1 2 3 4 5 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 9 SAN FRANCISCO DIVISION 10 11 SECURITIES AND EXCHANGE Case No. 3:16-cv-01386-EMC COMMISSION, 12 [PROPOSED] ORDER GRANTING Plaintiff, 13 ADMINISTRATIVE MOTION BY RECEIVER KATHY BAZOIAN PHELPS v. 14 **PURSUANT TO LOCAL CIVIL RULE 7-11** FOR ORDER APPROVING EMPLOYMENT JOHN V. BIVONA; SADDLE RIVER 15 ADVISORS, LLC; SRA OF: MANAGEMENT ASSOCIATES, 16 LLC; FRANK GREGORY (1) DIAMOND McCARTHY LLP, AS MAZZOLA, 17 **GENERAL COUNSEL;** Defendants, and 18 (2) GROBSTEIN TEEPLE LLC AS **ACCOUNTANTS; AND** SRA I LLC; SRA II LLC; SRA III 19 LLC; FELIX INVESTMENTS, LLC; MICHELE J. MAZZOLA; ANNE **(3)** STRETTO AS CLAIMS AGENT 20 BIVONA; CLEAR SAILING GROUP IV LLC; CLEAR SAILING GROUP V 21 Date: No Hearing Set LLC, Time: No Hearing Set 22 Judge: Edward M. Chen Relief Defendants. 23 24 25 The successor receiver in this matter appointed pursuant to the Court's Revised Order 26 Appointing Receiver (the "Receiver Order") (Doc. No. 469), Kathy Bazoian Phelps (the 27 "Receiver"), requests that the Court grant her Administrative Motion approving the Receiver's 28

employment of (1) Diamond McCarthy LLP ("Diamond McCarthy") as her general counsel; (2) Grobstein Teeple, LLC ("Grobstein Teeple") as her accountants; and (3) Stretto as her claims agent. The Receiver through her declaration has represented that she has conferred with counsel for the Securities and Exchange Commission, counsel for the SRA Investor Group, and counsel for Progresso Ventures, who have each confirmed that they do not oppose the Motion.

The Receiver has represented in her Motion and declaration that she requires the services of these professionals and the claims administrator, that she is familiar with the three firms which she seeks to employ, one of which is her law firm, and that they will provide adequate and cost-effective representation based on the services she anticipates them performing and that the Diamond McCarthy firm and Grobstein Teeple firm have each agreed to perform their services at discounted rates as detailed in the Motion and supporting Declaration of Lesley Anne Hawes and Declaration of Howard B. Grobstein filed in support of the Motion.

GOOD CAUSE APPEARING, IT IS HEREBY ORDERED THAT:

- 1. The Receiver is authorized, effective retroactively to February 1, 2019, to employ the law firm of Diamond McCarthy LLP as the Receiver's general counsel based on the reduced hourly rates as set forth in the Receiver's initial proposal filed with the Court and with the discounted rates described in the Declaration of Lesley Anne Hawes and Exhibit "2" attached thereto.
- 2. The Receiver is authorized to employ the firm of Grobstein Teeple LLP as the Receiver's accountants in accordance with the discounted rates described in the Declaration of Howard B. Grobstein and Exhibit "4" attached thereto.
- 3. The Receiver is authorized to employ Stretto as her claims administrator for the limited services described in the Motion and the Receiver's declaration filed in support of the Motion at the rates set forth in Exhibit "5" to the Motion.

IT IS SO ORDERED.

DATED:

EDWARD M. CHEN United States District Judge