

EXHIBIT H

As I review the recent documents as it pertains to this case, can you please advise how one goes about submitting an objection to the courts? Please take this as notice of a complaint to the proposed settlement agreement. Our complaint is as follows:

According to the receiver's proposed settlement, if I have received monetary gain above the purchase price of my contract, I must return the excess to the receiver through claw back. What is not considered is the fact that I have a second contract that shows a substantial loss from the original purchase price. Using claw back on the first site causes me to incur an even greater loss. Example: Site contract #1 – paid \$100,000 ... received \$120,000 in payments. Site contract # 2 – paid \$100,000 ... received \$40,000. This results to me a \$60,000 loss. When claw back is applied to the first site, I lose \$20,000 which now results in a \$80,000 loss.

My objection is that looking at each contract as a sole entity results in an even greater loss than we are now experiencing. We would request that people who have multiple contracts have their contracts viewed together as one lump sum to determine if claw back is applicable and the amount to be clawed back.

Thanks in advance.

