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9 **UNITED STATES DISTRICT COURT**  
 10 **NORTHERN DISTRICT OF CALIFORNIA**  
 11 **SAN JOSE DIVISION**

12 SECURITIES AND EXCHANGE  
 13 COMMISSION,

14 Plaintiff,

15 v.

16 SMALL BUSINESS CAPITAL CORP.;  
 17 MARK FEATHERS; INVESTORS PRIME  
 FUND, LCC; and SBC PORTFOLIO FUND,  
 LLC,

18 Defendants.

Case No. CV12-03237

**RECEIVER'S FORENSIC ACCOUNTING  
 REPORT**

Ctrm: 4 - 5th Floor  
 Judge: Hon. Edward J. Davila

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1 Thomas A. Seaman ("Receiver") Court-appointed permanent receiver for Small Business  
2 Capital Corp., Investors Prime Fund, LLC, SBC Portfolio Fund, LLC, and their subsidiaries and  
3 affiliates (collectively, "Receivership Entities"), submits this forensic accounting report covering  
4 the period from January 1, 2007 through the time of the Receiver's appointment on June 26, 2012.

### 5 I. PROCEDURAL BACKGROUND

6 The Preliminary Injunction Order directs the Receiver to "make an accounting, as soon as  
7 practicable, to this Court and the Commission of the assets and financial condition of SB Capital,  
8 IPF and SPF, and to file the accounting with the Court and deliver copies thereof to all parties."  
9 Preliminary Injunction Order, Docket No. 34, Part VII.E. Pursuant to this order, the Receiver  
10 analyzed the books and records of the companies and determined certain important aspects of the  
11 accounting data to be unreliable. The Receiver, therefore, began an analysis of cash receipts,  
12 disbursements and intercompany transfers and filed a Preliminary Forensic Accounting Report on  
13 January 16, 2013, recommending that further reconciliation and analysis be done to complete the  
14 forensic accounting. Docket No. 171. On January 18, 2013, the Court authorized the Receiver to  
15 perform the necessary work to complete the forensic accounting. Docket No. 178.

16 The Preliminary Forensic Accounting report was based on the best information available at  
17 the time with certain conclusions arrived at by estimation and deduction, particularly regarding the  
18 amounts transferred to the Manager by the Funds. Now that the forensic accounting is complete,  
19 the Receiver is able quantify all categories of cash flows, including intercompany uses of member  
20 funds, and produce discrete listings of each deposit, disbursement or transfer made.

### 21 II. CORPORATE STRUCTURE

22 Small Business Capital Corp. ("SBCC" or "Manager") is the managing member of three  
23 investment funds, each of which is a California limited liability company ("Funds"). Mark  
24 Feathers was the founder and Chief Executive Officer of SBCC. The three Funds are Investors  
25 Prime Fund, LLC ("IPF"), SBC Portfolio Fund, LLC ("SPF"), and SBC Senior Commercial  
26 Mortgage Fund, LLC ("SCMF"). Individuals who made investments in the Funds became  
27 members of the respective LLCs. IPF was the managing member of a subsidiary company, Small  
28 Business Capital, LLC ("SBC LLC"), which was established to hold the U.S. Small Business

1 Administration ("SBA") lending authority and make SBA 7-A loans. Collectively, the Funds, the  
2 Manager, and SBC LLC are referred to as the Receivership Entities.

### 3 III. EXECUTIVE SUMMARY

4 The forensic accounting of the Receivership Entities demonstrates that the revenue  
5 generated from the Funds' lending activities was insufficient to pay the amounts posted in member  
6 statements as mortgage pool distributions ("Member Returns"). More specifically, the Funds  
7 generated net income from lending activities of \$3.97 million, which is substantially less than the  
8 \$6.584 million in Member Returns paid or credited to members.

9 Despite the inability to meet Member Returns from their cash basis net income, the Funds  
10 also transferred substantial amounts to the Manager to pay the Manager's operating expenses.  
11 Transfers from the Funds to the Manager totaled \$9.24 million. Of this amount, \$1.773 million  
12 was returned by the Manager to the Funds, and therefore a net of \$7.467 million was transferred  
13 from the Funds to the Manager. As discussed in further detail below, these funds were transferred  
14 in various ways to the Manager to cover payroll and other operating expenses.

15 There was no source of money to pay Member Returns and operating expenses of the  
16 Manager other than lending profits and member capital. As discussed above, the lending profits  
17 were only \$3.97 million. Therefore, member capital was used to pay Member Returns and  
18 operating expenses of the Manager. As a result, at the time of the Receiver's appointment, the  
19 aggregate stated balance of member accounts exceeded the total combined assets of the Funds and  
20 the Manager by approximately \$13.1 million.

21 The fact that revenue from lending activities was insufficient to pay Member Returns and  
22 cover operating expenses of the Manager resulted in the Receivership Entities constantly being  
23 short on cash. In order to meet their cash needs, the Receivership Entities used several types of  
24 transactions to create liquidity. These transactions include:

- 25 • Transfers of cash between Funds;
- 26 • Loans by the Funds to the Manager
- 27 • Payment of management fees
- 28 • Payments by the Manager back to the Funds

- 1 • Payment of loan premiums on inter-Fund loan transfers
- 2 • Reimbursement of expenses
- 3 • Payment of syndication costs
- 4 • Transfers of loans between funds
- 5 • Transfers of member accounts between Funds
- 6 • Investments by one Fund in another and subsequent transfers back to the original Fund
- 7 • "Reinvesting" of Member Returns in lieu of cash payments.

8 If all the Receivership Entities are consolidated and treated as a single entity, the Funds  
9 and Manager operated at substantial losses; expenses of \$15,457,185 exceeded revenue of  
10 \$11,065,467 by \$4,391,718.

