

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION**

SECURITIES AND EXCHANGE)	
COMMISSION,)	
)	
Plaintiff,)	CIVIL ACTION FILE NO.
)	1:13-CV-01817-WSD
v.)	
)	
DETROIT MEMORIAL PARTNERS, LLC)	
and MARK MORROW,)	
)	
Defendants.)	

**RECEIVER’S AMENDMENT TO MOTION
TO APPROVE PLAN OF DISTRIBUTION**

Jason S. Alloy, the Court-appointed Receiver for Defendant Detroit Memorial Partners, LLC (“DMP”), files this amendment to his Motion to Approve Plan of Distribution [Doc. 166, the “Motion”].¹

After filing the Motion, the Receiver discovered a few items that warrant amending the schedules attached as Exhibit 1 of the Motion, as well as adding documents to two of the other exhibits to the Motion. The Amendment results in slight changes to Exhibit 1 of the Plan and the payout to all Claimants. (*See*

¹ The Securities and Exchange Commission does not object to this Amendment but reserves its right to object to the Plan at a later time.

Amended Exhibit 1, Schedules A, B, C, and D, filed as an Exhibit to this Motion).

After the changes, all claimants whose claims are recommended to be accepted will still receive over 70% total recovery through the receivership.

The Receiver briefly addresses the five recommended changes:

1. Change to Schedule C regarding Debt Holder Stephen Gartner. Mr.

Gartner inquired with the Receiver on September 12, 2016 as to why his claim was not accepted as offered. In his inquiry, Mr. Gartner indicated that he had three DMP notes for \$100,000, returns of interest of \$86,614.02. We re-reviewed our records for Mr. Gartner and conclude that his total investment should be counted at \$400,000, with total prior disbursements of \$206,114.73. This conclusion is based on the following information from the Receiver's records:

- Mr. Gartner invested \$400,000 in DMP in the form of four \$100,000 investments² from 2008 through 2010.
- In December 2010, Mr. Gartner was paid \$100,000 to redeem one of his DMP notes. The record of this redemption was not included in our

² The Receiver's records reflect that Mr. Gartner signed three separate DMP subscription agreements for \$100,000 each. In addition, Mr. Gartner made another \$100,000 in DMP through his TD Ameritrade account that does not appear to have a subscription agreement.

original exhibit, but is included in Amended Exhibit 9, attached hereto.

- In addition to that \$100,000 redemption, TD Ameritrade (“TDA”) documents reflect \$106,114.73 in prior distributions to Mr. Gartner. the redemption is added to the other prior distribution payments, of the total is \$206,114.73 in prior distributions to Mr. Gartner from DMP.
- There are four interest payments of \$4,875 that Mr. Gartner did not report on his claim form, which are in the TDA records. Those four payments account for the difference between Mr. Gartner’s calculated return of \$86,614.02 and our calculated return of \$106,114.73 (excluding the redemption).

Thus, upon re-review of the records related to Mr. Gartner, the Receiver has determined that the schedules should reflect Mr. Gartner’s total investment in DMP as \$400,000 and prior distributions as \$206,114.73. The Amended Schedule C now reflects these changes.

2. Adding Claimant Barbara Haley to Schedule C. Debt Holder Barbara Haley inquired with the Receiver on September 2, 2016 as to why she had been excluded from the Schedules to the motion. The Receiver informed Ms. Haley that

she had not submitted a Proof of Claim Declaration. Ms. Haley replied that she had not received delivery of the claim package in August 2014. The Receiver notified Ms. Haley that he would consider a claim from her, if she agreed to submit a declaration under oath stating that she never received the package along with a Proof of Claim form. On Friday, September 9, 2016, Ms. Haley returned both the signed Declaration and the Proof of Claim information. The Receiver reviewed the submitted documents. It is a close call for the Receiver as to whether to recommend accepting Ms. Haley's claim at this time. However, the Receiver recommends accepting the claim, because (1) Ms. Haley was included in the Receiver's original accounting, and the Receiver has a signed Subscription Agreement for Ms. Haley, (2) Ms. Haley swore under oath that she did not receive the claim package, (3) Ms. Haley responded promptly with a signed Declaration and Proof of Claim form, and (4) the signed Declaration and Proof of Claim form were received over a month before the hearing on the Plan, did not delay the process, and did not otherwise prejudice the receivership. Ms. Haley agrees with the Receiver that her investment was \$50,000 and that she received payments of \$17,042.47. Thus, Ms. Haley has been added to Amended Schedule B, "Claims Accepted as Submitted".

3. Moving Robert Weber Claim from Schedule C to Schedule B and Accepting His Claim as Filed. In the Motion, the Receiver recommended no payment to Mr. Weber based on records showing very high prior distributions to Mr. Weber. Following the filing of the Motion, the Receiver received an inquiry from a representative of Robert Weber, questioning those distributions. The Receiver re-reviewed the files reflecting prior DMP payments to Mr. Weber. The Receiver determined that Mr. Weber had been credited for payments to another claimant called the Weber Family Foundation. The payments to the Foundation should not have been credited to Mr. Weber, and Mr. Weber's claim should have been accepted as submitted. The Receiver has moved Mr. Weber's claim to Amended Schedule B, "Claims Accepted as Submitted."

4. Adjusting the Credit to Members for Their Assistance. The Receiver's motion recommended that \$235,000 be credited to the total investment of four of the members (David Shipper, Aaron Shipper, Steve Kester, and Doug Topkis) on a pro rata basis in order to credit them for their assistance to the Receiver and their efforts in maximizing the value of DMP's 49% interest in Midwest Memorial Group ("MMG"). The Receiver's Schedule D incorrectly credited the fifth member of DMP, Bruce Toll, with a portion of the \$235,000.

That issue has been corrected on Amended Schedule D. This change only affects the members and does not affect debtholders.

5. Adding Documentation to Exhibit 6. A TDA account statement reflecting a payment from DMP to Debt Holder Joseph Dicks of \$12,087.33 on June 23, 2008 was inadvertently omitted from Exhibit 6 to the Motion. That statement is attached hereto in an Amended Exhibit 6. The addition of this document has no effect on the payment schedule.

CONCLUSION

The Receiver recommends accepting the Plan with the changes reflected in this Amendment. The changes to the three debtholders (Mr. Gartner, Ms. Haley, and Mr. Weber) collectively result in a small change to the payout to all claimants. The change regarding Bruce Toll affects only the amounts paid to the members.

The Receiver does *not* recommend changing other terms of the Receiver's Plan of Distribution, including but not limited to the October 7, 2016 deadline to submit objections and the October 18, 2016 hearing on those objections [*see* Doc. 167], which has already been ordered by the Court.

As set forth in the Certificate of Service, the Receiver is mailing a copy of this Amendment to all Claimants so that they can review the changes, and the Receiver will also post a copy of this filing on www.dmpreceivership.com.

Respectfully submitted this 16th day of September, 2016.

/s/ Jason S. Alloy _____

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*Appointed Receiver for Defendant
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CERTIFICATE OF SERVICE

I hereby certify that the foregoing **RECEIVER'S AMENDMENT TO MOTION TO APPROVE PLAN OF DISTRIBUTION** has been prepared with one of the font and point selections approved by the Court, and that it has been filed electronically with the Clerk of Court using the CM/ECF system, which will send notification of such filing to all attorneys of record.

The foregoing was also served on the DMP claimants at the following addresses via U.S. Mail, and is being posted on the Receiver's website at www.dmpreceivership.com:

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This 16th day of September, 2016.

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