

December 7, 2020

Judge Paul S. Diamond
14614 U.S. Courthouse
Philadelphia, PA 19106
chambers_of_judge_paul_s_diamond@paed.uscourts.gov
Richard_Thieme@paed.uscourts.gov

Copies to:

Mr. Noel Gittens, Esq., Counsel for the Securities and Exchange Commission via email at Gittensn@sec.gov

Mr. Alan S. Fellheimer, Esq., Counsel for Defendants Fallcatcher, Inc. and Henry Ford via email at afellheimer@leechtishman.com

RE: Case No. 19-cv-2214 (PD) S.E.C. vs Henry Ford f/k/a Cleothus Lefty Jackson and Fallcatcher, Inc.

Dear Judge Paul S. Diamond:

My name is Ryan Grand and I am opposed to a distribution in the above-mentioned case as I was left off the "Eligible Investor" list.

I object to the distribution because the distribution is only being made due to the fact that there was fraud perpetrated by the Defendants and the group that is considered eligible is a group of investors who supposedly invested due to the presentation of a fraudulent letter of intent that was presented.

However, I invested because the Defendants presented me with the fraudulent letter of intent indicating that a contract was imminent. The group of investors within the SEC's "eligible investor" list are investors, only some of whom were presented the fraudulent letter of intent, who were presented with a Private Placement Memorandum ("PPM") which, in part, said, "THIS MEMORANDUM SUPERSEDES ALL PRIOR ORAL OR WRITTEN INFORMATION, IF ANY, PROVIDED TO INVESTORS WITH RESPECT TO THE OFFERING OF THE PREFERRED UNITS OR THE OPERATIONS OF THE COMPANY." Please see the attached PPM for your review. In the memorandum it states that the company has no history of operations and that the software code is not complete. Additionally, at the meetings held where the group of "eligible investors" wrote checks to invest in the company, they were told by the CEO and


the CFO to disregard anything and everything they were told prior to the meeting and that there was no business nor a promise of business.

Many of the investors were not present at the meeting where the fraudulent letter of intent was presented and, thus, they invested based on the aforementioned later meeting where they were told to invest solely on the information provided in the PPM.

It is my position that they are not even entitled to the disbursement and, if they are deemed to be entitled, then I should also be included in the "eligible investor" group. I was only recently informed by the SEC that I would not be in the "eligible investor" group. Therefore, I am requesting that the funds not be distributed until I am able to present my case for inclusion in the group to have part of our funds returned to us for the fraudulent representations made by the Defendants.

I respectfully request that your Honor consider my above claims and Order that the distributions be held back until you have had a chance to review my claims.

Sincerely,



Ryan Grand