11 The financial behavior of the Receivership Entities was driven by competing liquidity  
12 needs of paying Member Returns and covering the expenses of the Manager. The constant  
13 illiquidity experienced by the Funds and the Manager, and addressed via the numerous kinds of  
14 transactions listed above, resulted in a very high volume and complex web of transactions to  
15 unravel and analyze.

#### 16 **IV. OBJECTIVES, SCOPE, AND METHODOLOGY**

17 The objective of the forensic accounting is to determine the assets and financial condition  
18 of the Receivership Entities and how money raised from members was used. The Receiver created  
19 a QuickBooks model, which is essentially a relational database, designed to accumulate all cash  
20 receipts and disbursements in a dual entry system that is reconciled to the banking records of the  
21 Receivership Entities from January 1, 2007, through the time of the Receiver's appointment.<sup>1</sup> The  
22 data is organized into money raising, money lending and intercompany activities and is designed  
23 to provide the Court and the parties with the following information:

- 24 • A reconciled sources and uses of funds analysis;
- 25 • The amount invested by and distributed to members;

26 \_\_\_\_\_  
27 <sup>1</sup> The Receiver used January 1, 2007, as the start date of the forensic accounting because that is  
28 the date on which the companies' ABS system begins to track member investment accounts  
and borrower accounting. The ABS system was more fully described in the Preliminary  
Forensic Accounting Report. Docket No. 171.

- 1 • The amount owed to members;
- 2 • The amount lent to and collected from borrowers and the profitability of the Funds' lending activities;
- 3 • The amount the Funds transferred to the Manager;
- 4 • An accounting of the uses of funds transferred to the Manager from the Funds;
- 5 • The amount paid to Mark Feathers, or on his behalf, and paid to his immediate family members;
- 6 • The amount paid to shareholders;
- 7 • An analysis of intercompany transfers and how they were used to create liquidity to meet the cash needs of the Funds and the Manager;
- 8 • The value of the Funds' assets compared to stated balances in member capital accounts;
- 9 • A functioning database of all financial transactions for purposes of determining potential sources of recovery, including disgorgement and damages, and analyzing member and creditor claims;
- 10 • The financial position and cash balances of the Funds and the Manager at any given time during the accounting period; and
- 11 • Information necessary for analyzing tax issues and preparing tax returns of the Receivership Entities.

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16 The Receivership Entities used 45 bank accounts over the 66-month forensic accounting  
17 time period. Over 21,200 transactions with a dollar value of over \$635,000,000 were entered into  
18 the Receiver's database from approximately 700 bank statements and reconciled to the cash taken  
19 into the possession of the Receiver at the time of his appointment. Only cash entries representing  
20 either a deposit, withdrawal, or transfer between accounts were included in the database. Book  
21 entries that did not tie to cash transactions and other non-cash transactions were not used. Credit  
22 card charges were also entered. As a result of the very high volume of transactions, the forensic  
23 accounting was more labor-intensive and time consuming than initially anticipated.

#### 24 **V. FUND ASSETS vs. STATED BALANCES IN MEMBER ACCOUNTS**

25 The table below presents the net assets of the Funds as compared to stated balances in  
26 member capital accounts as of the date of the Receiver's appointment. All loan balances are  
27 valued at the unpaid principal owed by the borrowers and have been reduced for expected losses

1 on certain loans in the amount of \$2,284,109.<sup>2</sup> Other assets have been adjusted to their current  
 2 value, if that is known. The California Business Bank ("CBB") stock is valued at \$42,900 based  
 3 on its current price per share of \$0.13 (as opposed to \$990,000, the value based on the \$3.00 per  
 4 share price paid by IPF), and no provisions for potential recoveries from the Receiver's litigation  
 5 against CBB have been included. Performing loans are carried at par with no adjustments for any  
 6 premiums or discounts that may occur if and when they are sold.<sup>3</sup> Based on these valuations and  
 7 information, the total loss of member capital is approximately \$13.1 million as illustrated in the  
 8 following table:

<b>TABLE 1</b>						
<b>RECEIVERSHIP ENTITIES - CASH BASIS ADJUSTED BALANCE SHEET</b>						
<b>Entity</b>	<b>IPF</b>	<b>SBC LLC</b>	<b>SPF</b>	<b>SCMF</b>	<b>SBCC</b>	<b>Total</b>
Cash	4,353,316	2,996,649	2,734,612	244,962	203,424	10,532,962
Loan Book Value	7,758,339	7,466,004	6,089,883	2,782,031	-	24,096,256
Adj. for Expected Losses	1,953,214	195,000	95,895	40,000	-	2,284,109
Net Loan Value	5,805,125	7,271,004	5,993,988	2,742,031	-	21,812,147
California Business Bank Stock	42,900					42,900
Cash Value Life Insurance	30,235					30,235
SBA License		750,000				750,000
Sweet Fingers REO	290,000					290,000
Natoma REO			300,860 <sup>4</sup>			300,860
Total Assets	10,521,576	11,017,652	9,029,460	2,986,993	203,424	33,759,104
Member Capital <sup>5</sup>	32,417,562		10,664,851	3,784,168		46,866,582
Surplus/(Shortage)	(21,895,987)	11,017,652	(1,635,392)	(797,176)	203,424	(13,107,478)

23 <sup>2</sup> The specific expected loss on each loan is not included herein so as not to impair the  
 24 Receiver's efforts to collect on the applicable loans.

25 <sup>3</sup> It should be noted that the SBA has submitted a claim to the Receiver in the amount of  
 26 \$24,181,665.20, representing what it contends is a contingent right to recover from the  
 27 Receivership Entities due to alleged defects and deficiencies in the pre-receivership origination  
 28 and servicing of loans involving SBA guarantees.

