

**UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA**

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U.S. COMMODITY FUTURES  
TRADING COMMISSION,  
Plaintiff,

Case No. 09-cv-3332 MJD/FLN

vs.

TREVOR COOK et al,  
Defendants,

R.J. ZAYED,  
Receiver.

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UNITED STATES SECURITIES  
AND EXCHANGE COMMISSION  
Plaintiff,

Case No. 09-cv-3333 MJD/FLN

vs.

TREVOR G. COOK, et al,  
Defendants,

R.J. ZAYED,  
Receiver.

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**REDACTED ORDER**

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This matter came before the Court on a Joint Motion to Approve Settlement Agreement (Docket Nos: 982 and 1030) between the Receiver and Michael and Cynthia Hillesheim (“Respondents”). The Court being fully advised in the premises now hereby ORDERS as follows:

- (1) The Receiver has been appointed as Receiver for Trevor Cook, and various entities he controlled (“Cook Entities”), in an action filed by the United States Securities and Exchange Commission against Cook and others, Case No. 09-cv-3333 in the United States District Court for the District of Minnesota and in an action filed by the United States Commodity Futures Trading Commission against Cook and others, Case No. 09-cv-3332 in the United States District Court for the District of Minnesota.
- (2) The Cook Entities were established by Trevor Cook as an illegal Ponzi scheme ostensibly engaged in the investment business. More specifically, Trevor Cook set up the Cook Entities to defraud investors. Trevor Cook was ultimately indicted on several charges and pleaded guilty to mail fraud in the United States District Court for the District of Minnesota and was sentenced to prison.
- (3) Respondents were investors whom Trevor Cook fraudulently convinced to invest in the Cook Entities. Respondents made their investment in the Cook Entities by transferring monies from a qualified Individual Retirement Account (“IRA”) into a self-directed IRA account with the Cook Entities administered by a third party administrator.
- (4) In June or July 2009, the Cook Entities returned to Respondents \$256,150.00 of the amounts Respondents invested with the Cook Entities and Respondents deposited those funds into two IRA accounts Respondents maintain with South Point Federal Credit Union.

- (5) On or about July 23, 2010, the Receiver instituted a summary proceeding by Petition against, among others, Respondents seeking return of the \$256,150.00 the Cook Entities transferred to Respondents in June or July 2009 (“Action”).
- (6) Pursuant to the Settlement Agreement approved by this Court between the Receiver and the Respondents, \$102,460.00 shall be returned to the Receiver from the Respondents’ IRA accounts with South Point Federal Credit Union.
- (7) South Point Federal Credit Union is hereby Ordered to return to the Receiver \$102,460.00 in Receivership funds currently held in Respondents’ IRA account numbers XXXXX-01 and XXXXXXXXX-01 (“Respondents’ IRA Accounts”). South Point Federal Credit Union shall ACH transfer this amount directly to the Receiver's bank account at US Bank, routing number XXXXXXXXX, Account No. XXXX-XXXX-8615, no later than 30 days after the entry of this Order;
- (8) It is further Ordered that to the extent there is not sufficient cash in Respondents’ IRA Accounts for South Point Federal Credit Union to transfer the amount set forth in paragraph 1 to the Receiver, South Point Federal Credit Union is authorized to liquidate any investments in Respondents’ IRA Accounts as necessary to generate the proceeds to pay the amount set forth in paragraph 1 to the Receiver.

Date: February 22, 2013

s/Michael J. Davis  
MICHAEL J. DAVIS  
CHIEF JUDGE  
UNITED STATES DISTRICT COURT