

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

SECURITIES AND EXCHANGE §
COMMISSION, §
§
PLAINTIFF, §
§
vs. §
§
BRIAN A. BJORK, THE ESTATE OF JOEL §
DAVID SALINAS, J. DAVID GROUP OF §
COMPANIES, INC., J. DAVID §
FINANCIAL GROUP, LP, SELECT ASSET §
MANAGEMENT, LLC, SELECT ASSET §
CAPITAL MANAGEMENT, LLC, SELECT §
ASSET FUND I, LLC, AND SELECT §
ASSET PRIME INDEX FUND, LLC, §
DEFENDANTS. §

CIVIL ACTION NO. 4:11 CV - 02830

RECEIVER’S UNOPPOSED FIRST MOTION TO APPROVE CLAIMS

TO THE HONORABLE KEITH P. ELLISON, UNITED STATES DISTRICT COURT:

COMES NOW, Steven A. Harr (“Receiver”), the Receiver appointed by the Court in these proceedings, and files this Unopposed Motion to Approve Claims, and in support of such would respectfully show the Court the following:

I.
FACTUAL BACKGROUND

1. On August 1, 2011, the Securities and Exchange Commission (“SEC”) filed its Complaint against Defendants. In conjunction therewith, the SEC sought, and by Order Appointing Receiver (the “Order”), the Court appointed, Steven A. Harr as the Receiver (the “Receiver”) for Brian A. Bjork, The Estate of Joel David Salinas, J. David Group of Companies, Inc., J. David Financial Group, LP, Select Asset Management, LLC, Select Capital Management,

LLC, Select Asset Fund I, LLC, and Select Asset Prime Index Fund, LLC (collectively, the “Receivership Entities”).

2. The Receiver was authorized to have complete and exclusive control, possession, and custody of all Receivership assets and Receivership records of Defendants. Receivership Assets and Receivership Records were defined in the Order as “assets, monies, securities, properties, real and personal, tangible and intangible, of whatever kind and description, wherever located, and the legally recognized privileges (with regard to the entities), of the [Receivership Entities] and all entities they own or control . . . , and the books and records, client lists, account statements, financial and accounting documents, computers, computer hard drives, computer disks, internet exchange servers, telephones, personal digital devices, and other informational resources of or in possession of the [Receivership Entities] or issued by [Receivership Entities] and in possession of any agent or employee of the [Receivership Entities].”¹

3. The Receiver has been acting and fulfilling his duties as Receiver since his appointment and has conducted various investigations of the Receivership Entities with the intent to marshal the Receivership assets for the benefit of the Receivership Entities’ investors and creditors. These efforts have also included review of corporate records, forensic accounting analysis, records from various legal counsel from the Receivership Entities, and forensic tracing.

II. **INTRODUCTION**

4. In addition to the tasks stated above, the Receiver has the responsibility for resolving claims of investors and third parties against assets of the Receivership Estate. The Receiver and his staff have reviewed the claim forms and the supporting information since the

¹ Order Appointing Receiver, ¶1.

claims process was established. The court-approved claim form requested information necessary to permit the Receiver to evaluate investor claims.² The Court approved both the claim form and the claims procedures plan.³ The Receiver requested that the claim form be returned to the Receiver within sixty (60) days after the claim form was made available to the potential claimant on the Receivership website. The Receiver seeks discretion to utilize the failure to return a form within that period as a potential ground for disallowance of a claim with the understanding that any mitigating circumstances would also be considered.⁴

5. Substantial efforts have been made to establish an accurate understanding of the financial records of the Receivership Entities so that the claims asserted could be cross checked against the records of the company. Based on the information submitted thus far, the Receiver has been able to establish that certain claims substantially match the records of the company.

6. The Receiver is now prepared to submit the claims to the Court for approval. Attached as Exhibit "A" is a list of the claim numbers and amounts of those claims to which the Receiver has approved. This Motion is the first of these motions and more will follow as more claims can be essentially verified. This motion brings the total of claims submitted for approval to 89 claims for a total of \$10,236,841.10. The Receiver continues to review the remaining claims and will file a second motion as soon as the investigation on a substantial number of claims is completed. The investigation continues.

² See Granted Agreed Order Establish Claims Procedure and Claim Form (DKT #24).

³ *Id.*

⁴ The Receiver does not intend to use such a deadline as a hard and fast rule to penalize claimants but rather only as a means to prompt a timely return of the completed form. The Receiver intends to make exceptions to the deadline as circumstances dictate. However, the Receiver intends to process the claims in the order they are received.

III.
CONCLUSION

7. The Receiver requests that the claims approved by the Receiver listed in Exhibit “A” be approved by the Court for later disbursement pursuant to a plan to be presented and approved by the Court.

WHEREFORE, PREMISES CONSIDERED, the Receiver requests that upon final consideration of this Motion that the Court enter an Order consistent with the foregoing requested relief and for such other and further relief, general or special, at law or in equity, to which the Receiver may show himself justly entitled.

Respectfully submitted,

MUNSCH HARDT KOPF & HARR, P.C.

/s/ Steven A. Harr

Steven A. Harr, #09035600

Randy A. Canché #24050373

MUNSCH HARDT KOPF & HARR, P.C.

