## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF SOUTH CAROLINA CHARLESTON DIVISION

Securities and Exchange Commission,	)
Plaintiff,	) C/A No. 2:07-CV-00919-DCN
VS.	ORDER
Albert E. Parish, Jr.; Parish Economics, LLC; and Summerville Hard Assets, LLC,	) )
Defendants.	) )

This matter is before the court on non-party/intervener Charles Schwab & Co.,
Inc.'s motion for reconsideration of the court's February 10, 2010 order approving the
receiver's settlement agreement with Battery Wealth Management, Wayne Cassaday, and
Continental Casualty Company. Specifically, Schwab requests that the court delete the
final sentence from numbered paragraph twenty-one on page eight of the order, which
reads, "As admitted by Schwab's counsel during the hearing on this motion, Schwab will
only be able to assert such a claim if it is found liable to the plaintiffs in the Brown
action." According to Schwab, this sentence improperly conditions its ability to make a
claim on its being found liable in the Brown action, when Schwab may have a claim
independent of the outcome of the Brown action. Counsel for the receiver and counsel
for Battery Wealth Management and Wayne Cassaday have consented to this change, and
no other party to this litigation has objected to it. Schwab's motion is GRANTED. The
court's February 10, 2010 order approving the receiver's settlement agreement with
Battery Wealth Management, Wayne Cassaday, and Continental Casualty Company is

hereby amended to delete the final sentence from numbered paragraph twenty-one on page eight of the order.

## AND IT IS SO ORDERED.

DAVID C. NORTON

CHIEF UNITED STATES DISTRICT JUDGE

April 8, 2010 Charleston, South Carolina