

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK**

PASHA S. ANWAR, et al.,

Plaintiffs,

v.

FAIRFIELD GREENWICH LIMITED, et al.,

Defendants.

Master File No. 09-cv-0118 (VM)

This Document Relates To: 09-cv-118(VM)

**DECLARATION OF SYLVIA TUCKER IN PARTIAL OPPOSITION TO
THE CLASS PLAINTIFFS' MOTION FOR DISTRIBUTION OF
THE GLOBEOP NET SETTLEMENT FUND**

SYLVIA TUCKER, of full age, declares under penalty of perjury as follows:

1. I was an investor in Greenwich Sentry, L.P. ("Greenwich"), one of the Madoff "feeder" funds. I lost most of my life savings through my investment in Greenwich. I respectfully oppose the Class Plaintiffs' Motion for Distribution of the GlobeOp Net Settlement Fund to the extent it seeks to deny me any recovery, even though I lost hundreds of thousands of dollars through no fault of my own.
2. I am 96 years old and widowed.
3. Between October 1, 1998 and April 1, 2008, I invested most of my personal savings – a total of \$588,407 – in Greenwich. I understand that the class of plaintiffs includes only people who were investors as of December 10, 2008, and I was an investor in Greenwich as of that date.
4. Since I first invested in Greenwich, I have received a total of approximately \$53,000 back from that investment. I have lost the entire remainder of my investment, which

represents approximately 80 percent of my life savings, which I earned from working in a variety of positions for over more than 40 years.

5. From the time I first learned of this lawsuit in 2009, I understood that I was a member of the class of plaintiffs for whom this lawsuit was brought because of the loss of principal I suffered in connection with my investment.

6. In early 2013, I received notice of the "FG Settlement" along with a form proof of claim. I filed the proof of claim to participate in the FG Settlement.

7. In July 2013, I received a letter entitled "Notice of Deficiency and Partial Rejection" (the "Notice") from Rust Consulting, Inc. ("Rust") concerning my claim to participate in the FG Settlement. The Notice indicated that I could receive money from the FG Settlement if I provided supporting additional documentation evidencing my holdings as of December 10, 2008. A copy of the notice I received is attached as Exhibit A.

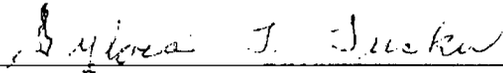
8. I responded to Rust on July 26, 2013 at the email address provided in the Notice through my son's email address because I do not have an email address. A copy of the July 26, 2013 email is attached as Exhibit B.

9. I have heard nothing more from Rust regarding my proof of claim.

10. I understand that there has now been a settlement with additional defendants, known as the "GlobeOp Settlement." Although I received notice of the FG Settlement and filed my proof of claim, I never received notice of the GlobeOp settlement or a GlobeOp proof of claim form. I first learned of the GlobeOp settlement earlier this year. I have now been told that the lawyers for Class Plaintiffs decided that I should not receive any money from the GlobeOp Settlement, or even the FG Settlement, because my son, Jeffrey Tucker, is a defendant in the case.

11. I was an investor in Greenwich just like the other members of the class who are seeking to recover some of their lost money. I had nothing to do with how or where the funds were invested. I gained nothing from any wrongdoing that is alleged in this case. I made my investment with my own personal money and hoped it would do well. Instead, I have lost almost my entire investment and most of my life savings. I am now being told that the lawyers for the class have decided I should not receive any of the money being recovered. I believe that is terribly unfair, and I ask the Court to order that I be permitted to receive my fair share of the settlement funds.

I declare under penalty of perjury that the foregoing is true and correct. Executed on August 29, 2014.



SYLVIA TUCKER

EXHIBIT A

FAIRFIELD GREENWICH SECURITIES LITIGATION
C/O RUST CONSULTING, INC.
CLAIMS ADMINISTRATOR
P.O. BOX 2874
FARIBAULT, MN 55021-8674



July 15, 2013

RESPONSE DUE DATE: August 14, 2013

SYLVIA TUCKER
68-37 YELLOWSTONE BLVD
FOREST HILLS, NY 11375

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NOTICE OF DEFICIENCY AND PARTIAL REJECTION * Claim No: 23 Account #**

Dear Claimant:

This Notice concerns the PARTIAL REJECTION of above-referenced Proof of Claim and Release that you filed, or that was filed on your behalf, in the Pasha S. Anwar, et al. v. Fairfield Greenwich Limited, et al. (Civil Action No. 09-cv-118) for a share of the distribution of settlement proceeds.

Your claim is being REJECTED because it DID NOT include any documentation to support the transaction(s) of the eligible funds listed on the reverse side of this Notice or the documentation previously provided was deemed to be inadequate and deficient. Your claim is being partially rejected because of the above-referenced deficiency.

