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8	UNITED STATES DISTRICT COURT		
9	SOUTHERN DISTRICT OF CALIFORNIA		
10	SECURITIES AND EXCHANGE COMMISSION,	CASE NO. 3:12-cv-2164	-GPC-JMA
11	Plaintiff,	ORDER:	
12		RESETTING BRIEFIN SCHEDULE	G
13	V.		IONAL
14		REQUESTING ADDIT	
15		[ECF No. 1181]	
16 17	LOUIS V. SCHOOLER and FIRST FINANCIAL PLANNING	DENYING INVESTOR MOTIONS WITHOUT	
17 18	CORPORATION, dba Western Financial Planning Corporation,	[ECF Nos. 1194, 1200, 12 1221, 1222, 1223]	204, 1211,
19	Defendants.	1221, 1222, 1223]	
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20 21	On February 4, 2016, the Receiver Thomas C. Hebrank ("Receiver") moved for an order (a) authorizing the Receiver to conduct an orderly sale of General Partnership		
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22 23	properties, (b) approving a plan of distributing receivership assets, and (c) approving		
	procedures for the administration of investor claims. ECF No. 1181. The Court		
24 25	continues the hearing on this motion to May 6, 2016, at 1:30 p.m. in Courtroom 2D.		
25 26	Accordingly, IT IS HEREBY ORDERED that any opposition shall be filed on or		
26 27	before April 15, 2016. ¹ Any reply shall be filed on or before April 22, 2016.		
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28	¹ To the extent that any investors intend to oppose the Receiver's motion, the investors are DIRECTED to do so pursuant to Fed. R. Civ. P. Rule 24.		
	-	1 -	3:12-cv-2164-GPC-JMA

The Court directs additional briefing in advance of the May 6, 2016 hearing. 1 2 Specifically, the Court **DIRECTS** the Receiver to craft a proposal that would enable 3 general partnerships ("GPs") that wish to do so to exit the receivership while 4 maintaining control of their properties instead of having their properties sold. The 5 proposal should include: (1) a procedure by which each GP could elect whether or not to sell; (2) conditions that must be met by each GP that wishes not to sell showing that 6 the GP could maintain fiscal viability going forward; (3) conditions that must be met 7 by each GP to insure fairness to those investors within GPs which wish not to sell but 8 9 who individually wish to exit their investment; (4) conditions that must be met by each 10 GP to demonstrate their ability for self-governance; (5) alternatives for the disposal of 11 Western's interest in such GPs; and (6) an assessment by the Receiver of the 12 advantages and disadvantages of the proposal. The Receiver shall file this proposal by 13 close of business on April 22, 2016.

14 Also before the Court are seven motions filed by various investors who have 15 invested in various GPs that are subject to the receivership. See ECF Nos. 1194, 1200, 1204, 1211, 1221, 1222, 1223. These motions are DENIED WITHOUT PREJUDICE 16 17 on the basis of non-compliance with Fed. R. Civ. P. Rule 24. The Dillon and Aguirre 18 investors are directed to follow Fed. R. Civ. P. Rule 24 and file motions to intervene 19 to the extent that they wish to refile any of these motions. Accordingly, the hearings on motions ECF Nos. 1221, 1222, and 1223 currently set for April 29, 2016 are 20 21 VACATED.

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IT IS SO ORDERED.

24 DATED: April 5, 2016

United States District Judge