TRIBUNAL DE DISTRITO DE ESTADOS UNIDOS DISTRITO SUR DE LA FLORIDA

CASO No. 04-60573-CIV-MORENO/SIMONTON

COMISION DE VALORES Y BOLSAS,

demandante,

contra

MUTUAL BENEFITS CORP.,
JOEL STEINGER alias JOEL STEINER,
LESLIE STEINGER, alias LESLIE STEINER,
PETER LOMBARDI y
STEVEN STEINER,

demandados,

VIATICAL BENEFACTORS, LLC, VIATICAL SERVICES, INC., KENSINGTON MANAGEMENT, INC., RAINY CONSULTING CORP., TWIN GROVES INVESTMENTS, INC., P.J.L. CONSULTING, INC., SKS CONSULTING, INC., CAMDEN CONSULTING, INC.,

demandados en desagravio.

SEXTO INFORME (CORREGIDO) DEL SINDICO

Roberto Martínez, síndico judicial (llamado en lo sucesivo simplemente el "Síndico") de Mutual Benefits Corp., Viatical Benefactors, LLC, Viatical Services, Inc., y Anthony Livoti, Jr., y Anthony Livoti, Jr., P.A., únicamente en su condición de fiduciario (llamadas en lo sucesivo colectivamente las "Entidades en Sindicatura"), presenta éste su Sexto Informe corregido del Síndico.

Estados financieros de las Entidades en Sindicatura correspondientes al

segundo trimestre de 2005.

Este informe contiene, con la designación de Cédula (Exhibit) A, los estados

financieros corregidos de las Entidades en Sindicatura correspondientes al segundo

trimestre de 2005. Los estados financieros no han sido auditados, y los datos en ellos

contenidos se han obtenido de los registros contables y estados o extractos bancarios de

las Entidades en Sindicatura.1

FECHADO: 26 de julio de 2005

Elevado con todo respeto,

[firmado:] CB Miner por ROBERTO MARTINEZ

SINDICO

El Estado Combinado de Operaciones presentado anteriormente omitió inadvertidamente la partida de "Honorarios profesionales - Jurídicos" por un monto de \$43,254 en la sección de "Gastos de Operaciones". Este monto corresponde a los pagos autorizados por el tribunal en su mandamiento del 28 de abril de 2005 en que concedió el pedimento de autorización para pagar a los abogados locales [D.E. 897] de MBC antes de la institución de la Sindicatura que continuaron prestando servicios limitados después de establecida ésta con el propósito de mantener el status quo en las acciones civiles y regulatorias pendientes contra MBC en distintas partes de los Estados Unidos. No se han hecho más cambios a los estados financieros, y la partida omitida no afecta de ninguna otra manera al Estado Combinado de Operaciones.

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CERTIFICADO DE ENTREGA

CERTIFICO POR ESTE MEDIO que copia fiel y correcta del documento anterior fue entregada por correo electrónico el 26 de julio de 2005 a las partes que constan en la lista adjunta de envíio del Síndico.

[firmado:] CB Miner Curtis Miner

SERVICE LIST OF RECEIVER

Case No.: 04-60573 CIV-Moreno

	MIA:EEEOURONIC MAIL	
Alise Meredith Johnson, Esq. Linda Schmidt, Esq. Securities & Exchange Commission 301 Brickell Avenue, Suite 1800 Miami, Fl. 33131 Fax: (305) 536-4154 E-mail: johnsona@sec.gov schmidts@sec.gov almonti@sec.gov Counsel for Securities & Exchange Commission	Michael A. Hanzman, Esq. Kenvin Lovc, Esq. Hanzman Criden Chaykin & Rolnick Commercebank Center 220 Alhambra Circle, Suite 400 Coral Gables, FL 33134 Fax: (305) 357-9050 B-mail: mhenzman@banzmancriden.com klove@hanzmancriden.com Counsel for Scheck Investments LP, et al.	Brian J. Stack, Esq. Stack Fernandez Anderson & Harris, P.A. 1200 Brickell Avenue, Suite 950 Miami, FL 33131-3255 Fax: (305) 371-0002 E-mail: bstack@stackfernandez.com Counsel for Traded Life Policies Ltd.
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Exhibit A

