

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

UNITED STATES SECURITIES
AND EXCHANGE COMMISSION,

Plaintiff,

v.

DANIEL RIVERA; MATTHEW
RIVERA; AND ROBBINS LANE
PROPERTIES, INC.,

Defendants,

and

DANIEL RIVERA INC. AND RIVERA
& ASSOCIATES,

Relief Defendants.

Civ. Action No. 16-1636 (FLW) (DEA)

ORDER

THIS MATTER having been opened to the Court by Michael S. Lim, Esq., counsel for Plaintiff the United States Securities and Exchange Commission (“Plaintiff” or the “SEC”), on a Motion to: (i) establish a Fair Fund (“Fair Fund”) under Section 308(a) of the Sarbanes Oxley Act of 2002, as amended by the Dodd Frank Act of 2010, (ii) appoint a Plan Administrator, and (3) approve the SEC’s proposed plan to distribute funds already paid by Defendants Daniel Rivera, Matthew Rivera, and Robbins Lane Properties, Inc. (collectively, “Defendants”), and Daniel Rivera Inc. and Rivera & Associates (collectively, the “Relief Defendants”); it appearing that neither Defendants nor the Relief Defendants have opposed Plaintiff’s Motion, the Court, having reviewed Plaintiff’s submission in connection with the instant Motion, pursuant to Fed. R. Civ. P. 78, for the reasons set forth herein, and for good cause shown,

IT IS on this 18th day of July, 2018,

ORDERED that the Plaintiff's Motion to Establish a Fair Fund, Appoint a Plan Administrator, and Approve the Distribution Plan (ECF No. 20) is **GRANTED**, as follows:

- A Fair Fund shall be established, pursuant to § 308(a) of the Sarbanes-Oxley Act of 2002;
- Michael S. Lim, Esq. is appointed as the Plan Administrator to implement the proposed Distribution Plan; and
- The Court approves the Distribution Plan in the form attached to Plaintiff's Motion (ECF No. 20-2).

/s/ Freda L. Wolfson
Freda L. Wolfson
United States District Judge