ALLEN MATKINS LECK GAMBLE 1 MALLORY & NATSIS LLP DAVID R. ZARO (BAR NO. 124334) 865 South Figueroa Street, Suite 2800 Los Angeles, California 90017-2543 Phone: (213) 622-5555 Fax: (213) 620-8816 4 E-Mail: dzaro@allenmatkins.com 5 ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP 6 EDWARD G. FATES (BAR NO. 227809) One America Plaza 600 West Broadway, 27th Floor San Diego, California 92101-0903 Phone: (619) 233-1155 Fax: (619) 233-1158 E-Mail: tfates@allenmatkins.com 10 Attorneys for Receiver THOMÁS HEBRANK 11 12 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 13 14 SECURITIES AND EXCHANGE Case No. 2:15-cv-02563 DDP(ASx) COMMISSION, 15 RECEIVER'S TWENTY-SIXTH Plaintiff, INTERIM REPORT AND 16 RECOMMENDATIONS v. 17 PACIFIC WEST CAPITAL GROUP, INC.; ANDREW B CALHOUN IV; Ctrm.: 9C 18 Hon. Dean D. Pregerson Judge: PWĆG TRUST; BRENDA CHRISŤINE 19 BARRY; BAK WEST, INC.; ANDREW B CALHOUN JR.; ERIC CHRISTOPHER CANNON; CENTURY POINT, LLC; 20 MICHAEL WAYNE DOTTA; and 21 CALEB AUSTIN MOODY (ɗba SKY STONE), 22 Defendants. 23 24 25 26 27 28 Allen Matkins Leck Gamble Mallory & Natsis LLP

LAW OFFICES

4881-9038-5875

Thomas C. Hebrank ("Receiver"), the Court-appointed permanent receiver for PWCG Trust pursuant to the Judgment as to Defendant PWCG Trust ("Appointment Order") (Dkt. No. 145), hereby submits this Twenty-Sixth Interim Report and Recommendations. This report covers the Receiver's activities during the second quarter of 2024.

I. EXECUTIVE SUMMARY

Pursuant to the powers, authority, and directives contained in the Appointment Order, the Receiver has continued his work to preserve and protect the assets of PWCG Trust, including its life insurance policies ("Policies") and cash reserves. Pursuant to the Court's orders, the Receiver has pooled the cash reserves and, with assistance from ITM Twentyfirst ("21st"), has continued to manage the portfolio of Policies, make all required premium payments to keep the Policies in force, and tracked and collected death benefits from Policy maturities. The Receiver has also distributed the proceeds from the settlement of the receivership estate's claims and the investor class claims against Mills Potoczak & Company ("MPC"), which settlement was approved by the Los Angeles Superior Court ("LASC"), and this Court.

II. SUMMARY OF THE RECEIVER'S WORK AND POLICIES

A. The Status of the Policies.

The Receiver's primary focus during the second quarter was on managing and servicing the portfolio of Policies, which currently contains a total of 44 active Policies with death benefits totaling approximately \$93.8 million. In 2018, it looked as though the Receiver would need to borrow against the portfolio to cover Policy premiums until sufficient death benefits were received from Policy maturities to make interim distributions. Fortunately that turned out not be the case, and not only did the Receiver not have to borrow (or incur any costs associated therewith), but in 2021, the Receiver was able to issue an initial round of interim distribution checks in

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the aggregate amount of \$37 million to investors with allowed claims.¹ This interim distribution reduced the total allowed investor net loss claims in the receivership from approximately \$106 million to approximately \$69 million.

The Receiver obtained updated medical records and life expectancy reports ("LE Reports") on each of the insureds from 21st in September 2023. The data obtained to date indicates that the recovery for investors will be substantially greater if the Receiver continues to hold the Policies until maturity, as opposed to selling them in the near term. The updated LE Reports and projections indicate that the total net recovery from the portfolio (after all Policies have matured) could be in the range of \$64 million (not including the \$37 million already distributed or the MPC settlement funds discussed below). That would mean that, factoring the distribution of MPC settlement funds, it is possible that the net recovery from the remaining portfolio may be sufficient to pay investor claims in full, although it is projected to take until 2032 to achieve that result.

The Receiver will continue to closely monitor the performance of the portfolio, including a periodic evaluation of whether it is best to hold or sell the remaining Policies. Pursuant to the Court-approved Distribution Plan, the Receiver will make further rounds of interim distributions to investors with allowed claims at such times as when, as a result of Policy maturities, cash has accumulated in the receivership estate to allow the Receiver to safely make such distributions.