Mutual Benefits Corporation and Affiliated Entities and Accounts Under Receivership Control Combining Statements of Operations and Retained Earnings (Accumulated Deficit)
Six Months Ended June 30, 2005 (Unaudited)

			di			
		Mulual Reneille Crenoralles	Viatical Remefactors ITC	Vietical	Eliminations	Receivership (Total)
				ļ		
Premium Servicing Fees (Note 16)		ya.	1	# 073,024	9	400010
Operating Expenses:	•			900		500 F87
Salaries and Consulting		378,194	095,9T	393,430		086,787
Copying and Office Expenses Depreciation and Americation		ZU,696	27.111	10.003		125,948
heptenent and fattor action		106.849	· · · · · · · · · · · · · · · · · · ·	73.025	ι	179,874
ficenses and Permits		9.401	1,306	411		11,118
Medical Records and Exams		2,802	78	465	t	3,345
Other	•	2,188	570	1,477	3	4,235
Postage and Delivery		23,045	528	6,368	ı	29,941
Premium Tracking Expense		1		5,080	•	9,080
Professional Fees - Accounting		1,679	•	1	t	1,679
Professional Fees - Legal		43,254	1	•	1	43,254
Rent - Equipment		27,960	5,815	5,974	1	39,749
Rent - Office		331,912	7,023	600'99		403,944
Security		122,413	ľ	80,055	1	202,468
Telephone		35,939	1,950	16,395	,	54,284
Total Operating Expenses:		1,195,368	61,277	673,654		1,930,299
Income (Loss) From Operations		(1,195,368)	(61,277)	•		(1,256,645)
Other Income - Primarily Interest		204,931	3,066	16,627	,	224,624
Other Expenses:						
Interest on Settlement (Note 15)		80,565	1	1		80,565
Receivership Expenses		1,176,901	r	486,717	ŧ	1,663,618
Relocation Expenses		45,131	6	28,053	1	OUC SUC
Expenses related to Commiments - Pre-Receiver (Note Viator Insurance Premiums Paid	- Fre-Kecelver (Note 19)	78,261	ron'a	1	1	78,261
l nee hafata Tavas		(2.571.295)	(64.211)	(498.143)	•	(3,060,465)
						•
Federal, State and Local Taxes	,	1	49	15,627	1	15,676
Net Loss	. ,	(2,571,295)	(64,260)	(513,770)	1	(3,076,141)
Retained Earnings (Accumulated Deficit) - Beginning of the Year	it) - Beginning of the Year	496,733	(86,518)	440,954		851,169
Retained Earnings (Accumulated Deflicit) - End of the Perior	ii) - End of the Period	\$ (2,074,562)	\$ (150,778)	\$ (72,816)	1	\$ (2,224,972)

Mutual Benefits Purchase Escrow Accounts (Non-Consolidated) Balance Sheet June 30, 2005 (Unaudited)

ASSETS

Current Assets: Due from Escrow Agent (Note 18)	_\$	78,070,923
Total Assets	\$	78,070,923
LIABILITIES AND SHAREHOLDER'S EQUITY		
Current Liabilities: Purchaser deposits held by escrow agent (Note 18)	\$	78,070,923
Total Liabilities		78,070,923
Total Shareholder's Equity		<u> </u>
Total Liabilities and Shareholder's Equity	\$	78,070,923

Mutual Benefits Corporation and Affiliated Entitles and Accounts Under Receivership Control Combining Balance Sheet June 30, 2005 (Unaudited)

