1 Michael F. Lynch (NV Bar No. 8555) LYNCH LAW PRACTICE, PLLC 3613 S. Eastern Ave. Las Vegas, NV 89169 702.684.6000 Michael@LynchLawPractice.com Counsel for the Receiver 4 Robb Evans & Associates LLC 5 UNITED STATES DISTRICT COURT 6 DISTRICT OF NEVADA 7 SECURITIES AND EXCHANGE Case No. 2:13-CV-1658-JCM-CWH COMMISSION, 8 9 Plaintiff. 10 EDWIN YOSHIHIRO FUJINAGA and STIPULATED ORDER 11 MRI INTERNATIONAL, INC., 12 Defendants, and 13 CSA SERVICE CENTER, LLC, 14 THE FACTORING COMPANY. JUNE FUJINAGA, and THE YUNJU TRUST, 15 16 Relief Defendants. 17 WHEREAS, on September 11, 2013, plaintiff Securities and Exchange Commission 18 brought this civil action to enforce antifraud provisions of the Securities Act of 1933 19 ("Securities Act") and the Securities Exchange Act of 1934 ("Exchange Act") against 20 defendants Edwin Yoshihiro Fujinaga ("Fujinaga"), MRI International ("MRI"), and relief 21 defendants CSA Service Center, LLC ("CSA") and The Factoring Company ("TFC"). (ECF No. 2). 22 Fujinaga's wife, June Fujinaga ("J. Fujinaga"), and The Yunju Trust (the "Trust") were named as 23 relief defendants in this action in the first Amended Complaint (ECF No. 118); 24 WHEREAS, by Order entered January 27, 2015, the Court entered final judgment 25 against Fujinaga and MRI, ordering them jointly and severally to pay disgorgement and 26 prejudgment interest of \$544,359,364.08, and each to pay a civil penalty of \$20,000,000, for a 27 total monetary judgment of \$584,359,364.08 (ECF No. 189);

WHEREAS, by Order entered May 15, 2015, ECF, the Court appointed Robb Evans

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& Associates LLC as the full equitable receiver (the "Receiver") for all assets owned or controlled by the Defendants (the "Estate"), including relief defendants CSA and TFC (ECF No. 226);

WHEREAS, by Order entered March 14, 2016, the Court entered an amended final judgment against Relief Defendants J. Fujinaga and the Trust, holding J. Fujinaga and the Trust jointly and severally liable to pay disgorgement of \$2,333,382.18 to the Receiver; and requiring J. Fujinaga to disgorge to the Receiver all of her legal, beneficial, and equitable interest in the Trust (ECF No. 317);

WHEREAS, since appointed, Receiver has collected approximately \$36 million, with a net fund balance of approximately \$31.9 million after payment of administrative fees and expenses. (ECF No. 548, Exhibit 1) and is in the process of winding down the Estate and, upon termination of the Estate and in accord with any order(s) of the Court, shall transfer the net fund balance to the Court Appointed Distribution Agent (ECF No. 509) for distribution to defrauded investor-victims by means of a plan of distribution;

WHEREAS, by Order entered March 18, 2019, the Court appointed Heffler Claims Group as Distribution Agent (the "Distribution Agent"), to assist in overseeing the administration and the distribution of funds transferred by the Receiver to defrauded investorvictims, if and when that occurs, in coordination with the SEC's counsel of record, pursuant to the terms of a distribution plan to be approved by this Court (ECF No. 509);

WHEREAS, by Order entered March 18, 2019, the Court appointed Heffler, Radetich & Saitta LLP as Tax Administrator for funds transferred to the Distribution Agent by the Receiver (the "Tax Administrator"), to execute all tax reporting requirements, including the preparation and filing of tax returns, for those funds (ECF No. 509);

WHEREAS, the United States Department of the Treasury, Internal Revenue Service ("IRS") has the following outstanding tax assessments against MRI, TFC, CSA, and related party HMC Service Center LLC ("HMC"), which aggregate to \$44,196.00 (the "Tax Assessments"), most of which predate the Receivership:

MRI:				
	Form 941 Employment Tax	Fourth Qtr, 2013	\$12,775.00	
	Form 941 Employment Tax	First Qtr, 2014	6,587.00	
Form 8278		2014	1,349.00	
TFC ("The Factoring Company XIII Inc.")				
	Form 941 Employment Tax	Third Qtr, 2014	\$16,169.00	
CSA:				
	Form 941 Employment Tax	Fourth Qtr, 2015	\$2,636.00	
нмс:				
	Form 1065	2015	\$4,680.00	
WHEREAS, pursuant to 28 U.S.C. § 960, the Receiver is obligated to pay any federal taxes				
due on the receivership's income, employment, or other tax liabilities since the commencement of				
the receivership ("Post-Receivership Tax Obligations"); and				
WHEREAS, the Receiver requested that the IRS voluntarily subordinate the Tax				
Assessments and any other claim of the IRS other than the Post Receivership Tax Obligations (the				
"IRS Claim") in favor of the defrauded investor-victims.				
NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and among				
	TFC ("T" CSA: HMC: V due on the the receive W Assessment "IRS Clair	Form 941 Employment Tax Form 941 Employment Tax Form 8278 TFC ("The Factoring Company XIII Inc.") Form 941 Employment Tax CSA: Form 941 Employment Tax HMC: Form 1065 WHEREAS, pursuant to 28 U.S.C. § 9 due on the receivership's income, employment the receivership ("Post-Receivership Tax Oblig WHEREAS, the Receiver requested that Assessments and any other claim of the IRS oth "IRS Claim") in favor of the defrauded investor	Form 941 Employment Tax Fourth Qtr, 2013 Form 941 Employment Tax First Qtr, 2014 2014 TFC ("The Factoring Company XIII Inc.") Form 941 Employment Tax Third Qtr, 2014 CSA: Form 941 Employment Tax Fourth Qtr, 2015 HMC: Form 1065 2015 WHEREAS, pursuant to 28 U.S.C. § 960, the Receiver is obligated to due on the receivership's income, employment, or other tax liabilities since the the receivership ("Post-Receivership Tax Obligations"); and WHEREAS, the Receiver requested that the IRS voluntarily subordina Assessments and any other claim of the IRS other than the Post Receivership T "IRS Claim") in favor of the defrauded investor-victims.	

nong the IRS, the Receiver, the Distribution Agent, and the Tax Administrator (collectively, the "Parties") as follows:

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- 1. The IRS agrees that it will permit the defrauded investor-victims to stand in the shoes of the IRS with respect to the full value of the IRS Claim EXCEPT the Form 941 Employment Tax, Fourth Qtr. 2015, assessed at \$2,636.00 (the "2015 Employment Tax Assessment"), provided that, to the extent funds are available for distribution by the Distribution Agent, the Distribution Agent shall pay an amount equal to the subrogated value of the IRS Claim that otherwise would have been paid to the IRS solely to the defrauded investor-victims, and no portion of the amount that would be paid to the IRS on account of the IRS Claim in the absence of this stipulation and order shall be paid to any other person or entity, including, but not limited to, any secured or unsecured creditors.
 - 2. The requirement that the Receiver and the Tax Administrator pay the Post-

If by regular United States mail delivery:
U.S. Department of Justice, ATTN: TAXFLU
P.O. Box 310 – Ben Franklin Station

Washington, D.C. 20044

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If by courier (FEDEX, UPS, etc.) delivery: U.S. Department of Justice, ATTN: TAXFLU Room 6647 – Judiciary Center Building 555 Fourth Street NW Washington, D.C. 20001

If payment is by wire transfer or other electronic means, please contact attorney Jonathan Hauck at 202-616-3173 for instructions.

- 4. If the Court does not enter this proposed Stipulated Order, (a) this stipulation shall be null and void and the Parties shall not be bound hereunder, and (b) this stipulation shall have no residual or probative effect or value, and it shall be as if it had never been executed.
- 5. The Parties agree that each party shall bear its own costs and attorneys' fees relating to this proposed Stipulated Order.
- 6. The signatories for the Parties each certify that he or she is authorized to enter into the terms and conditions of this stipulation, and to execute and bind legally such party to this document.

1	7. It is contemplated that this stipulation may be executed in several counterparts. All			
2	such counterparts and signature pages, together, shall be deemed to be one document.			
3	8. The Parties understand and agree that this stipulation contains the entire agreement			
4	between them, and that no statements, representations, promises, agreements, or negotiations, oral of			
5	otherwise, between the Parties or their couns	sel that are not included herein shall be of any force or		
6	effect.			
7	STIPULATED AND AGREED BY:			
8	LYNCH LAW PRACTICE, PLLC	UNITED STATES OF AMERICA		
9	/s/ Michael F. Lynch	/s/ Jonathan M. Hauck		
10	Nevada Bar No. 8555 Michael@LynchLawPractice.com	Richard E. Zuckerman Principal Deputy Assistant Attorney General		
11 12 13	Counsel for the Receiver Robb Evans & Associates LLC HEFFLER CLAIMS GROUP	Jonathan M. Hauck Trial Attorney, Tax Division U.S. Department of Justice P.O. Box 683 Washington, D.C. 20044 202-616-3173 (v) 202-307-0054 (f) Jonathan.m.hauck@usdoj.gov		
14 15	Distribution Agent Ronald A. Bertino, Senior Director			
16 17 18	1515 Market Street, Suite 1700 Philadelphia, PA 19102 215.430.6084 rbertino@hefflerclaims.com	Attorneys for the United States of America		
19 20 21 22 23 24 25	Tax Administrator Richard A. Fragale, Tax Partner 1515 Market Street, Suite 1700 Philadelphia, PA 19102 215.972.5052 rfragale@hrscpas.com	P		
25 26	Dated: May 8, 2020.	IT IS SO ORDERED:		
27 28		The Honorable James C. Mahan		