

Vinson & Elkins

INVESTOR PROPOSAL

October 21, 2010

Submitted to:

United States District Court
Southern District of New York

Via

CM/ECF Filing

Civil Action Nos.

09-CV-1749 (GBD)

09-CV-1750 (GBD)

Re: Receivership of WG Trading Company LP, WG Trading Investors, LP, WGIA LLC, Westridge Capital Management, Inc., et. al., (“Receivership”) – Investor Proposal as to distribution of funds held by Robb Evans & Associates, LLC, as Receiver, pursuant to “Order Granting the Motion for Order Approving the Receiver’s Proposed Claims Administration Procedures” issued by the United States District Court Southern District of New York in Civil Action Nos.: 09-CV-1749 (GBD) and 09-CV-1750 (GBD) (“Order”)

Subject to the captioned Order, H-E-B Brand Savings and Retirement Plan Trust respectfully submits this Investor Proposal respecting the distribution of Receivership funds respecting the Enhanced Equity Index Program (“Program”), as follows:

1. As there appears to have been significant commingling of investment assets among the WG Trading/Westridge entities (and principals), except as provided in (2) below, all investors in the Program should be treated the same respecting claims regardless of the form of investment vehicle utilized (e.g. limited partnership interest in WG Trading Company LP, senior promissory notes issued by WG Trading Interests, LP, shares of Westridge Capital Management Enhancement Funds, Inc. or shares of WGTC Limited).

2. To the extent funds within the Program were segregated and not commingled, they should be specifically allocated to the respective investors for which the segregation occurred. This would include (i) the \$41.7 million in assets that has been segregated and held by Morgan Stanley on behalf of the Fund A investors and (ii) the \$6.5 million in assets that has been segregated and held by Morgan Stanley on behalf of the Fund R investor. These assets were to be used for “futures” investments on behalf of Fund A and Fund R investors, separately and respectively, and had not been commingled with other WG Trading/Westridge Funds, thereby providing the support for this approach.

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3. Claims under Program should be based upon an investor's net funds invested, determined as the aggregate of funds invested reduced by the aggregate of funds returned that are not otherwise subject to "claw-back" as provided in (4) below. Moreover, in determining the amount of net funds invested, no credit should be given for "fictitious" income/profits tainted by fraud as contrasted with true investment return.

4. Appropriate "claw-back" procedures (to the maximum extent permitted by applicable law) should be adopted respecting funds invested in the Program and subsequently returned to investors through distributions, withdrawals or redemptions.

Submitted by:



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