	;	June 30, 2005 (Unaudited	audited)		;		:
ASSETS	Mutual Benefits Corporation	Union Planters <u>Premism Accounts</u>	Livoti PA Premiun Accounts	Vatical Benefactors L.C	Vialical Sevicas Inc.	Elinikaliona	Receivership (Total)
Current Assets: Cash for Premiums on Viaticals Sold to Investors (Note 6) Cash for Premiums on Viaticals Sold to Investors (Note 6) Restricted Cash (Note 7) Note Receivable - Officer (Note 4) Due from Escrow Agent (Note 18) Due from Receivership Entity (Note 6) Total Current Assets	\$ 384,813 1,240,545 222,418 1,847,777	\$ 66,586,867 426,925	34,090	\$ 159,803 159,803	\$1,600,497 - - - - - - - - - - - - - - - - - - -	\$	\$ 2,145,113 66,620,957 426,925 1,240,545 70,433,540
Office Furniture and Equipment, net	276,846	đ		ľ	4,957	•	281,803
Other Assets: Restricted Cash from Death Benefit Proceeds, includes earned interest of \$65,905 (Note 3) Funds Held - Other (Note 5) Investments in Policies, at Cost (Note 9) Lease Deposits and Other (Note 10) Retainers, net (Note 11)	15,489,573 440,729 2,440,893 382,916 573,667			1 1 1 1 1	20,647	1 1 1 1	15,489,573 440,729 2,440,893 403,563 573,657
Total Assets	\$21,452,391	\$ 67,013,792	\$ 34,090	\$ 159,803	\$1,670,139	\$ (266,457)	\$ 90,063,758
Current Liabilities: Accounts Payable and Accrued Expenses (Notes 12, 17) Income Taxes Payable (Note 13) Due to Receivership Entity (Note 6) Purchaser deposits held by esorow agent (Note 18) Funds Held for Premiums on Vialicals Sold to Investors (Note 8) Funds Held for Restricted Use (Note 7) Other Payables Total Current Liabilities	\$ 1,158,560 44,038 1,200,588	\$ 222,419 - 66,364,448 426,925 67,013,792	34,090	\$ 234,550 234,550	800'056 \$	(266,457)	\$ 1,649,280 234,650 66,398,538 426,925 68,609,293
Long Term Liabilities: Funds Held from Death Benefit Proceeds (Note 3) Funds Held - Other (Note 5) Funds Held - Other (Note 5) Investments in Policies Held for Restricted Use (Note 9) Pre-Receivership Obligations (Note 14) Settlement Payable (Note 16) Unearned Viatical Management Services (Note 16) Total Long Term Liabilities	15,403,668 221,557 2,440,893 2,668,853 1,671,394 22,306,365		7 1 1 1 1 2 1	23,209	1,352,847		15,403,668 221,557 2,440,893 2,692,062 1,671,394 1,362,847 23,682,421
Shareholder's Equity (Deficit): Common Stock Additional Pelic-in Capital Retained Earnings (Accumulated Deficit) Total Shareholder's Equity (Deficit)	100 18,900 (2,074,562) (2,054,562) \$21,452,391	\$ 67,013,792	34,090	100 50,000 (150,778) (100,678) \$ 159,803	100 (72,816) (72,716) \$1,870,139	\$ (266,457)	300 69,900 (2,298,166) (2,227,986) \$ 90,063,768

Mutual Benefits Corporation and Affiliated Entitles and Accounts Under Receivership Control Notes to Combining Financial Statements June 30, 2005 (Unaudited)

Note 1. Basis Of Preparation. The Combining Balance Sheet of Mutual Benefits Corporation And Affiliated Entities And Accounts Under Receivership Control include the following entities and accounts: Mutual Benefits Corporation ("MBC"), Mutual Benefits Corporation Premium Accounts, Viatical Services, Inc ("VSI"), Anthony Livoti PA ("Livoti") Premium Accounts, Vintical Benefactors LLC ("VBILC"), and Viatical Benefactors LLC Premium Accounts (referred to collectively as "MBC et al."). The Combining Statements of Operations and Retained Earnings of Mutual Benefits And Affiliated Entitles And Accounts Under Receivership Control include the following entities and

accounts: Mutual Benefits Corporation ("MBC"), Viatical Services, Inc ("VSI"), and Viatical Benefactors LLC ("VBLLC"). The combining financial statements were not prepared in accordance with GAAP (the notes herein describe the basis of accounting methods used), but are based upon MBC et. al. continuing as a going concern wherein the assets will be realized and liabilities will be paid in the ordinary course of business, Additionally, MBC et al. has elected to present selected note disclosures to the combining financial statements and has omitted the combining statement of each flows.

