1 2 3 4 5	Esfand Nafisi (SBN: 320119) MIGLIACCIO & RATHOD LLP 388 Market Street, Suite 1300 San Francisco, CA 94111 (415) 489-7004 enafisi@classlawdc.com Attorneys for Joshua Cilano	
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8	LINITED STATES	DISTRICT COLLDT
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	SAN FRANCISCO DIVISION	
12	SECURITIES AND EXCHANGE COMMISSION,	Case No: 3:16-cv-01386-EMC
13	,	
14	Plaintiff,	STIPULATION AND [PROPOSED] ORDER MODIFYING BRIEFING
15	VS.	AND HEARING SCHEDULE ON PLAINTIFF SEC'S OBJECTION
16	JOHN V. BIVONA; SADDLE RIVER ADVISORS, LLC; SRA	TO JOSUA CILANO'S RECEIVERSHIP CLAIM
17	MANAGEMENT LLC; FRANK GREGORY MAZZOLA,	
18	Defendants, and	Date: April 7, 2020 Time: 10:30 a.m. Courtroom: 5
19		Judge: Hon. Edward M. Chen
20	SRA I LLC; SRA II LLC; SRA III LLC; FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE BIVONA; CLEAR SAILING GROUP	
21	BIVONA; CLEAR SAILING GROUP	
22	IV LLC; CLEAR SAILING GROUP V LLC,	
23	Relief Defendants.	
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STIPULATION AND [PROPOSED] ORDER MODIFYING BRIEFING SCHEDULE

Counsel for claimant Joshua Cilano and plaintiff Securities and Exchange Commission 1 ("Commission") hereby submit this Stipulation and [Proposed] Order to modify the briefing and 2 hearing schedule on the Commission's pending objection to the receivership claims of Joshua 3 Cilano. (Docket No. 572). 4 5 STIPULATION 6 On February 28, 2020, the Commission filed an objection to the receivership claims of Relief Defendant Michelle Mazzola and claimant Joshua Cilano. (Docket No. 572). 7 8 On March 12, 2020, Successor Receiver Kathy Bazoian Phelps filed a notice of joinder in the 9 Commission's objection. (Docket No. 579). 10 Having reviewed the contents of the Commission's objection, Mr. Cilano retained counsel. 11 In light of obstacles to attorney-client consultation and travel posed by the ongoing pandemic, counsel for Mr. Cilano requested until March 23, 2020 to file a response to the Commission's 12 objection and proposed that any replies be filed by no later than March 30, 2020. Neither the 13 Receiver nor counsel for the Commission object to extending the briefing schedule on the pending 14 objection. 15 16 Counsel for Mr. Cilano, the Receiver, and counsel for the Commission have conferred and agreed that, subject to Court approval, the briefing schedule and hearing date on the pending motion 17 should be modified as follows: Any response by Mr. Cilano will be filed by no later than March 23, 18 19 2020, with any replies filed by April 3, 2020. 20 21 DATED: March 16, 2020 Esfand Nafisi Esfand Nafisi 22 MIGLIACCIO & RATHOD LLP Attorneys for Joshua Cilano 23 24 John S. Yun Kathy Bazoian Phelps Kathy Bazoian Phelps John S. Yun 25 Attorneys for Plaintiff Securities DIAMOND MCCARTHY LLP and Exchange Commission Successor Receiver 26 27

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STIPULATION AND [PROPOSED] ORDER MODIFYING BRIEFING SCHEDULE ON SEC'S OBJECTION TO JOSHUA CILANO'S CLAIM

1	[PROPOSED] ORDER	
2	The Court hereby accepts the modified briefing schedule set forth in the Stipulation above	
3	and orders as follows:	
4	1. Any response by Joshua Cilano to the Commission's pending objection (Docket No.	
5	572) must be filed on or before March 23, 2020.	
6	2. Any reply to Mr. Cilano's response must be filed on or before March 30, 2020.	
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8	SO ORDERED	
9	Dated:, 2020	
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2	Judge Edward M. Chen	
3	United States District Court	
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.0	STIPULATION AND [PROPOSED] ORDER MODIFYING BRIEFING SCHEDULE ON SEC'S OBJECTION TO JOSHUA CILANO'S CLAIM	

Case No. 3:16-cv-01386-EMC

ATTESTATION

I, Esfand Nafisi, am the ECF user whose ID and password are being used to file this document. In compliance with Local Rule 5-1(i)(3), I hereby attest that all other signatories listed have concurred in this filing.

Esfand Nafisi

Esfand Nafisi

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STIPULATION AND [PROPOSED] ORDER MODIFYING BRIEFING SCHEDULE ON SEC'S OBJECTION TO JOSHUA CILANO'S CLAIM