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

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

In re:

BERNARD L. MADOFF,

Debtor.

Hearing Date: May 31, 2017 Hearing Time: 10:00 a.m. (EST) Objections Due: May 15, 2017 Objection Time: 4:00 p.m. (EST)

Adv. Pro. No. 08-01789 (SMB)

SIPA LIQUIDATION

(Substantively Consolidated)

## CERTIFICATE OF NO OBJECTION TO TRUSTEE'S EIGHTH OMNIBUS MOTION TO OVERRULE OBJECTIONS OF <u>CLAIMANTS WHO INVESTED MORE THAN THEY WITHDREW</u>

Irving H. Picard, trustee ("Trustee") for the substantively consolidated liquidation of the business of Bernard L. Madoff Investment Securities LLC under the Securities Investor Protection Act, 15 U.S.C. § 78aaa *et seq.* and the estate of Bernard L. Madoff, by and through his undersigned counsel, submits this certificate pursuant to Local Bankruptcy Rule 9075-2, and

respectfully represents:

- 1. On April 26, 2017, the Trustee filed the Trustee's Eighth Omnibus Motion to Overrule Objections of Claimants Who Invested More than they Withdrew (the "Motion") (ECF No. 15912).
- 2. The deadline for filing objections to the Motion expired on May 15, 2017 at 4:00 p.m.
- 3. Notice of the Motion was provided by U.S. Mail, postage prepaid or email to (i) claimants listed in Exhibit B annexed to the Motion; (ii) all parties included in the Master Service List as defined in the Order Establishing Notice Procedures (ECF No. 4560); (iii) all parties that have filed a notice of appearance in this case; (iv) the SEC; (v) the IRS; (vi) the United States Attorney for the Southern District of New York; and (vii) SIPC, pursuant to the Order Establishing Notice Procedures (ECF No. 4560).
- 4. Counsel for the Trustee reviewed the Court's docket not less than forty-eight (48) hours after expiration of the time to file an objection, and to date, no objection, responsive pleading, or request for a hearing with respect to the Motion appears thereon.
- 5. An electronic copy of a proposed order (the "Order"), that is substantially in the form of the proposed order that was annexed to the Motion, and Exhibit A thereto will be submitted to the Court, along with this certificate.
- 6. Pursuant to Local Bankruptcy Rule 9075-2, the Trustee respectfully requests that the Order be entered without a hearing, but notes that the Claimants are both *pro se* and represented by counsel.

Dated: New York, New York May 26, 2017 Respectfully submitted,

/s/ David J. Sheehan

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

SECURITIES INVESTOR PROTECTION CORPORATION,

Plaintiff-Applicant,

v.

BERNARD L. MADOFF INVESTMENT SECURITIES LLC,

Defendant.

In re:

BERNARD L. MADOFF,

Debtor.

Adv. Pro. No. 08-1789 (SMB)

**SIPA** Liquidation

(Substantively Consolidated)

# [PROPOSED] ORDER ON TRUSTEE'S EIGHTH OMNIBUS MOTION TO OVERRULE OBJECTIONS OF CLAIMANTS WHO INVESTED MORE THAN THEY WITHDREW

Upon consideration of the motion (the "Motion") (ECF No. 15912), by Irving H. Picard, trustee ("Trustee") for the substantively consolidated liquidation of Bernard L. Madoff Investment Securities LLC ("BLMIS") and the estate of Bernard L. Madoff ("Madoff") (collectively, "Debtor"), in the above-captioned SIPA liquidation proceeding seeking to have the Court overrule objections filed by or on behalf of claimants ("Claimants") that withdrew less money from BLMIS than they deposited and are, in the parlance of this case, net losers, and affirm the Trustee's Claims determinations; <sup>1</sup> and the Claims determinations to be affirmed and Objections to be overruled are identified in Exhibit A to the Declaration of Vineet Sehgal (the "Sehgal Declaration"), attached to the Motion as Exhibit A; and due and proper notice of the

<sup>&</sup>lt;sup>1</sup> All capitalized terms not defined herein shall have the meaning ascribed in the Motion.