THIS IS A "CURABLE" CONDITION, PLEASE READ THIS NOTICE CAREFULLY. FOR YOUR CLAIM TO BE RECONSIDERED IN ITS ENTIRETY, YOU MUST SUBMIT ACCEPTABLE DOCUMENTATION TO SUPPORT THE TRANSACTIONS LISTED ON THE REVERSE SIDE OF THIS NOTICE. PLEASE PROVIDE DOCUMENTATION FOR ONLY THOSE ITEMS INDICATED ON THE REVERSE SIDE OF THIS NOTICE.

Examples of acceptable documentation include: copies of securities broker's confirmation slips, month or year-end account statement(s), a letter from your broker on company letterhead or other documents evidencing each transaction or retention of the eligible securities. The documentation you submit must include the name of the beneficial owner, the name of the institution that executed the trade(s) or held the securities, along with all trade details (including the security traded, trade date, quantity/par, price and net amount of the transaction prior to any commissions, taxes or fees applied to the trade).

If your response is not RECEIVED by the Response Due Date above, or if your response fails to cure the ineligibility condition(s) identified, your Claim will be rejected to the extent that those conditions remain uncured. Please do not re-submit the same documentation provided when you filed your claim as it has already been determined to be inadequate and will not cure this condition.

Please note: a partial rejection may affect the overall loss calculation and may result in no recognized loss.

YOU MUST RETURN A COPY OF THIS NOTICE WITH ANY RESPONSE AND YOU MUST REFERENCE YOUR CLAIM NUMBER ON ALL CORRESPONDENCE AND SUPPORTING DOCUMENTATION THAT YOU SUBMIT.

If you have any questions, please call us at 1-855-263-3450 OR 1-612-359-7949. You may receive additional letters if other issues are identified in this claim.

Sincerely yours,

Claims Administrator



FAIRFIELD GREENWICH SECURITIES LITIGATION

Claim No: 23 - Account #

IMPORTANT

YOU MUST RETURN A COPY OF THIS NOTICE WITH ANY RESPONSE AND YOU MUST REFERENCE YOUR CLAIM NUMBER ON ALL CORRESPONDENCE AND SUPPORTING DOCUMENTATION THAT YOU SUBMIT.

The transactions listed below have been identified as having an ineligibility condition or conditions associated with them.

If you fail to respond or, to the extent your response fails to cure the ineligibility condition(s) identified for a given transaction or holding position listed above, the transaction(s) or holding will be rejected, along with any corresponding transaction(s) according to the accounting principle of First-In, First-Out ("FIFO"). As such, the corresponding transaction will NOT be considered in the calculation of this claim's Net Loss, which may result in a zero Net Loss for the claim. For example, if you fail to provide documentation evidencing your "Ending Position", all purchases which match to that "Ending Position" according to FIFO will also be rejected.

If an "Ending Position" is indicated below, please provide supporting documentation evidencing your holdings on December 10, 2008.

For all other purchases and sales indicated, please provide supporting documentation for the particular eligible funds traded on the date indicated.

ELIGIBLE FUNDS

FUND TYPE	TRANSACTION TYPE	TRADE DATE	QUANTITY	CURRENCY	PRICE	NET AMOUNT
GREENWICH SENTRY, L.P.	Ending Position		564,056.0000	USD		

EXHIBIT B

Jeffrey Tucker

From: Jeffrey Tucker
Sent: Friday, July 26, 2013 1:35 PM
To: 'info@fairfieldgreenwichlitigation.com'
Subject: Notice of Deficiency and Partial Redemption *** Claim #23
Attachments: Rust Letter of July 15, 2013.pdf; 2008 K-1 Sylvia Tucker.pdf

Gentlemen:

I am in receipt of your letter dated July 15, 2013, a copy of which is attached. Under Eligible Funds you note Greenwich Sentry, L.P. "Ending Position". Pursuant to your letter when Ending Position is noted, you require documentation evidencing holdings on December 10, 2008. As there were no statements rendered by the Fund after October 31, 2008, I would hope you would accept a copy of my Schedule K-1 from Greenwich Sentry, L.P. for 2008, a copy of which is also attached. While the ending capital account balance is rather small the K-1 reflects reductions due to the Theft Loss of \$645,593 and \$215,698. The former was deductible in 2008, and the latter deductible in 2009, pursuant to Rev. Proc. 2009-20. A further small deduction from my capital account of \$1,263 is noted as a Portfolio Deduction. The Theft Loss deductions would have been available as of December 10, 2008 and thereafter.

I hope the foregoing would be sufficient to document my account balance as of December 10, 2008. Please advise. If sufficient I will submit hard copy of the K-1 in accordance with your letter of July 15, 2013.

Sincerely,

Sylvia Tucker
68-37 Yellowstone Blvd.
Forest Hills, New York 11375