B. MPC Settlement

At the time of the Receiver's appointment, PWCG Trust had been named as a defendant in four lawsuits pending in the LASC.² These lawsuits had each been filed by one or more investors, either individually or as a putative class. The Receiver

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Mallory & Natsis LLP

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The Receiver believes the fact that certain policies matured earlier than projected, making borrowing unnecessary and a first interim distribution possible earlier than expected, was due primarily to the COVID-19 pandemic. Two of these cases, known as the *Rhyme* and *Names* cases, have since been

Two of these cases, known as the *Rhyme* and *Names* cases, have since been dismissed. The two other cases, known as the *Shechter* and *Applebaum* cases, have been related before the same court.

filed notice of the Appointment Order and the litigation stay contained therein in each case and contacted counsel for the other parties. As a result, the litigation stay has been observed by the LASC and the parties in each case.

The Receiver also communicated with the investor plaintiffs, through their counsel, about the claims involved in the pending cases, the Receiver's claims against former trustee MPC, and the most cost-efficient way to pursue such claims. On May 5, 2020, the Receiver filed his motion for authority to pursue claims against MPC, which motion was granted on July 31, 2020. Dkt. 335, 357. The Receiver then filed his Complaint against MPC (along with a Notice of Related Action to have the case assigned to this Court) on September 3, 2020. MPC filed its Answer to the Receiver's Complaint on November 19, 2020.

The Receiver, through counsel, continued to discuss a possible settlement with MPC and counsel for the putative investor class. MPC attended a mediation with its insurance carriers regarding the carriers' positions as to coverage of the Receiver and investor class claims in November 2021. The Receiver, the putative investor class, MPC, and MPC's insurance carriers then attended a private mediation on January 13, 2022.

The cases did not settle at mediation; the insurance carriers' position on coverage of the claims asserted by the Receiver and by the investors against MPC continued to be disputed and remained an obstacle to a potential resolution of the cases. MPC filed an action in the Central District on January 14, 2022, seeking declaratory relief as to coverage of the Receiver and investor claims under the applicable insurance policies purchased by MPC. The MPC coverage action was then transferred to this Court as a related case.

In March 2022, the Receiver, the investor class, and MPC reached a settlement in principle, subject to the settlement being approved by this Court and the LASC. The settlement terms are very favorable, recovering \$9.75 million out of the \$10 million in available insurance coverage. Preliminary approval of the settlement

1 was granted by the LASC in March and final approval was granted on August 31,

2 2023. This Court then approved the settlement on October 17, 2023. Dkt. 586.

During the fourth quarter of 2023, the Receiver received the full settlement payments

4 from MPC's insurance carriers and began work to distribute the net settlement funds

of \$8,257,500 (after payment of approved fees for class counsel (\$1,462,500) and

approved service awards for class representatives (\$30,000)).

C. <u>Investor Communications</u>

The Receiver has established a dedicated web page on his website which is being used to provide case information, regular updates, and answers to frequently asked questions to investors and creditors. The Internet address for the webpage is as follows: http://www.ethreeadvisors.com/cases/pwcg/. The Receiver mailed a letter to all investors in the week following his appointment to inform them of the receivership and direct them to the website to obtain further notices and updates. The Receiver has posted the Appointment Order and other filings relating to the receivership on the webpage and will continue to update it with relevant filings and orders of the Court. Investors and creditors can sign up at the webpage to receive monthly email updates about the case. To ensure receipt of future notices, investors and creditors should promptly contact the Receiver's office at pwcg@ethreeadvisors.com if their contact information changes and provide their new contact information.

III. SUMMARY OF RECEIPTS AND DISBURSEMENTS

The following table reflects a summary of the receipts and disbursements for the receivership estate from April 1, 2024, through June 30, 2024:

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Balance as of 04/01/24	\$5,866,640
Policy Maturities	\$0
Class Action Settlement Proceeds	\$0
Misc. Income	\$41,107
Disbursements to Receiver/Professionals	(\$30,946)
Policy Premium Pmts & Business Asset Expenses	(\$1,722,539)
Federal & State Tax Refunds	\$0
Investor Distributions	(\$319,982)
Ending Balance as of 06/30/24	\$3,834,280

In addition, the Standardized Fund Accounting Report for the receivership estate for the corresponding time period of April 1, 2024, through June 30, 2024, is attached hereto as Exhibit A.

