

Carol Ann Slocum, Esquire (CS-2818)
KLEHR, HARRISON, HARVEY, BRANZBURG & ELLERS LLP
(A Pennsylvania Limited Liability Partnership)
457 Haddonfield Road, Suite 510
Cherry Hill, NJ 08002
Phone: (856) 486-7900
Fax: (856) 486-4875

Pro hac vice application filed for:
Daniel T. Graham, Esquire
FUNKHOUSER VEGOSEN LIEBMAN & DUNN LTD.
55 West Monroe Street, Ste 2300
Chicago, IL 60603
Phone: (312) 701-6800
Fax: (312) 701-6801

Attorneys for CMP Fund, Ltd. and DRL Twenty Plus Fund

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEW JERSEY

COMMODITY FUTURES TRADING	:	
COMMISSION,	:	
	:	
Plaintiffs,	:	Civ.No. 1:04-cv-1512 (RBK)
	:	
v.	:	
	:	
EQUITY FINANCIAL GROUP, LLC.,	:	
TECH TRADERS, INC., TECH TRADERS, LTD.,	:	
MAGNUM CAPITAL INVESTMENTS, LTD.,	:	
VINCENT J. FIRTH, ROBERT W. SHIMER,	:	
COTY E. MURRAY, and J. VERNON	:	
ABERNETHY	:	
	:	
Defendants.	:	
	:	

**CMP FUND AND DRL TWENTY PLUS FUNDS’ WITHDRAWAL OF OBJECTION TO
MOTION OF EQUITY RECEIVER REGARDING TREATMENT OF THE STERLING
CLAIMS AND THE CLAIMS OF STERLING INVESTORS**

CMP Fund and DRL Twenty Plus Fund (“CMP/DRL”) filed a Response and Objection to the Motion of Equity Receiver (“Receiver”) Regarding Treatment of the Sterling Claims and the Claims of Sterling Investors (the “Motion”). For the reasons set forth below, CMP/DRL hereby

withdraws its objection to the Receiver's Motion and adopt the revised methodology for distribution to Sterling Investors contained in his Reply memorandum filed in this matter.

1. Following the filing of CMP/DRL's Response and Objection, counsel for CMP/DRL and the Receiver participated in extensive discussions relating to the Motion and Response. That dialogue over the issues and the facts resulted in CMP/DRL being informed that a revised distribution methodology would be proposed.

2. Upon review of Receiver's Reply brief filed this week, CMP/DRL hereby withdraws its Objection based on the proposed revised distribution methodology as set forth therein. CMP/DRL do not object to the revised distribution methodology proposed by the Receiver.

WHEREFORE, for the reasons set forth herein, CMP/DRL hereby withdraw its Objection, asks that this Court expedite the distribution of funds to the Sterling Investors, and requests any other relief that this Court deems just and appropriate.

Dated: June 8, 2007

Respectfully submitted,

**CMP FUND, A LIMITED
PARTNERSHIP and DRL TWENTY
PLUS FUND LTD.,** by their managers,
Tier II Claimants

By: /s/ Carol Ann Slocum

Carol Ann Slocum, Esquire
KLEHR, HARRISON, HARVEY,
BRANZBURG & ELLERS LLP
457 Haddonfield Road, Suite 510
Cherry Hill, NJ 08002
Phone: (856) 486-7900
Fax: (856) 486-4875

and

Pro hac vice application filed for:
Daniel T. Graham, Esquire
FUNKHOUSER VEGOSEN LIEBMAN
& DUNN LTD.
55 West Monroe Street, Ste 2300
Chicago, IL 60603
Phone: (312) 701-6800
Fax: (312) 701-6801