<sup>4</sup> This value is net of the \$400,000 first trust deed subsequently paid off by the Receiver.

<sup>5</sup> This amount represents principal invested, less principal returned, plus reinvested returns, plus referral fees paid by the Manager.



1 Note, Whiskey Junction is included in the loan total and not separately listed as an REO  
 2 because at the time of the Receiver's appointment, it was still a loan. The Receiver took the  
 3 property back via foreclosure on March 8, 2013.

#### 4 VI. SOURCES AND USES OF FUNDS

5 In order to shed light on the approximately \$13.1 million loss of member capital, the  
 6 Receiver has prepared a sources and uses of funds analysis based on the cash flows to and from  
 7 the Funds. The analysis is provided by financial activity, *i.e.*, money raising, money lending, and  
 8 intercompany transfers (payments among SBCC and the Funds). Exhibit A provides a worksheet  
 9 used to arrive at the sources and uses by activity for the Funds and summarizes the cash flows set  
 10 used to arrive at the Profit and Loss statements by Fund and Balance Sheets by Fund, which are  
 11 attached as Exhibits B and C, respectively.

12 At the start of the forensic accounting period (January 1, 2007), IPF was the only Fund in  
 13 operation. The IPF balance sheet as of December 31, 2006 shows a cash balance of approximately  
 14 \$56,289, loans of \$2.228 million and an investment in Coast Capital Income Fund, LLC, an entity  
 15 previously owned in part by Mr. Feathers. Members of IPF had invested \$3,608,212.66 as of that  
 16 time. SBCC, the Manager, had cash assets of \$146,571 and an unpaid line of credit for \$600,000.  
 17 Therefore, the Receivership Entities began the forensic accounting period in an illiquid state.  
 18 From that point in time, the primary source of funding for the Receivership Entities was new  
 19 investments by members and revenue from lending activities. Cash flows by activity for the  
 20 accounting period are summarized as follows:

21 TABLE 2					
22 CASH FLOW BY FINANCIAL ACTIVITY					
23 1/1/2007 - 6/26/2012					
23 (\$ millions)					
	IPF	SBC LLC	SPF	SCMF	Total
24 Beginning Cash Balance	0.056	0.000	0.000	0.000	.056
25 Money Raising	26.074	-	7.553	2.877	36.504
26 Money Lending	5.109	(6.505)	(14.016)	.718	(14.694)
27 Intercompany	(26.886)	9.502	9.198	(3.350)	(11.536)
28 Ending Cash Balance	4.353	2.997	2.735	.245	10.330

1 Note, the ending cash balance in this table is approximately \$200,000 less than the ending  
2 cash balance shown in Table 1 because this table shows only the Funds and excludes SBCC.

3 **A. Money Raising Activities**

4 Money raising activities are comprised solely of: (1) the total cash invested by members  
5 less: (a) cash distributions to members, and (b) principal returned to members. The table below  
6 provides the total cash raised from members by Fund (\$57.299 million), the total returns members  
7 received in the form of cash payments (\$3.668 million), and the total principal returned to  
8 members (\$13.518 million). The net sum raised after returns paid to members is \$40.112 million.  
9 Of this amount, \$3.608 million was raised prior to January 1, 2007, the start date of the forensic  
10 accounting, thus the total amount of cash generated by money raising activities during the forensic  
11 accounting period is \$36.504 million as reflected in Table 2 above. The \$40.112 million in net  
12 cash generated by money raising activities (including the \$3.608 million raised prior to the  
13 forensic accounting period) is summarized as follows:

14

TABLE 3				
MONEY RAISING ACTIVITY SUMMARY BY FUND <sup>6</sup>				
(\$ millions)				
	IPF	SPF	SCMF	Total
Principal Invested	43.117	11.272	2.910	57.299
Member Returns Paid in Cash	(2.669)	(0.967)	(0.033)	(3.669)
Principal Returned	(10.767)	(2.751)	-	(13.518)
Total Money Raising	29.681	7.554	2.877	40.112

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21 These aggregate money raising cash flows are distinct from and do not reflect the amount  
22 owing to members showing in the company's ABS system or the proper amount of member claims  
23 against the receivership estate. The ABS system includes non-cash entries that increase member  
24 account balances for (a) interest they "reinvested," and (b) referral fees,<sup>7</sup> (either for referring their

25 <sup>6</sup> These cash flows do not include the intercompany transfer of member accounts between Funds  
26 in the aggregate amount of \$6.911 million which have been accounted for herein as  
27 intercompany member distributions and contributions and are discussed below under  
28 Intercompany Uses of Cash.

<sup>7</sup> As discussed in the Manager to Funds Transfers section below, \$170,549.17 of referral fees  
were paid by the Manager to the Funds in cash.

1 own investment, referring other members, or agreeing to transfer their investment from one Fund  
 2 to another.) Members were allowed to reinvest their monthly returns, which reduced the cash  
 3 needs of the Funds. The following table provides a summary of returns reinvested by Fund. The  
 4 practice of reinvesting returns ended with the June 1, 2012 payment, the final payment of Member  
 5 Returns prior to the Receiver's appointment on June 26, 2012.

