184].

**SO ORDERED** this 10th day of November, 2016.

  
\_\_\_\_\_  
WILLIAM S. DUFFEY, JR.  
UNITED STATES DISTRICT JUDGE