UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

SECURITIES AND EXCHANGE COMMISSION,

Case No.: 9:18-CV-81038-DMM

Plaintiff,

v.

PALM HOUSE HOTEL, LLLP, et al.,

Defendants and Relief Defendants.

PLAINTIFF'S NOTICE OF THE FILING OF THE DISTRIBUTION AGENT'S FOURTH PROGRESS REPORT

Pursuant to this Court's Order entered June 18, 2020 (ECF No. 100), Plaintiff Securities

and Exchange Commission hereby files, on behalf of JND Legal Administration, the Distribution

Agent's Fourth Status Report, attached hereto as Exhibit 1.

Dated: October 14, 2021

Respectfully submitted,

/s/ Catherine E. Pappas Catherine E. Pappas (PA Bar 56544) pappasc@sec.gov U.S. Securities and Exchange Commission 1617 JFK Blvd., Suite 520 Philadelphia, PA 19103 (215) 597-0657

Attorney for Plaintiff United States Securities and Exchange Commission

Certificate of Service

I hereby certify that, on October 14, 2021, I served a true and correct copy of the foregoing on all counsel or parties of record as set forth on the Service List below.

<u>/s/ Catherine E. Pappas</u> Catherine E. Pappas

Service List

Via CM-ECF Christopher W. Kammerer Email: ckammerer@kammerermariani.com John F. Mariani Email: jmariani@kammerermariani.com KAMMERER MARIANI PLLC 1601 Forum Place, Suite 500 West Palm Beach, FL 33401 Robert V. Matthews

Via Email (ECF 36)

joedirect@gmail.com Joseph J. Walsh, Sr. (ECF 36)

Philip J. Landau Eric Pendergraft Shraiberg, Landau, & Page P.A. 2385 N.W. Executive Center Dr. Suite 300 Boca Raton, FL 33431 plandau@slp.law <u>EPendergraft@slp.law</u> Liquidating Trustee, 160 Royal Palm LLC

Via UPS and Email (ECF 36) Joseph J. Walsh, Sr., c/o Henry Bennett Handler, Esq. Weiss, Handler & Cornwell, P.A. 2255 Glades Road, Suite 218A Boca Raton, FL 33431-7391 <u>hbh@whcfla.com</u> Case 9:18-cv-81038-DMM Document 106 Entered on FLSD Docket 10/14/2021 Page 3 of 7

Via Email Sonya S. Slott The Salkin Law Firm PA 950 South Pine Island Road, Suite A-150 Plantation, Florida 33324 sonya@msbankrupt.com

Glenn D. Moses, Esq. Genovese, Joblove & Battista, P.A. Bank of America Tower, 44th Floor 100 Southeast Second Street Miami, FL 33131 gmoses@gjb-law.com Ch. 7 Trustee, US Regional Economic Development Authority LLC

> Scott N. Brown, Esq. Bast Amron LLP Sun Trust International Center One Southeast 3rd Ave., Suite 1400 Miami, FL 33131 sbrown@bastamron.com Trustee, South Atlantic Regional Center, LLC

<u>Via UPS</u>

160 Royal Palm, LLC Registered Agent: Leslie R. Evans 214 Brazilian Ave., #200 Palm Beach, FL 33480

Palm House Hotel, LLLP 9250 Belvedere Road Suite 101 Royal Palm Beach, FL 33411

South Atlantic Regional Center, LLC 9250 Belvedere Road Suite 101 Royal Palm Beach, FL 33411

United States Regional Economic Development Authority LLC 9250 Belvedere Road Suite 101 Royal Palm Beach, FL 33411 Case 9:18-cv-81038-DMM Document 106 Entered on FLSD Docket 10/14/2021 Page 4 of 7

Exhibit 1

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

SECURITIES AND EXCHANGE COMMISSION,

Case No.: 9:18-CV-81038-DMM

Plaintiff,

v.

PALM HOUSE HOTEL, LLLP, et al.,

Defendants and Relief Defendants.

THE DISTRIBUTION AGENT'S FOURTH STATUS REPORT

JND Legal Administration ("JND"), the Court-appointed Distribution Agent in the abovecaptioned matter, respectfully submits this Status Report pursuant to this Court's Order entered June 18, 2020 (the "Order", ECF No. 100) and the Plan of Distribution approved by the Court on November 13, 2020 (the "Plan", ECF Nos. 101-2 and 102). By the Order, this Court appointed JND as the Distribution Agent for the collections in this action (the "Distribution Fund"), to oversee the administration and distribution of the Distribution Fund in coordination with the Securities and Exchange Commission's ("SEC") counsel of record. Pursuant to paragraph 4(i) of the June 18, 2020 Order, the Distribution Agent is required to file with the Court or provide to the SEC's counsel of record to file with the Court, quarterly status reports. This report covers the period through September 30, 2021.

Tasks Performed by the Distribution Agent Since the Third Progress Report

Since the Third Progress Report, JND has performed the following tasks in connection with its role as the Court-appointed Distribution Agent in the instant case:

- Continued to maintain and monitor the toll-free number and distribution website;
- Researched new contact information and continued outreach to an unresponsive Potentially Eligible Investor to determine where and how to effect payment;

• Issued Distribution Payments to Eligible Investors in accordance with the Plan;

• Conducted outreach on returned/rejected payments and uncashed checks; and

• Completed the accounting report as required by paragraph 4(i) of the Appointment Order (attached hereto as Exhibit A).

Anticipated Next Steps

The SEC anticipates that it may receive additional funds from the related bankruptcies over the next two years. Meanwhile, JND will continue to execute the Plan including:

• Coordinate with the Tax Administrator to ensure timely compliance with all tax related obligations; and

• On or before January 20, 2022, file a Fifth Status Report, including an Accounting Report, as required by paragraph 4(i) of the Appointment Order.

If and upon receipt of additional funds, JND will, if distribution is feasible, perform all activities necessary for the distribution of the Net Available Distribution Fund in accordance with the Plan.

Dated: October 13, 2021

Respectfully submitted,

Segura By:

Luiggy Segura JND Legal Administration Distribution Agent 3333 New Hyde Park Road New Hyde Park, NY 11042 Phone: 1-800-207-7160

JND Legal Administration SEC v. Palm House Hotel Distribution Fund Accounting Report For the Period Ending September 30, 2021

Date of Transfer	April 12, 2021	
Origin of Transfer	U.S. Treasury's Bureau of Fiscal Service ("BFS")	
Case Name and Number	SEC v. Palm House Hotel LLLP, et al.;	
Location & Types of Accounts	The Huntington National Bank; Escrow and Deposit Accounts	
	Monthly Activity	Inception-To-Date
Fund Balance Reconciliation	Items Amount	Items Amount
Deposits (Funding from Client)	\$-	\$ 6,631,071.35
Interest	\$ 4.77	\$ 47.56
		\$ 6,631,118.91
Distribution Reconciliation		
Cashed Check		(1) \$ (64,532.53)
Wired Payments	(3) \$ (64,270.94)	(89) \$ (6,562,670.96)
Current Account Balance ¹	\$ 197,548.14	

¹ - This balance represents funds withheld from an unlocated investor and interest earned