TABLE 4			
RETURNS REINVESTED BY FUND			
FUND	MEMBER RETURNS PAID	MEMBER RETURNS PAID IN CASH	MEMBER RETURNS REINVESTED
IPF	4,920,229	2,668,447	2,251,782
SPF	1,550,436	967,054	583,382
SCMF	113,190	33,453	79,737
Total	6,583,855	3,668,954	2,914,901

#### 12 **B. Money Lending Activities**

13 The Funds' lending activities resulted in a net use of cash in the amount of \$14,694,141 as  
 14 of the date of the Receiver's appointment. The Funds made loans to borrowers in the gross  
 15 amount of \$92,280,729. Borrowers repaid principal of \$24,252,028. The sources and uses of the  
 16 Funds' lending activities are summarized as follows:

TABLE 5					
SOURCES AND USES OF THE FUNDS' LENDING ACTIVITIES					
(\$ millions)					
	IPF	SBC LLC	SPF	SCMF	Total
Loans Made to Borrowers	(21.089)	(43.375)	(26.951)	(.866)	(92.281)
Loan Sales to Third Parties	10.706	35.085	3.667	1.310	50.768
Principal Repaid	15.036	.823	8.137	.256	24.252
Lending Revenue	3.104	3.762	1.692	.163	8.721
Operating Expenses	(1.622)	(2.423)	(.561)	(.145)	(4.751)
SBA License Investment		(.750)			(.750)
CBB Stock	(.990)				(.990)
Other Lending Cash Flows <sup>8</sup>	(.034)	.372	(.003)	-0-	.335

27 <sup>8</sup> This is primarily comprised of borrower deposits and cash on hand in loan payment holding  
 28 accounts for loans the Funds were servicing. These amounts had not yet been paid over to  
 loan owners or participants at the time of the Receiver's appointment.

<b>TABLE 5</b>					
<b>SOURCES AND USES OF THE FUNDS' LENDING ACTIVITIES</b>					
<b>(\$ millions)</b>					
	<b>IPF</b>	<b>SBC LLC</b>	<b>SPF</b>	<b>SCMF</b>	<b>Total</b>
Total Money Lending	5.110	(6.506)	(14.017)	.718	(14.694)

Note, this does not mean that the Funds lost \$14.694 million from lending activities. Instead, it shows that \$14.694 million of cash raised from members had been "used" on lending activities as of the date of the Receiver's appointment. The "use" of cash includes for purposes of making outstanding loans, and therefore does not represent a loss of capital. As discussed below, the net revenue from the Funds' lending activities was \$3.97 million.

The loans made by the Funds generated operating revenues. Specifically, the loans generated loan interest income of \$3,786,054, loan servicing income of \$578,557, loan origination income of \$600,328, and other loan income of \$123,746. In addition, SBC LLC, a subsidiary of IPF, sold the SBA guaranteed portions of SBA 7-A loans in the total amount of \$35,085,905, and retained the servicing rights for these loans. The sales of these loans to unrelated third parties generated profits of \$3,633,194 to the Funds. The foregoing operating revenue of the Funds' lending activities may be summarized by Fund as follows:

<b>TABLE 6</b>					
<b>OPERATING REVENUE FROM LENDING ACTIVITY BY FUND</b>					
<b>(\$ millions)</b>					
	<b>IPF</b>	<b>SBC LLC</b>	<b>SPF</b>	<b>SCMF</b>	<b>Total</b>
Loan Interest Income	2.205	.476	1.051	.054	3.786
Loan Servicing Income	.068	.384	.089	.037	.578
Loan Origination Income	-0-	.072	.478	.050	.600
Loan Premium Income	.819	2.801	-0-	.013	3.633
Other Loan Income	.010	.029	.075	.009	.124
Total Income	3.104	3.762	1.692	.163	8.721

Operating expenses of \$4,751,482.19 were paid directly from the Funds. These operating expenses are in addition to the payments the Funds made to the Manager for management fees, syndication costs, consulting fees and other payments discussed in the Intercompany Uses of Cash

1 section below. The following is a list of categories comprising the operating expenses of the  
 2 Funds paid by them directly:

<b>TABLE 7</b>	
<b>OPERATING EXPENSES PAID DIRECTLY BY FUNDS</b>	
Advertising	249,018.36
Bank Service Fees (less int.)	(9,878.28)
Collection Expense	10,212.28
Commissions and Referral Fees	945,904.91
Consulting Fees	586,686.08
Fees Paid to ECI	25,817.92
Insurance	125,428.57
Member Events/Dinners	32,583.93
IRA Account Fees	495.00
License and Permit Fees	114,709.98
Office Expenses	86,598.12
Other Operating Expenses	31,446.29
Outside Service Fees	224,501.76
Payroll & Payroll Related	1,339,787.27
Postage & Delivery	3,131.06
Accounting Fees	246,795.64
Legal Fees	654,148.71
Rent Expense	7,395.40
Travel & Entertainment	27,475.00
Utilities	0.00
Taxes	49,224.19
<b>Total Operating Expenses</b>	<b>4,751,482.19</b>

22 The operating revenue from lending activities set forth above is \$8.721 million, less  
 23 operating expenses paid directly by the Funds of \$4.751 million, results in net income of  
 24 \$3.97 million. As discussed above, this amount was insufficient to cover Member Returns of  
 25 \$6.584 million and the amount transferred to the Manager from the Funds. The following table  
 26 illustrates the shortfall:

<b>TABLE 8</b>				
<b>CASH SHORTFALL OF THE FUNDS</b>				
(\$ millions)				
	<b>IPF</b>	<b>SPF</b>	<b>SCMF</b>	<b>TOTAL</b>
Total Revenue Lending Activities	6.866	1.692	.163	8.721
Operating Expense Paid by Funds	(4.045)	(.561)	(.145)	(4.751)
Net Income From Lending	2.821	1.131	.018	3.970
Member Returns <sup>9</sup>	(4.920)	(1.551)	(.113)	(6.584)
Payments by Funds to Manager <sup>10</sup>	(5.341)	(1.850)	(.276)	(7.467)
Surplus/(Shortfall)	(7.440)	(2.270)	(.371)	(10.081)
Expected Loan Losses				(2.284)
Loss From CBB Stock				(.942)
Total				(13.307)

It was economically impossible for the Funds to both pay Member Returns and cover the expenses of the Manager. Yet, the Funds continued to do so, and as a result, \$10.081 million of member capital was lost. Including the expected losses from existing loans and the loss from the CBB stock purchase, the total is \$13.307 million, which closely approximates the \$13.1 million shortfall shown on the Receivership Entities' adjusted balance sheet as of the date of the Receiver's appointment (Table 1). Given the shortfall, the Receivership Entities used numerous types of intercompany transactions to create liquidity to meet their cash needs. These transactions are discussed further below.

