1 ANDRÉ BIROTTE JR. United States Attorney ROBERT E. DUGDALE 2 FILED CLERK, U.S. DISTRICT COURT Assistant United States Attorney Chief, Criminal Division 3 STEVEN R. WELK SEP 13 20H 4 Assistant United States Attorney Chief, Asset Forfeiture Section CENTRAL DISTRICT 5 MONICA E. TAIT DEPUT Assistant United States Attorney California Bar No. 157311 6 1400 United States Courthouse 7 312 North Spring Street LODGED Los Angeles, California 90012 CLERK, U.S. DISTRICT COURT 8 Telephone: (213)894-2931 Facsimile: (213)894-7177 SEP 12 2011 9 E-Mail: Monica.Tait@usdoj.gov Attorneys for Plaintiff CENTRAL DISTRICT OF PALIFORNIA United States of America DEPUTY 11 UNITED STATES DISTRICT COURT 12 FOR THE CENTRAL DISTRICT OF CALIFORNIA 13 WESTERN DIVISION 14 UNITED STATES OF AMERICA, NO. CV 09-2398 RGK (RZx) 15 (knopbeed) Plaintiff, 16 AMENDED ORDER: FINAL DISTRIBUTION PLAN FOR SEIZED 17 ASSETS AND PERMITTING USE OF \$6,874,561.25 IN FUNDS FROM SIX) CERTAIN SEIZED FUNDS FOR WELLS FARGO BANK ACCOUNTS, et MAILING AND RELATED EXPENSES 18 AND PUBLICATION al., 19 Defendants. 20 21 The Court, having reviewed the government's Motion for an

The Court, having reviewed the government's Motion for an Order Approving Final Distribution of a Portion of the Defendant Seized Assets on a Pro-rata Basis and its supporting documents ("Final Distribution Motion") and having reviewed any opposing papers or replies thereto that may have been filed, hereby ORDERS as follows:

22

23

24

25

26

27

28

1. The government has demonstrated to the Court's satisfaction that it is in the interests of justice for this

Court, in the exercise of this Court's in rem jurisdiction over the defendant assets, to approve the release of the remaining liquidated seized assets in this case to the Best Diamond Funding investors whose losses are final and are greater than \$0 as determined by the Special Master, and to a group of ten Best Diamond Lending investors with losses greater than \$0 based on information provided by the United States Postal Inspection Service ("USPIS").

- 2. In the related matter entitled <u>United States v.</u>
  \$6,601.00 in U.S. Currency, et al., CV 10-06831-RGK (AGRx), this
  Court has separately ordered that the funds in that case be
  combined with the Final Distribution ordered herein.
- 3. The United States Marshals Service ("USMS") and United States Attorney's Office ("USAO") shall cause to be paid to each person or entity whose contract numbers are listed on the attached Exhibit the amounts listed under the column "Final Distribution Amount" from the remaining defendant assets in this case (except the amounts held back pursuant to ¶ 7 below and the defendant Smith & Wesson Revolver, .357 caliber, model 6866PLUS, serial number DCF7556), and from the assets ordered released from CV 10-06831-RGK by the separate Order referred to in paragraph 2. The required payments consist of the following:
- a. A payment of 36.93% to the following groups of investors with finalized losses greater than \$0, as determined by the Special Master and described in the government's motion for this Order: (i) investors who accepted Option A after January 21, 2011, and are now finalized; (ii) investors who selected Option B whose losses were finalized after January 21, 2011; (iii)

Non-responders whose court claims are barred, based on proof of delivery to them of notice of this action; and (iv)

Non-responders who submitted questionnaires concerning their losses, whose status is unknown;

- b. Payment of 36.93% of loss as determined by USPIS and the Special Master to ten investors in a related scheme, Best Diamond Lending Group, as described in the government's motion; and
- c. Payment to the investors who were sent the Interim Distribution this Court previously ordered ("First Round Investors"), sufficient to bring the total payment to each First Round Investor up to 36.93% of their Finalized Loss Amount as determined by the Special Master.
- 4. The government shall have complete discretion to choose the source of each Final Distribution payment from any or all available assets.
- 5. The government has separately filed under seal, on the same day its Final Distribution Motion was filed, a document stating the full name, address, and other identifying information for all of the investors listed on the Exhibit attached hereto (the "Sealed Final Distribution List"). Counsel for the government is hereby authorized to provide copies of the Sealed Final Distribution List to USMS and its contractor(s), to the Special Master and his staff, and to the United States Probation Office (in connection with criminal restitution owed by Milton Retana).
- 6. The payments described in paragraph 3 above may be executed by a qualified third party contractor to be chosen by

USMS for the purpose of issuing and mailing checks. The contractor shall pay the Final Distribution payments by a paper check payable to the investor to whom the contract number on the attached Exhibit corresponds. The checks shall be mailed to the addresses listed on the Sealed Final Distribution List.

Provided, should the Special Master appointed in this action or counsel for the government learn that the address of a particular investor has changed, the Final Distribution payment check shall be mailed to the changed address as directed by counsel for the government. The Final Distribution payments shall be made as soon as practicable in light of the logistics involved in ordering, approving, and issuing the required number of checks.

- 7. The USMS shall hold back the following amounts from the seized assets in this case from distribution:
- a. The USMS may pay, as directed by the USAO, up to \$27,500.00 from the defendant assets to the contractor for the purpose of reasonable costs and fees associated with paying and mailing the Interim and Final Distributions, including certified mail tracking, as required by this Order. It is the Court's understanding that \$13,636 of this amount has already been incurred pursuant to the Court's Interim Distribution Order, but not yet been paid to the contractor.
- b. The USMS shall hold back \$32,226.37 for fees and expenses of the Special Master as approved by order of the Court, and projected fees and expenses for the period beginning April 30, 2011 forward of \$68,038.44, for a total of \$100,264.81.

  Notwithstanding any prior Order entered in this matter, going forward the Special Master may wait to apply to the Court for

reimbursement for his fees and expenses until such time as he seeks to be discharged.

- c. The USMS shall hold back \$500 for the government's publication expenses in this matter.
- 8. USMS shall cause to be paid via the contractor to the investors the interest actually earned since the time of seizure on the assets released pursuant to this Order. The USMS may pay the interest separately from the Final Distribution payment. If the defendant assets being used to pay the Final Distribution payments have earned interest at different rates, the USMS has the discretion to aggregate the total amount of interest earned and divide it among the investors according to the amounts of their Final Distribution payments.
- 9. The USAO and USMS shall require the contractor to track the success and failure of the Final Distribution payments. If any checks paid pursuant to this Order are returned by the post office, the contractor shall be directed to attempt to locate the investor's correct address and pay and mail the funds again to the designated investor upon direction of counsel for the government.
- 10. The defendant assets comprising each Final Distribution payment are provisionally dismissed from this case upon entry of this Order, pursuant to Fed. R. Civ. P. 41(a). Provided, if government counsel certifies to the Court that the government or its contractor has been unable to locate and pay particular investors listed on the attached Exhibit, the court may restore the amounts of their corresponding Final Distribution payments to

1	the defendant assets in this case so that those funds may be part
2	of a future distribution or forfeiture.
3 4 5	DATED: 09.13.1 Can Cause  The Honorable R. Gary Klausner UNITED STATES DISTRICT JUDGE
6	PRESENTED BY:
7	ANDRÉ BIROTTE JR. United States Attorney
<u>8</u> 9	MANICA TOUT
10	MONICA E. TAIT Assistant United States Attorney
11	Abbibeant direct beates accorney
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
	.1