IV. RECOMMENDATIONS

The Receiver's efforts to maximize recoveries for the receivership estate are ongoing. The Receiver and his professionals make the following recommendations.

A. <u>Life Expectancy and Cash Flow Analysis</u>

The Receiver, with the assistance of 21st, will continue to monitor the portfolio and evaluate the benefits of holding versus selling the Policies.

B. Provide Reports to the Court on a Quarterly Basis

The Receiver will continue to provide reports to the Court on a quarterly basis, as well as seeking Court approval of fees and costs on a quarterly basis.

C. Future Distributions

As discussed above, the Receiver will continue to closely monitor the performance of the portfolio and, pursuant to the Court-approved Distribution Plan, will make further rounds of interim distributions to investors with allowed claims at

such times as when, as a result of Policy maturities, cash has accumulated in the receivership estate such that the Receiver can safely make such distributions. ALLEN MATKINS LECK GAMBLE MALLORY & NATSIS LLP Dated: August 22, 2024 /s/ Edward G. Fates By: EDWARD G. FATES Attorneys for Receiver THOMAS HEBRANK

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Mallory & Natsis LLP

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EXHIBIT A

Thomas C. Hebrank, Receiver E3 Advisors 501 West Broadway, Suite 290 San Diego, CA 92101 (619) 567-7223

STANDARDIZED FUND ACCOUNTING REPORT

CIVIL - RECEIVERSHIP FUND

SECURITIES AND EXCHANGE COMMISSION, Plaintiff,

V.

PACIFIC WEST CAPITAL GROUP, INC.; ANDREW B CALHOUN IV; PWCG TRUST; et al, Defendants

Case No. 2:15-cv-02563 FMO (FFMx)

REPORTING PERIOD 04/01/24 TO 06/30/24

	DUNTING (See instructions):	Detail	Cultural	
Line 1	Beginning Balance (As of 04/01/24):	5,866,640	Subtotal	Grand Tota
		3,000,040		5,866,6
	Increases in Fund Balance:			
Line 2	Business Income			
Line 3	Policy Maturities			
Line 4	Interest/Dividend Income	2,732		2
Line 5	Business Asset Liquidation	2,732		2,7
Line 6	Personal Asset Liquidation			
Line 7	Third-Party Litigation Income	38,375		20 1
Line 8	Misc - Insurance & Prop Tax Refunds	- 30,373		38,3
	Total Funds Available (Lines 1 - 8):	5,907,747		5,907,7
	Decreases in Fund Balance:			3,307,7
lina O				
Line 9	Disbursements to Investors	(319,982)		(319,9
Line 10	Disbursements to Receivership Operations			
Line 10a	Disbursement to Receiver or Other Professionals	(30,946)		(30,9
	Business Asset Expenses	(1,722,539)		(1,722,5
	Personal Asset Expenses	-		0 0500 to
	Investment Expenses	-		
Line 10e	Third-Party Litigation Expenses	-		2
	1. Attorney Fees	-		-
	2. Litigation Expenses	(4)		
	Total Third-Party Litigation Expenses	-		-
Line 10f	Tax Administrator Fees and Bonds			
	Federal and State Tax Payments	-		-
	Total Disbursements for Receivership Operations			
	Total Dissursements for Necewership Operations			(1,753,4
ine 11	Disbursements for Distribution Expenses Paid by the	Fund:		
Line 11a	Distribution Plan Development Expenses:		1	
	1. Fees:		1	
	Fund Administrator		1	
	Independent Distribution Consultant (IDC)	_		-
	Distribution Agent		- 1	-
	Consultants			-
	Legal Advisors			-
	Tax Advisors			-
	Administrative Expenses	_		-
	3. Miscellaneous			-
	Total Plan Developmental Expenses			
Line 11b	Distribution Plan Implementation Expenses:			
	1. Fees:			
	Fund Administrator			_
	IDC	-		-
	Distribution Agent	- 1	1	-
	Consultants	. 1	1	
	Legal Advisors	- 1	1	122
	Tax Advisors	-		
	2. Administrative Expenses	-	1	100
	3. Investor Identification:			
	Notice/Publishing Approved Plan	_		
	Claimant Identification	- 1	1	
	Claims Processing	_		-
	Web Site Maintenance/Call Center	_		
	4. Fund Administrator Bond	2		# **
	5. Miscellaneous	_		1000 H
	6. Federal Account for Investor Restitution			(-)
	(FAIR) Reports Expenses	-		2500
	Total Plan Implementation Expenses			<u>-</u> -
	Total Disbursements for Distribution Expenses Paid b	y the Fund		-
	Disbursements to Court/Other:			
	Investment Expenses/Court Registry Investment			
	System (CRIS) Fees	-		.
	Federal Tax Payments	-		
	Total Disbursement to Court/Other:			i s
	Total Funds Disbursed (Lines 9 - 11):			(2,073,46
- 12				
ne 13	Ending Balance (As of 06/30/24):			3,834,28