### C. Intercompany Uses of Cash

#### 1. Fund to Fund Cash Transfers

The Funds were chronically short of cash needed to make new loans, make interest payments to members, and meet redemption requests. In order to provide liquidity to meet these cash needs, the Manager caused the Funds to transfer cash and loans back and forth to one another. \$19,294,650.42 in cash was transferred among IPF, its subsidiary SBC LLC, and SPF. The inter-Fund transfers can be summarized as follows:

<sup>9</sup> Includes returns paid in cash and reinvested.

<sup>10</sup> This amount is net of the amount the Manager returned to the Funds.

<b>TABLE 9</b>				
<b>INTER-FUND CASH TRANSFERS</b>				
	<b>IPF</b>	<b>SBC LLC</b>	<b>SPF</b>	<b>Total</b>
Payments to Other Funds	(13,773,089)	(2,803,882)	(2,717,679)	(19,294,650)
Received From Other Funds	5,446,933	12,701,750	1,145,967	19,294,650
Net to and (From) Other Funds	(8,326,156)	9,897,868	(1,571,712)	-0-

Of the foregoing transfers, \$12,701,750 was transferred from IPF to SBC LLC, the holder of the SBA license. These funds were used to make SBA 7-A loans and pay the SBC LLC payroll and other operating expenses.<sup>11</sup> The balance of \$6,592,900 was transferred between IPF and SPF to meet their cash needs at various points in time.

The transfer of cash between SPF and IPF accelerated significantly during 2011 and 2012 as the liquidity needs became more difficult to fulfill and the Funds' auditor objected to further loans by the Funds to the Manager. The following is a list of transfers between Funds by year, excluding transfers between IPF and its subsidiary, SBC LLC:

<b>TABLE 10</b>	
<b>CASH TRANSFERS BETWEEN FUNDS BY YEAR</b>	
2007	50,000
2008	992,146
2009	688,024
2010	146,264
2011	2,082,863
2012 <sup>12</sup>	2,633,603
Total	6,592,900

Further analysis of the transfers between IPF and SPF indicates IPF was the net beneficiary of the transfers between IPF and SPF, to the detriment of SPF.

<sup>11</sup> SBC returned \$2,803,881.71 of these funds back to IPF.

<sup>12</sup> From January 1, 2012 to June 26, 2012

<b>TABLE 11</b>				
<b>ANALYSIS OF INTER-FUND CASH TRANSFERS</b>				
	<b>IPF TO SPF</b>	<b>SPF TO IPF</b>	<b>TOTAL</b>	<b>FAVORABLE/ (UNFAV.) TO IPF</b>
2007	50,000	-	50,000	(50,000)
2008	-	992,146	992,146	992,146
2009	60,208	627,816	688,024	567,608
2010	12,670	133,594	146,264	120,923
2011	1,023,089	1,059,774	2,082,863	36,685
2012	123,823	2,633,603	2,757,426	2,633,603
Total	1,145,967	5,446,933	6,592,900	4,300,966

In addition to the cash transfers, several types of transactions were used to facilitate the moving of cash from one Fund to another in order to address liquidity needs.

## 2. Fund to Fund Loan Transfers

The Receiver has identified at least 47 transactions involving 19 loans that were transferred between the Funds. The total value of these transactions was \$26,183,571.91. Exhibit D provides a listing of loan transfers and which entity paid and received cash in the transactions. The Fund that originated the loan would transfer the loan to another Fund in exchange for cash, and then later the receiving Fund would transfer the loan to another Fund or back to the originating Fund, also for cash. Thus, there was no loss of cash to the Funds in the aggregate for the transfers themselves (other than the recognition of a premium on certain loan transfers discussed below.) Instead, the transfers facilitated offsetting movements of cash between Funds to provide for the momentary cash needs of a particular Fund. Loans transferred between the Funds are summarized as follows:

<b>TABLE 12</b>				
<b>INTER-FUND LOAN TRANSFERS</b>				
<b>(\$ millions)</b>				
	<b>IPF</b>	<b>SPF</b>	<b>SCMF</b>	<b>TOTAL</b>
Cash From Loans Transferred to Other Funds	8.352	15.642	2.189	26.183
Cash From Loans Received From Other Funds	(14.826)	(5.686)	(5.671)	(26.183)
Net Increase/(Decrease) in Liquidity	(6.474)	9.956	(3.482)	-0-



1 As can be seen from the foregoing table, the circulation of cash between the Funds had no  
 2 impact on the cash generated by the Receivership Entities in total. IPF and SCMF, however,  
 3 experienced a significant decrease in liquidity to the benefit of SPF.