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Motion having been given and it appearing that no other or further notice need be provided; and

the Trustee having filed a certificate of no objection representing that no objection has been

received and that no party has indicated to the Trustee that it intends to oppose the relief

requested in the Motion; and the Court having found and determined that the relief sought in the

Motion as set forth herein is in the best interests of the Debtor, its estate, creditors, and all parties

in interest; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the relief requested in the Motion is granted to the extent provided

herein; and it is further

ORDERED that the Trustee's Claims determinations listed on Exhibit A hereto under the

heading "Claims and Objections to be Finally Determined and Overruled", are affirmed; and it is

further

ORDERED that the Objections listed on Exhibit A hereto under the heading "Claims and

Objections to be Finally Determined and Overruled", are overruled; and it is further

ORDERED that this Court shall retain jurisdiction to hear and determine all matters

arising from or related to this Order.

Dated: , 2017

New York, New York

HONORABLE STUART M. BERNSTEIN UNITED STATES BANKRUPTCY JUDGE

IN RE: BLMIS. CASE NO: 08-01789 (SMB)

#### EIGHTH OMNIBUS MOTION: EXHIBIT A – CLAIMS AND OBJECTIONS TO BE FINALLY DETERMINED AND OVERRULED

Objection Party	Claim Number	Objection To Determination Docket Number	Counsel	Account Name	Account Number
Allyne Schwartz 2008 Grantor Retained Annuity Trust	004598	1035	Bradley E. Turk, Esq.	Alleyne Schwartz 2008 Grantor Retained Annuity Trust	1S0553
Denise Saul	006132	346	Schulte Roth & Zabel LLP	Denise Saul	1S0221
Jonathan Schwartz	002928	3041	Becker & Poliakoff, LLP	Millennium Trust Company, LLC FBO Jonathan Schwartz (84433)	1ZR040
Jonathan Schwartz	005186	3041	Becker & Poliakoff, LLP	Millennium Trust Company, LLC FBO Jonathan Schwartz (84433)	1ZR040
Jonathan Schwartz	010158	3041	Becker & Poliakoff, LLP	Millennium Trust Company, LLC FBO Jonathan Schwartz (84433)	1ZR040
NTC & CO. FBO Donald A Benjamin	000980	291	Pro Se Filing	Millennium Trust Company, LLC FBO Donald A Benjamin 46353	1CM402
NTC & CO. FBO Donald A Benjamin	000980	295	Phillips Nizer LLP	Millennium Trust Company, LLC FBO Donald A Benjamin 46353	1CM402
NTC & CO. FBO Donald A Benjamin	100120	291	Pro Se Filing	Millennium Trust Company, LLC FBO Donald A Benjamin 46353	1CM402
NTC & CO. FBO Donald A Benjamin	100120	295	Phillips Nizer LLP	Millennium Trust Company, LLC FBO Donald A Benjamin 46353	1CM402
NTC & CO. FBO Donald A Benjamin	100135	291	Pro Se Filing	Millennium Trust Company, LLC FBO Donald A Benjamin 46353	1CM402
NTC & CO. FBO Donald A Benjamin	100135	295	Phillips Nizer LLP	Millennium Trust Company, LLC FBO Donald A Benjamin 46353	1CM402
The Calesa Family Trust	006665 <sup>1</sup>	1234	Latham & Watkins LLP	Edward F Calesa Tstee Calesa Family Trust 7/6/00	1CM942
The Donald Rechler & Judith Rechler Grandchildren Annual Exclusion Trust	008938	3091	Becker & Poliakoff, LLP	Donald Rechler & Judith Rechler Grandchildren	1R0176
Theresa Rose Ryan	000814	429	Phillips Nizer LLP	Millennium Trust Company, LLC FBO Theresa Rose Ryan (26632)	1ZR039

<sup>&</sup>lt;sup>1</sup> The Calesa Family Trust filed a partial withdrawal (Docket 2258) with respect to their objection, reserving their rights only with respect to the Trustees interpretation of net equity.