Case 2:15-cv-02563-DD PAMD SRDIZED FOND INCODIT FINE REPORT FOR WCG Trust - Cash Basis

Case No. 2:45-14-02563 FMO (FFMx)

Reporting Period 04/01/24 to 06/30/24

Line 14 En	ding Balance of Fund - Net Assets:	50.00000 - 10.0000
	sh & Cash Equivalents	3,834,280
	ner Assets or Uncleared Funds	-
Tot	al Ending Balance of Fund - Net Assets	3,834,280

Line 18b # of Claims Received Since Incention of Fund					
Line 15 Disbursement for Plan Administration Expenses Not Paid by the Fund: Line 15a Plan Development Expenses Not Poid by the Fund: 1. Fees: Fund Administrator IDC	OTHER SUP	PLEMENTAL INFORMATION:	<u> </u>		
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Line 15a Plan Development Expenses Not Pold by the Fund: 1. Fees: Fund Administrator	0.640				
Line 150 Plan Development Expenses Not Paid by the Fund: 1. Fees: Fund Administrator		Disbursement for Plan Administration Expenses Not	Paid by the Fund:		
1. Fees: Fund Administrator	Line 15	Plan Development Expenses Not Paid by the Fund:	1		
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Line 19b # of Claimants/Investors Paid Since Inception of Fund	ANOT 1 100 100 100 100 100 100 100 100 100	# of Claimants/Investors Paid this Reporting Period			1.548
1,540	Line 19b	# of Claimants/Investors Paid Since Inception of Fund.		********	-
					2,540

Receiver: Thomas C. Hebrank

Court-Appointed Receiver

7/23/24

PWCG Trust Quarterly Operating Report - Financial Summaries

	RR#22 06/30/23	RR#23 09/30/23	RR#24 12/31/23	RR#24 03/31/24	RR#25 06/30/24
Beginning Cash	2,240,922	2,520,889	5,317,934	4,480,227	5,866,640
Receipts					
Policy Maturities	2,515,216	4,822,704	12	3,935,064	
Investor Recoveries	10	-	8,257,500	3,333,004	:=:
Interest Income	1,788	1,800	22,292	5,458	- 2,732
Miscellaneous - Other		1,490	215	3,430	38,375
Policy Sales	(-)	-	-	_	36,373
Total Receipts	2,517,004	4,825,994	8,280,007	3,940,522	41,107
<u>Disbursements</u>					
Disbursements to Receiver/Professionals	(47,656)	(65,636)	(59,429)	(104,055)	(20.046)
Business Asset Expenses	(2,166,573)	(1,913,286)	(1,815,198)	(1,777,460)	(30,946) (1,722,539)
Investor Distributions	(22,809)	(50,026)	(7,280,770)	(672,595)	
Litigation Expenses	-	-	-	(072,555)	(319,982)
Net Business Asset Expenses	(2,237,037)	(2,028,949)	(9,155,397)	(2,554,109)	(2,073,467)
Federal and State Tax Payments/Refunds	-		37,683	-	-
Total Disbursements	(2,237,037)	(2,028,949)	(9,117,714)	(2,554,109)	(2,073,467)
Ending Cash	2,520,889	5,317,934	4,480,227	5,866,640	3,834,280
Bank Statements					
Checking	135,666	158,233	71,863	34,990	66,505
PWCG Trust #1	310,669	2,383,741	1,333,801	3,673,932	1,909,005
PWCG Trust #2	1,572,532	2,322,245	1,622,294	1,372,329	1,390,738
CD	-			-,-,-,-	-,550,756
CBB	82	15	5 =	_	i M
Western Alliance	502,022	453,714	1,452,269	785,389	468,031
_	2,520,889	5,317,934	4,480,227	5,866,640	3,834,280
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