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2	kphelps@diamondmccarthy.com DIAMOND MCCARTHY LLP 1999 Avenue of the Stars, Suite 1100 Los Angeles, California 90067-4402		
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4	Telephone: (310) 651-2997		
5	Successor Receiver		
6	UNITED STATES DISTRICT COURT		
7	NORTHERN DISTRICT OF CALIFORNIA		
8	SAN FRANCISCO DIVISION		
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10	SECURITIES AND EXCHANGE COMMISSION,	Case No. 3:16-cv-01386-EMC	
11	Plaintiff,		
12	Flainuii,		
13	v.	ORDER GRANTING MOTION TO DISALLOW CERTAIN CLAIMS	
	JOHN V. BIVONA; SADDLE RIVER	DISTRIBLOW CERTAIN CERTAINS	
14	ADVISORS, LLC; SRA MANAGEMENT ASSOCIATES,		
15	LLC; FRANK GREGORY MAZZOLA,		
16	,	Date: June 27, 2019	
17	Defendants, and	Time: 1:30 P.M. Location: Courtroom 5, 17 th Floor	
	SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC;	450 Golden Gate Ave.	
18	MICHELE J. MAZZOLA; ANNE	San Francisco, CA 94102	
19	BIVONA; CLEAR SAILING GROUP IV LLC; CLEAR SAILING GROUP V		
20	LLC,		
21	Relief Defendants.		
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	The matter of the Motion to Disallow	Certain Claims (the "Motion") filed by Kathy	
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25	Bazoian Phelps, the Court-appointed successor receiver (the "Receiver"), came on regularly for		
26	hearing at the above-referenced date, time and place before the Honorable Edward M. Chen,		
27	United States District Judge presiding. Appearances at the hearing were made as noted on the		
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-	ORDE	FR GRANTING MOTION TO DISALLOW CLAIMS	

record. The Court, having reviewed and considered the Motion and all pleadings and papers filed in support thereof, and any response or opposition thereto, and having heard the arguments of counsel, and good cause appearing,

IT IS ORDERED that:

- 1. The Motion is granted in its entirety.
- 2. The claims identified in Exhibit "1" attached to the Motion, which are claims that have previously been disbursed and/or liquidated, are hereby disallowed in their entirety.
- 3. The claims identified in Exhibit "2" attached to the Motion, which are claims made for investments made in non-receivership entities, are hereby disallowed in their entirety
- 4. The duplicate claims identified in Exhibit "3" attached to the Motion are hereby disallowed in their entirety, but the original claim shall be allowed, unless that claim is disallowed on another basis.
- 5. The claims for investments made in the Failed Investments (defined in the Motion) identified in Exhibit "4" attached to the Motion are hereby disallowed in their entirety. Any claims made for investments in companies that fail in the future and that fail to go public shall also be disallowed in their entirety. Practice Fusion shall be deemed to be a Failed Investment and funds paid into the estate of \$15,500.09 from Practice Fusion shall be become part of the general receivership funds.
- 6. All claims submitted to the Former Receiver and the Receiver on or before May 14, 2019 shall be deemed timely filed. This ruling is made without prejudice to the Receiver to file objections to these claims on grounds other than timeliness, if appropriate.
- 7. Any claim submitted in writing or informally after the May 14, 2019, shall forever be barred without the need for the Receiver to seek further order of the Court. Any claimant wishing to assert a claim against the Receivership estate after May 14, 2019 is required to seek leave of Court for allowance of a late-filed claim.
- 8. The form and manner of notice of the Motion given by the Receiver to the claimants whose claim is at issue in this Motion at their known, valid email address or by first

1	class mail if no email address is known is sufficient.		
2	IT IS SO ORDERED.		
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5	DATED:		
6		EDWARD M. CHEN United States District Judge	
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