4 There were relatively few loan transfers in 2007, 2008, and 2009, and none in 2010. Most  
 5 of the transfers were made between June 2011 and June 2012, with the majority of transfers  
 6 occurring in the six months prior to the Receiver's appointment. The gross amount of cash moving  
 7 between Funds due to loan transfers is broken down by year as follows:

<b>TABLE 13</b>	
<b>INTER-FUND LOAN TRANSFERS BY YEAR</b>	
2007	398,376.69
2008	391,134.97
2009	125,000.00
2010	486,500.00
2011	5,070,097.12
2012	19,712,463.13
Total	26,183,571.91

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 16 Of the 19 loans that were transferred between Funds, 11 were owned by all 3 Funds at  
 17 various points in time. There were 13 loans sold to other Funds for a premium, *i.e.* an amount  
 18 higher than the principal lent. The premiums paid by the acquiring Fund should have resulted in  
 19 accrued profits to the originating Fund. The originating Fund, however, did not benefit in 8 of the  
 20 13 loans transferred at a premium because, although it recognized the profit, the profit (and in  
 21 some cases, an amount greater than the profit) was promptly paid to SBCC as a management fee.  
 22 For 3 of the loans sold at a premium, a management fee was paid to SBCC, but the fee was less  
 23 than the full profit recognized by the originating Fund. In this manner, SBCC took management  
 24 fees of \$1,199,015 from the Funds, as follows:

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<b>TABLE 14</b>			
<b>MANAGEMENT FEES TAKEN FROM LOAN PREMIUMS</b>			
<b>LOAN</b>	<b>PREMIUM PAID</b>	<b>MANAGEMENT FEE</b>	<b>DATE OF TRANSFER</b>
3 AM, LLC	128,052	128,052	03/08/12
47300 Kato, LLC	94,995	95,000	02/17/12
Airport Blvd.	149,558	85,000	02/16/12
Aung San	114,209	60,000	02/17/12
Aung Solvang	81,444	81,444	04/11/12
Auto Spa	25,989	25,989	03/12/12
Edge Partners	46,669	46,669	03/12/12
Focus Hospitality	63,036	63,036	03/07/12
Milliken-Napa	169,750	175,000	05/23/12
Senese	123,825	123,825	03/30/12
Sunshine Hospital	500,000	315,000	05/18/12
Total	1,497,527	1,199,015	

All of this suggests that the intercompany transfer of loans was used as a tool to generate management fees.

### 3. Fund to Fund Member Account Transfers

Another type of transaction used to create temporary liquidity was the transfer of member accounts between Funds. Transfers of member accounts are summarized as follows:

<b>TABLE 15</b>				
<b>INTER-FUND MEMBER ACCOUNT TRANSFERS</b>				
	<b>IPF</b>	<b>SPF</b>	<b>SCMF</b>	<b>Total</b>
Transferred From Other Funds	2,279,456	3,845,970	786,125	6,911,552
Transferred to Other Funds	4,621,720	2,289,831	-0-	6,911,552
Net Increase/(Decrease) in Liquidity	(2,342,264)	1,556,139	786,125	-0-

The transfers to and from the Funds had no effect on the total cash flows of the Receivership Entities when consolidated. These transfers, however, significantly decreased IPF's liquidity and increased SPF and SCMF's liquidity.

Summarizing the impact of all transfers between the Funds only, which offset each other in total, indicates the increase or decrease in liquidity each Fund experienced.

<b>TABLE 16</b>				
<b>NET EFFECT OF ALL INTER-FUND TRANSFERS</b>				
	<b>IPF</b>	<b>SPF</b>	<b>SCMF</b>	<b>Total</b>
Cash From Loan Transfers	(6.474)	9.956	(3.482)	-0-
Cash From Member Account Transfers	(2.342)	1.556	.786	-0-
Payments Between Funds <sup>13</sup>	1.572	(1.572)	-0-	-0-
Net Increase/(Decrease) in Liquidity	(7.244)	9.940	(2.696)	-0-

The foregoing indicates that SPF was the net beneficiary of the inter-Fund transfers at the expense of IPF and SCMF.

#### 4. Fund to Manager Transfers

The Receiver's Preliminary Forensic Accounting Report arrived at the amount of cash transferred to the Manager by the Funds by logical deduction based on reasonably reliable estimates of money raising and money lending activities. With the forensic accounting now complete, logical deduction is no longer necessary and a discrete listing of all payments can be produced.

The total amount the Funds transferred to the Manager is \$9,239,845. The total transferred by each Fund is as follows.

<b>TABLE 17</b>	
<b>CASH TRANSFERS FROM FUNDS TO MANAGER BY FUND</b>	
IPF	6,392,503
SBC LLC	295,146
SPF	2,276,107
<u>SCMF</u>	276,088
Total	9,239,845

Transfers by the Funds to the Manager are summarized by year as follows:

<sup>13</sup> Payments between IPF and its subsidiary SBC LLC shown on Table 9 are not shown in this table.

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<b>TABLE 18</b>	
<b>CASH TRANSFERS FROM FUNDS TO MANAGER BY YEAR</b>	
2007	155,000
2008	441,258
2009	1,950,830
2010	1,727,508
2011	3,030,000
2012	1,935,250
Total	9,239,845

Exhibit F provides a listing of all disbursements made by the Funds to the Manager. The majority of these transfers were accounted for in the companies' books and records as loans to the Manager from IPF and SPF. the amount owing on the loans as of the time of the Receiver's appointment was \$5,238,478 for IPF and \$452,996 for SPF. The total unpaid balance of these loans from the Funds to the Manager was \$5,691,474.

