## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

1:14-cv-03533-LMM

v.

BRUCE D. STREBINGER, BRENT HOWARD CHAPMAN, AND MUSKATEER INVESTMENTS, INC.

Defendants,

and

ANNE STREBINGER, FURLA BLUE SpA, LANCE INVESTMENTS S.A., AND MUSKATEER INVESTMENTS, INC.

Relief Defendants.

## PLAINTIFF SECURITIES AND EXCHANGE COMMISSION'S MOTION TO APPROVE DISTRIBUTION PLAN

Plaintiff Securities and Exchange Commission (the "Commission") hereby moves to:

1) Approve the Commission's proposed plan to distribute funds paid by Defendants

to harmed investors (the "Distribution Plan");

Generally, courts have broad discretion to approve plans to distribute funds collected in SEC

enforcement actions. SEC v. Wang, 944 F.2d 80, 84 (2d Cir. 1991). In evaluating a proposed

distribution plan, a court should "decide whether, in the aggregate, the plan is equitable and

reasonable." *Id.* "Unless the consent decree specifically provides otherwise, once the District Court

satisfies itself that the distribution of proceeds in a proposed Securities and Exchange Commission

disgorgement plan is fair and reasonable, its review is at an end." *Id.* at 85.

The Commission belies that the proposed Distribution Plan for the Distribution Fund should

be approved as fair and reasonable.

Dated: May 6, 2019

Respectfully Submitted,

/s/ Michael S. Lim

Michael Lim

Attorney for Plaintiff

Securities and Exchange Commission

100 F St, NE

Mail Stop 5876

Washington, D.C. 20549

Phone: (202) 551-4659

Fax: (202) 572-1372