

**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)

**ORDER GRANTING TRUSTEE’S TWENTY-EIGHTH OMNIBUS MOTION TO  
DISALLOW CLAIMS AND OVERRULE OBJECTIONS OF  
CLAIMANTS WHO HAVE NO NET EQUITY**

Upon consideration of the motion (the “Motion”) (ECF No. 18468), by Irving H. Picard, trustee (“Trustee”) for the substantively consolidated liquidation of Bernard L. Madoff Investment Securities LLC (“BLMIS”) and the chapter 7 estate of Bernard L. Madoff (“Madoff”) (collectively, “Debtor”), in the above-captioned SIPA liquidation proceeding seeking to have the Court disallow any and all claims and overrule objections filed by or on behalf of customers that withdrew more money from BLMIS than they deposited and are thus, in the parlance of this case, net winners, or by customers that withdrew an equal amount to what was deposited or, in the parlance of this case, net zeros (collectively, the “Claimants”); and the Claims<sup>1</sup> to be disallowed and Objections to be

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

overruled are identified in Exhibit A to the Declaration of Vineet Sehgal in support of the Motion (the “Sehgal Declaration”) (ECF No. 18469); and due and proper notice of the 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 Claims listed on Exhibit A hereto under the heading “Claims and Objections,” are disallowed and the Trustee’s Claims determinations are affirmed; and it is further

ORDERED that the Objections listed on Exhibit A hereto under the heading “Claims and Objections,” 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: **March 19<sup>th</sup>**, 2019  
New York, New York

**/s/ STUART M. BERNSTEIN**  
HONORABLE STUART M. BERNSTEIN  
UNITED STATES BANKRUPTCY JUDGE

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

**TWENTY-EIGHTH OMNIBUS MOTION: EXHIBIT A – CLAIMS AND OBJECTIONS**

<b>Objection Party</b>	<b>Claim Number</b>	<b>Objection To Determination Docket Number</b>	<b>Counsel</b>	<b>Account Name</b>	<b>Account Number</b>
Elizabeth Harris Brown	001691 015095	2146	Milberg LLP	Elizabeth Harris Brown	1B0140
Judith Rock Goldman	009795 011678	867	Milberg LLP	Judith Rock Goldman	1ZA490
Katharine Brown Trust; Stacy Mathias and Michael Mathias Trustees	004020	1136	Milberg LLP / Seeger Weiss LLP	Katharine Brown Trust Stacy Mathias and Michael Mathias Trustees	1B0141
Lawrence I. Brown and Barbara Brown JT WROS	002892 014259	2845	Milberg LLP	Lawrence I Brown and Barbara Brown J/T WROS	1B0154
Leila F. Sobin	008499	2408	Milberg LLP / Seeger Weiss LLP	Leila F Sobin c/o Jon Sobin	1EM210
Lester Kolodny (IRA)	001066	672	Milberg LLP	Millennium Trust Company, LLC FBO Lester Kolodny (111303)	1K0138
Martin Gelman & Michale Dancer JT/WROS	008502	705	Milberg LLP	Martin Gelman & Michale Dancer JT/WROS	1ZB516
Onesco International, Ltd	009658	668	Milberg LLP	Onesco International LTD Trident Chambers	1FR121