The balance of funds transferred to the Manager (\$3,428,872) includes (a) the previously discussed management fees taken in conjunction with loan premiums recognized on intercompany loan transfers (\$1,195,015), (b) \$200,000 transferred from IPF to the Manager as an advance on the Sweet Fingers loan where SBCC had taken the property from the borrower in a foreclosure sale and assumed the role of the borrower under the loan from IPF, (c) \$125,000 transferred from IPF to the Manager as an advance on the Whiskey Junction loan where, again, SBCC had taken the property from the borrower in a foreclosure sale and assumed the role of the borrower under the loan from IPF, (d) \$100,000 transferred from IPF for payroll expenses incurred for personnel raising money from members, (e) \$40,000 to "reimburse" the Manager for a portion of Mr. Feather's salary, and (f) \$145,146.66 in April 2012 to reimburse the Manager for expenses it purportedly incurred on behalf of SBC LLC. The remaining transfers to the Manager in the total amount of \$1,623,710.34 were for management fees, reimbursement of syndication and organizational expenses, loan fees, and consulting fees.

1                   5.       Manager to Fund Transfers

2           The Manager returned some of the foregoing amounts to the Funds. The total amount  
3 returned to the Funds by the Manager was \$1,772,872.61. Of this amount, \$394,552.42 was  
4 interest paid by the Manager on loans the Funds made to the Manager (of course, this "interest"  
5 was simply money from the Funds and was not independently generated.)

6           The Manager also paid interest on the IPF loans relating to the Sweet Fingers and Whiskey  
7 Junction properties after acquiring the properties via foreclosure sales. The total amount of  
8 interest paid on these loans by the Manager was \$452,769.38. The Manager's assumption of these  
9 loans as borrower and interest payments had the effect of avoiding recognition of the borrowers'  
10 defaults and overstating the net income of the Funds. The Manager borrowed additional money  
11 from the Funds secured by the properties and used the new loan proceeds to make interest  
12 payments back to the Funds.

13           The remainder of the \$1,772,872.61 returned to the Funds includes the return of  
14 management fees in the amount \$631,088, as well as equity investments by the Manager of  
15 \$150,000 in IPF and \$125,000 in SPF. Both of these investments were redeemed and returned to  
16 the Manager shortly thereafter. The specific purpose of the remaining \$19,462.85 returned by the  
17 Manager to the Funds remains unclear.

18           In addition to the \$1,772,572.61 returned to the Funds, the Manager paid \$170,549.17 to  
19 the Funds for referral fees which were added to member capital accounts.

20                                   **VII. SBCC SOURCES AND USES OF FUNDS**

21           SBCC was extremely thinly capitalized and at the start of the accounting period held cash  
22 in the amount of \$146,571. The only other source of operating capital was cash generated from  
23 lending activities, primarily origination income of \$1,396,296 paid by borrowers of the Funds.  
24 SBCC's sources and uses of funds is summarized as follows:

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<b>TABLE 19</b>	
<b>SBCC - SOURCES AND USES OF FUNDS</b>	
Beginning Cash Balance	146,571
<b>Sources</b>	
Received From Funds	9,239,846
Returned to Funds	(1,772,873)
Net Transfers From Funds	7,466,973
Loan Interest Income	195,094
Loan Origination Income	1,396,296
Loan Servicing Income	29,991
Loan Income Other	722,204
Bank Interest Income	1,654
Cash Flows From Lending <sup>14</sup>	1,284,637
Credit Card Debt	9,093
Total Sources of Funds	11,252,512
<b>Uses of Funds</b>	
Operating Expenses	(7,738,468)
Payments to or on Behalf of Mark Feathers	(2,046,075)
Payments to Shareholders	(394,619)
Interest Expense	(122,285)
Trading Losses	(93,201)
Unknown Expenses	(28,627)
Income Taxes Paid	(25,813)
Total Uses	(11,049,089)
Ending Balance	203,424

20 During the forensic accounting period, SBCC used \$11,049,089 in cash, of which  
21 \$7,466,973 came from the Funds (net of amounts returned to the Funds). The largest category of  
22 expense comprising the uses of cash were operating expenses of \$7,738,468. These expenses are  
23 broken down as follows:

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27 <sup>14</sup> Although the vast majority of lending activity was by the Funds, the Manager engaged in some  
28 lending activity, primarily in the early stages of the accounting period, including loans  
acquired from Mr. Feathers' former company Coast Capital.

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<b>TABLE 20</b>	
<b>SBCC - OPERATING EXPENSES</b>	
Advertising	1,200,512
Bank Service Fees	36,218
Collection Expense	1,800
Commissions and Referral Fees	850,474
Consulting Fees	167,120
Fees Paid to ECI	(53)
Insurance	528,372
Member Events/Dinners	149,425
IRA Account Fees	9,190
Licenses and Permits	11,959
Office Expenses	382,526
Other Operating Expenses	177,012
Outside Service Fees	283,065
Payroll & Payroll Related	2,751,084
Postage & Delivery	150,323
Professional Fees	
Accounting Fees	44,340
Legal Expense	312,080
Total Professional Fees	356,420
Property Tax	4,138
Rent Expense	365,700
Utilities	117,025
<b>Total Operating Expenses</b>	<b>7,738,468</b>

The largest categories of operating expenses are payroll expenses of \$2,751,084 and advertising of \$1,200,512.

Separate and apart from payments from the Funds, SBCC paid Mr. Feathers and his immediate family a total of \$2,046,075 as discussed further below. The company also paid down a line of credit with Bank of Alameda in the net amount of \$600,000. SBCC's operating expenses were vastly disproportionate to the size of the loan portfolios owned by the Funds it managed. Specifically, the operating expenses of \$7,738,468 almost double the \$3.97 million in lending profits set forth in Table 8 above. SBCC's total operating expenses were 32% of the loan portfolio balance at the time of the Receiver's appointment.

