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May 8, 2014

VIA EMAIL ONLY

LEE T. SILVER
ADMITTED IN MI

Re: Commodity Futures Trading Commission vs. Watson, Potts and Cash Flow

Financial, LLC et al

U.S. District Court, Eastern District of Michigan, Southern Division

Case No. 11-cv-10949, Honorable Lawrence P. Zatkoff

Dear Sir or Madam:

The purpose of this letter is to provide an update regarding the current status of the above-referenced case and the CFF Receivership Estate. As you may already be aware, on February 24, 2014, the Court entered the *Order Approving Investor Claims Procedure* ("the Order"), which directed the Receiver to send out a Claims Packet to all known potential claimants within thirty (30) days. In compliance with the Order, the Receiver mailed a Claims Packet to all known potential claimants via regular first-class mail on March 14, 2014.

Per the terms of the Order, all potential claimants who wish to file a claim in these Receivership proceedings <u>must</u> send a completed and signed Statement of Claim form and any necessary supporting documentation to the Receiver no later than the <u>Claims Bar Date of May 26, 2014</u>. Any claimant who fails to send in a Statement of Claim form by the Claims Bar Date will be forever barred from participating in the Receivership. <u>If you have not already received a personalized Claims Packet from the Receiver by mail</u>, you may request a Claims Packet by contacting the Receiver's office via telephone or e-mail as indicated above, or you may download a blank Claims Packet from our website at <u>www.cffreceiver.com</u> under the "Investor Response Form" tab.

Please note that it is the investors' responsibility to keep their contact information current with the Receiver's office. Per the terms of the Order, not receiving a Claims Packet due to failure to provide current contact information to the Receiver will not be sufficient grounds to contest the barring of an investor's claim. Additionally, please note that per the terms of the Order, each investor must <u>mail the original, signed Statement of Claim form</u> to the Receiver. Claim Forms that are only submitted by fax or e-mail will not be considered properly submitted,

so the original must be sent by mail to the Receiver's office in order to preserve the investor's claim regardless of whether a copy was submitted electronically.

Due to the approaching Claims Bar Date, we are experiencing an extremely high volume of e-mails, telephone calls, and voicemails from investors. Please note that our office responds to investor voicemail messages and e-mails in the order in which they have been received, so if you have left a message with or e-mailed our office please allow a few business days for a representative from our office to respond. We appreciate your patience, and we assure you that we will respond to you in as timely a manner as possible.

A copy of this letter will be posted on the CFF website and has been e-mailed to all investors for whom the Receiver has an e-mail address. If you would like future updates to be e-mailed to you, please provide the Receiver with your e-mail address to cffreceiver@stengerlaw.com.

Very truly yours,

Phillip S. Stenger, Esq.

Receiver for Cash Flow Financial, LLC

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