On May 4, 2004, the United States Southern District Court entered a Temporary Restraining Order (the "TRO"), in part restraining MBC and VELLC from engaging in new business. At the same time the Court entered its Order Appointing Receiver, which among other things appointed the Receiver and directed him to take control of the Receivership Entities. While the ultimate resolution of the entities status remain uncertain, there is substantial doubt that the entities will be able to continue as going concerns. The accompanying financial statements do not include any adjustments to present the entities on a liquidating basis and such adjustments could be material.

Note 2. Cash Available for Operations. Cash available for operations arise primarily from funds that were in the operating and money market accounts of the Receivership Entities at the time the receivership was put in place. On June 29, 2004, an order was entered by the Court giving the Receiver the authority to pay insurance premiums for all policies from the various premium escrow accounts including premiums for those policies that were previously paid out of the MBC operating account. As such, the Receiver paid premiums previously paid out of the MBC operating account, first, using funds from the VSI Northern Trust Premium Reserve account and then from the Union Planters Premium Accounts. The only other source of funds for the operating accounts is interest earned on operating funds.

Note 3. Restricted Cash from Death Benefit Proceeds. Funds received from insurance policy maturity claims are being deposited into a separate interest bearing account. These funds include death benefit proceeds, interest on death benefits paid by the insurance companies, return of uncarned insurance premiums and interest on the funds in the account paid by the bank.

Note 4. Note Receivable - Officer. This account includes a demand note receivable, principal balance of \$1,160,000 dated February 28, 2002, from Steven Steiner. MBC earns interest on the principal balance, accrued at the IRS blended annual rate as specified in the note, which amounted to \$80,545 through June 30, 2005. The Receiver has made a demand for repayment of the note and has filed a lawsuit in an attempt to collect these funds. At this time, the Receiver believes the principal and accrued interest are fully collectible.

Note 5. Other Funds Being Etcl. Over the course of the Receivership, the Receiver has collected funds on behalf of the Receivership from various sources including death benefit proceeds from insurance policies, stock dividends, interest and other ancillary revenues. These funds are being deposited into interest bearing accounts pending determination of their ultimate disposition. Historically, these funds were used to pay existing policy premiums. Funds received from miscellaneous proceeds from life insurance policies totaled \$221,557 at June 30, 2005 and a liability for this amount has been established pending the ultimate disposition of the funds. The Receiver has also initiated efforts to recover retainers paid to law firms, commissions paid, donations and other disbursements made by MBC. As of June 30, 2005, funds of \$219,172 have been received and deposited into a separate bank account. These funds are also being held pending determination of their ultimate disposition.

Note 6. Due to/from Receivership Entity. In the second quarter of 2005, the Receivership consolidated the operations of the entities into one location. While vertain expenses were paid in full by VSI, a portion of these costs (\$44,038) were allocated to MBC. In addition, MBC continues to pay life insurance premiums from its operating account. These premium outlays are to be reimbursed from the premium accounts. As of June 30, 2005, MBC reflected a receivable of \$222,419 from the premium accounts for premiums paid.

Note 7. Restricted Cash. Consists of \$426,925 in a Holland & Knight escrow trust account for the benefit of MBC, which are restricted pending legal matters. The Holland & Knight escrow trust account balance is as of June 30, 2004 and does not reflect any accrued interest and/or bank fees incurred from July 1, 2004 through June 30, 2005.

Note 3. Cash For Premiums On Viaticals Sold To Investors & Funds Held For Premiums On Vinticals Sold To Investors. At the time life insurance policies were sold to investors, a portion of the investors' funds were paid into a premium account to pay life insurance policy premiums during the insured's life expectancy. Information has come to the attention of the Receiver that suggests them (a.) a significant number of insureds outlived the life expectancy that was represented to the respective investors by MBC, (b.) the premiums set aside for such-policies have been exhausted; (c.) in-order to-continue-to-fund-these insurance-policies, MBC-used-permium funds that were received from other investors that purchased other policies and to a lesser extent other sources of funds (e.g., policy dividends, proceeds from demutualization of insurance policies, etc.); and (d.) that significant additional insureds are likely to outlive the life expectancies represented by MBC. The combining financial statements do not reflect any reserves or other adjustment related to these potential circumstances.