1 Despite SBCC's illiquidity, it opened a stock trading account at TD Ameritrade in the fall  
2 of 2007 and deposited \$225,000 into the account. By the end of 2007 alone, the account had lost  
3 approximately \$86,000. Ultimately, the account lost \$93,227.76.

#### 4 **VIII. PAYMENTS TO OR ON BEHALF OF MR. FEATHERS**

5 Mr. Feathers received money from the Funds and from the Manager. Mr. Feathers also  
6 received payments directly from escrow accounts for loans made by the Funds. Mr. Feathers and  
7 his wife, Natalie Feathers, were employed by the Receivership Entities and a significant amount of  
8 the money they received was for their salaries. However, personal expenses including household  
9 expenses, purchases of automobiles and car payments, travel & entertainment, and other expenses  
10 of a personal nature were paid by the Receivership Entities. Mr. Feathers' minor children also  
11 received money from the Receivership Entities. Payments to or on behalf of Mr. Feathers and his  
12 immediate family members are summarized as follows:

13 <b>TABLE 21</b>			
14 <b>PAYMENTS TO FEATHERS AND IMMEDIATE FAMILY</b>			
	15 <b>FROM FUNDS</b>	16 <b>FROM MANAGER</b>	17 <b>TOTAL</b>
18 Direct to Mark Feathers	205,235	1,686,817	1,892,052
19 Direct to Natalie Feathers	30,000	115,524	145,524
20 Minor Children	17,663	44,620	62,283
21 Personal Expenses	5,371 <sup>15</sup>	199,115	204,486
22 Total	258,269	2,046,075	2,304,344

23 Mr. Feathers also received payments totaling \$119,949.72 directly from escrow accounts  
24 used by the Funds to make new loans. These amounts were made in checks payable to Small  
25 Business Capital, which Mr. Feathers used as a DBA, and deposited into an account under the  
26 name Mark Feathers DBA Small Business Capital. In one case, Mr. Feathers paid \$25,000 from  
27 \$35,000 he received from the Airport Boulevard loan escrow back to the Manager for loans it had  
28 made to him, this payment is included in the forensic accounting and therefore reduced the  
foregoing amounts. The total transferred to Mr. Feathers from the Manager and the Funds,

15 <sup>15</sup> The personal expenses paid on Mr. Feathers' behalf by the Funds were for a truck purchased  
by SPF for \$15,371, which Mr. Feathers bought from SPF for \$10,000, for a net of \$5,371.  
There does not appear to be any need for SPF's short-term ownership of the truck.



1 including transfers to Natalie Feathers and Mr. Feathers' minor children, and disbursed directly to  
2 Feathers from loan escrows, less the aforementioned \$25,000, is \$2,424,294.


3 **IX. TEST OF ESTIMATE OF LOSSES**

4 The Cash Basis Adjusted Balance Sheet provided in Table 1 above reflects that an  
5 estimated \$13.1 million of member capital has been lost. The Receiver tested the accuracy of this  
6 loss estimate against the sources and uses of funds provided herein. The sources and uses of funds  
7 supports the accuracy of the estimate to a very close degree. Specifically, when the cash shortfall  
8 from Table 8 above (\$10.081 million) is combined with the expected loan losses of \$2.284 million  
9 and the \$.947 million loss on the CBB stock purchase, the total is \$13.312 million, an amount very  
10 close to the \$13.1 million estimated loss.

11 **X. CONCLUSION**

12 As discussed above, Member Returns and payments made to SBCC vastly exceeded the  
13 net revenue generated by the Funds' lending activities. As a result, an estimated \$13.1 million of  
14 member capital had been lost as of the Receiver's appointment.

15  
16 Dated: June 27, 2013

By:   
Thomas A. Seaman, Receiver

18 ALLEN MATKINS LECK GAMBLE  
19 MALLORY & NATSIS LLP

20 By: /s/ Ted Fates  
21 TED FATES  
22 Attorneys for Receiver  
23 Thomas A. Seaman

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**PROOF OF SERVICE**

I am employed in the County of San Diego, State of California. I am over the age of eighteen (18) and am not a party to this action. My business address is 501 West Broadway, 15th Floor, San Diego, California 92101-3541.

On June 27, 2013, I served the within document(s) described as:

➤ **RECEIVER'S FORENSIC ACCOUNTING REPORT**

on the interested parties in this action by:

**BY MAIL:** I placed a true and correct copy of the document in a sealed envelope or package addressed as indicated below on the above mentioned date in San Diego, California for collection and mailing pursuant to the firm's ordinary business practice. I am familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day in the ordinary course of business. I am aware that on motion of party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

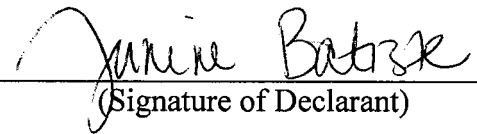
**BY OVERNIGHT DELIVERY:** I deposited in a box or other facility regularly maintained by an overnight courier service, or delivered to a courier or driver authorized by said express service carrier to receive documents, a true copy of the foregoing document(s) in sealed envelopes or packages designated by the express service carrier, addressed as indicated in the attached service list on the above-mentioned date, with fees for overnight delivery paid or provided for.

**BY E-MAIL OR ELECTRONIC TRANSMISSION:** I caused a true copy of the document to be sent to the persons at the corresponding electronic address as indicated herein on the above-mentioned date.

I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct.

Executed on June 27, 2013, at San Diego, California.

Janine L. Batiste  
(Type or print name)

  
(Signature of Declarant)

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Mark Feathers 1520 Grant Road Los Altos, California 94024	<i>Pro Se</i> Defendant Tel: (650) 776-2496 Fax: (650) 961-2382 Email: markfeathers@sbcglobal.net
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