Bank of America Center

700 Louisiana, Suite 4600

Houston, Texas 77002

(713) 222-4044 (telephone)

(713) 222-4047 (telecopy)

E-Mail: sharr@munsch.com

THE RECEIVER AND COUNSEL FOR
THE RECEIVERSHIP ENTITIES

CERTIFICATE OF CONFERENCE

On January 25, 2013, I conferred with Tim McCole and he stated that the Securities and Exchange Commission is not opposed to the relief sought in this motion.

/s/ Randy A. Canché

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing was filed electronically with the Clerk via the CM/ECF system. Notice of this filing will be sent to all parties by operation of the Court's electronic filing system.

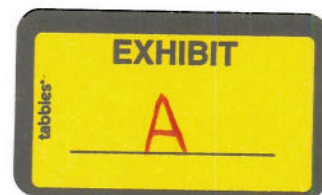
Houston, Texas, this 25th Day of January 2013.

/s/ Randy A. Canché
Randy A. Canché

Exhibit A

Select Asset Management, LLC et al.

<u>Claim #</u>	<u>NetClaim</u>
SAA-00001	\$ 40,000.00
SAA-00002	\$ 143,700.00
SAA-00005	\$ 75,000.00
SAA-00006	\$ 60,000.00
SAA-00007	\$ 226,000.00
SAA-00008	\$ 262,000.00
SAA-00009	\$ 300,000.00
SAA-00010	\$ 100,000.00
SAA-00011	\$ 600,000.00
SAA-00012	\$ 1,054,670.41
SAA-00013	\$ 16,500.00
SAA-00014	\$ 500,000.00
SAA-00015	\$ 500,000.00
SAA-00016	\$ 225,000.00
SAA-00017	\$ 383,255.34
SAA-00018	\$ 100,000.00
SAA-00019	\$ 750,000.00
SAA-00020	\$ 250,000.00
SAA-00021	\$ 250,000.00
SAA-00022	\$ 50,000.00
SAA-00023	\$ 30,000.00
SAA-00024	\$ 5,000.00
SAA-00025	\$ 5,000.00
SAA-00026	\$ 10,000.00
SAA-00027	\$ 5,000.00
SAA-00028	\$ 5,000.00
SAA-00029	\$ 10,000.00
SAA-00030	\$ 9,743.43
SAA-00031	\$ 5,000.00
SAA-00032	\$ 5,000.00
SAA-00033	\$ 5,000.00
SAA-00034	\$ 5,000.00
SAA-00035	\$ 10,000.00
SAA-00036	\$ -
SAA-00037	\$ 10,000.00
SAA-00038	\$ 10,000.00
SAA-00039	\$ -
SAA-00040	\$ 33,846.63
SAA-00041	\$ 11,000.00
SAA-00042	\$ 10,000.00
SAA-00043	\$ 20,000.00
SAA-00044	\$ 10,000.00



<u>Claim #</u>	<u>NetClaim</u>
SAA-00045	\$ 10,000.00
SAA-00046	\$ 70,215.95
SAA-00047	\$ 24,846.63
SAA-00048	\$ 50,000.00
SAA-00049	\$ 5,000.00
SAA-00050	\$ 140,215.96
SAA-00051	\$ 100,000.00
SAA-00052	\$ 100,000.00
SAA-00053	\$ 65,000.00
SAA-00054	\$ 70,215.95
SAA-00055	\$ 140,000.00
SAA-00056	\$ 130,000.00
SAA-00057	\$ 35,000.00
SAA-00082	\$ 20,000.00
SAA-00083	\$ 125,000.00
SAA-00087	\$ 50,000.00
SAA-00104	\$ 50,000.00
SAA-00105	\$ 50,000.00
SAA-00106	\$ 10,000.00
SAA-00107	\$ 25,000.00
SAA-00108	\$ 25,000.00
SAA-00109	\$ 75,000.00
SAA-00110	\$ 75,000.00
SAA-00111	\$ 75,000.00
SAA-00112	\$ 12,000.00
SAA-00116	\$ 26,000.00
SAA-00117	\$ 50,000.00
SAA-00122	\$ 400,000.00
SAA-00146	\$ 33,000.00
SAA-00151	\$ 150,000.00
SAA-00152	\$ 71,250.00
SAA-00178	\$ 23,000.00
SAA-00179	\$ 100,000.00
SAA-00204	\$ 50,000.00
SAA-00205	\$ 345,153.00
SAA-00206	\$ 200,000.00
SAA-00207	\$ 5,000.00
SAA-00215	\$ 100,000.00
SAA-00247	\$ 3,014.31
SAA-00252	\$ 500,000.00
SAA-00253	\$ 65,051.49
SAA-00254	\$ 88,600.00
SAA-00262	\$ 136,562.00
SAA-00269	\$ 33,000.00
SAA-00270	\$ 50,000.00
SAA-00275	\$ 50,000.00
SAA-00276	\$ 124,000.00

89 claims for \$ 10,236,841.10

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ORDER

This matter is before the Court on the Receiver’s Motion to Approve Claims (the “Motion”). Since the Court is of the opinion that the Receiver’s Motion is well-taken, same is hereby GRANTED.

IT IS HEREBY ORDERED that the claims submitted by the Receiver are approved based on the amounts listed in Exhibit “A” to the Motion.

SIGNED this _____ day of _____, 2013.

UNITED STATES DISTRICT JUDGE