Beginning in 1996, Livoti, as trustee, entered into an agreement with MBC whereby, in addition to serving, at times, as the owner of most of the policies, Livoti also agreed to make the payment of premiums from funds identified at the time of closing and transferred to Livoti's control. According to VSI and Livoti, the funds used by Livoti to make the premium payments on these policies were maintained in four money market accounts located at three different banks. The money market accounts are referred to by MBC, VSI, and Livoti as MIMI for one of the accounts or MIMII collectively for a group of three money market accounts. As of December 31, 2004, the balance in these accounts was approximately \$401,868. The Receiver continued to use these funds until mid-January 2005, at which point the funds were exhauted to their current level of \$34,090. Currently, premiums for these policies are being paid from the Union Planters Mutual Benefits Corporation premium account.

Mutual Benefits Corporation and Affiliated Entities and Accounts Under Receivership Control Notes to Combining Financial Statements June 30, 2005 (Unaudited)

With the exception of policies sold to Investors by MEC in the early years (1994 - 1997) which are paid from MBC's operating account (these amounts are subject to reimbursement from the Premium accounts since June 29, 2004), all other premiums are paid through premium accounts maintained at Union Planters Bank, N.A. ("UPBNA") which is now known as Regents Bank. The UPBNA accounts are used to pay premiums for policies owned by MBC and VBLLC (Texas and California policies). The funds in these accounts are made up of monies escrowed for the payment of premiums for policies purchased by or through MBC or VBLLC beginning around June, 2002 when MBC entered into an escrow agreement with American Express Business Services, Inc. ("AMEX") whereby, among other services, AMEX set up a premium account at Bank of America to pay premiums from funds paid into the account at the time of closing.

In approximately April, 2003, pursuant to an agreement and a purchase escrow agreement between UPBNA and MBC, the funds in the AMEX premium accounts were transferred to premium accounts set up a UPBNA. The VBLLC premium funds were also transferred at that time into a separate VBLLC UPBNA premium account; however, litere does not appear to be a separate premium escrow agreement between VBLLC and UPBNA. For most policies purchased after April 2003, MBC designated funds that were to be used to pay premiums on closed policies. These funds were collected at closing and deposited into UPBNA premium accounts.

Note 9. Investments in Policies at Cost. MBC has acquired interests in various policies over time by refunding monies to investors. These interest in policies are stated at cost. It is anticipated at this time that any assets realized from the sale/maturity of these investments will be distributed in some manner to investors of MBC.

Additionally, certain policies were not fully placed with investors as of May 5, 2004. The unplaced portion of these investments represented \$52,960,167 of the total death benefits of these policies which is \$84,904,300. On certain of these policies, no funds were received for payment of premiums. Based on life expectancies projected by MBC prior to the Receivership, \$9,176,704 should have been deposited in the UPBNA premium account. However, because of the timing of the Receivership, this \$9,176,704 remains in the Purchase Escrow Accounts which the Court has determined is outside of the Receivership. Nonetheless, the need to fund these premiums remains an obligation of the Receivership.

Although MBC has no cost basis in these policies, certain additional amounts may be realized upon their sale/maturity. The value of these investments, and any gain/loss realized, will be determined upon their disposition.

Note 10. Lease Deposits and Other Assets. Includes a \$129,581 CD backing a \$50,000 letter of credit securing the lease on 200 East Broward Blvd, and approximately \$252,000 in CDs securing various State bonds in conjunction with licenses.

Note 11. Retainers. MBC, prior to the receivership, paid monies to various law firms in anticipation of the need for their legal services. At December 31, 2004, the gross amount of Retainers was \$997,409. While the Receiver has initiated steps to have these retainers returned to MBC, \$300,000 has been written off, with the remainder expected to be recovered. Retainers are reported net of this writtenff and less recoveries.

Note 12. Accounts Payable. Accounts Payable represents only those payables where the Receiver has made a determination that the payment of which provides ongoing and/or necessary benefits to the Receivership. Amounts representing obligations that existed or were caused to be incurred prior to the Receivership have been included in the Other Liabilities Section under Pre-Receivership Obligations. Accound expenses include those expenses that were paid after June 30, 2005 for which services/goods were provided prior to June 30, 2005.

Note 13. Insome Taxes Payable. Prior to the Receivership, Viatical Benefactors, LLC elected to treat itself as a tax paying entity. As such an accrual was made for the anticipated federal, local and state taxes payable by the entity.

Note 14. Pre-Receivership Obligations. MBC, VSI and VBLLC had certain arrangements with vendors prior to May 5, 2004 and the entities continue to receive invoices per these arrangements. Pending the ultimate resolution of claims made by creditors, the receivership entities continue to record these payables and related expenses.

Note 15. Scittlement Payable. Under the terms of a Settlement Agreement dated June 2003, as amended, the Company was previously obligated to pay to certain parties a principal amount of \$2,165,000. As a result of certain interest accruals, interest and principal payments, the Company currently reflects an obligation of approximately \$1,672,000 related to this settlement.

Note 16. Unearned Visitical Management Services. VSI was paid a fee at the closing of each policy. These fees were intended to provide VSI with the fundarequired to service the pramium payments and track the insureds over the remaining life of each policy and to file the death claim upon each policy's maturity. When the Receiver assumed control over VSI, its books and records reflected unearned revenues of \$2,492,366.86. Given the current unavailability of reliable actuarial estimates, premium servicing fees earned for the period have been limited to the expenses incurred during the period. The Receiver and his professionals are currently analyzing the appropriate financial statement and tax treatment of these revenue recognition policies.

Mutual Benefits Corporation and Affiliated Entities and Accounts Under Receivership Control Notes to Combining Financial Statements June 30, 2005 (Unaudited)

Note 17. Professional Fees and Costs. The Receiver has remined various professionals to support the operations of the Receivership. A first fee application was submitted to the court for professional fees and costs incurred from May 5, 2004 through June 18, 2004. Judge Moreno issued an Order in November 2004 approving certain of these professional fees. Second and Third Fee applications were submitted in December 2004 and March 2005 respectively. The Third Fee applications reflect fees and expenses incurred through January 31, 2005. On June 1, 2005, Judge Moreno issued orders approving certain of these professional fees. Fee Applications for the time periods subsequent to February 1, 2005 are in process and have not yet been filed with the court. Fees that have been approved by the court but have not yet been paid have been recorded as liabilities of the Receivership entities. Fees, listed below under Pending Approval, have not been approved by the court and are not included in Accrued Expenses. The following chart summarizes the total fees and costs requested, the amounts awarded and amounts paid as of June 30, 2005:

Applicant	Application	Application	Date	Fees	Costs	Amount Requested	Amount	Date	Amount Paid
	Number	Period	Submitted	Requested	Rennested		Awarded	Awarded	Automit I ald
Allen Norton & Blue		5/6/04 - 6/18/04	7/2/2004	\$10,493,75	\$51.53	\$10,545,28	\$10,546,15	7/6/2004	\$10,546,15
	2	6/19/04 - 9/30/04	12/15/2004	\$1,762.50	\$262.39		\$1,762,50	7/12/2005	\$10,0,15
	TOTAL			\$12.256.25	8313.92		\$12,308,65	***************************************	\$10,546,15
Berkowitz Diek Pollack & Brant	1	5/4/04 - 6/18/04	7/2/2004	\$225,589,43	\$0.00	\$228,589,43	\$228,589.00	10/22/2004	\$228,589.00
	2	6/19/04 - 9/30/04	12/15/2004	\$193,806.45	\$0,02	\$192,806.45	\$193,806,45	6/1/2005	\$193.8D5.45
	3	10/1/04 - 1/31/05	3/16/2005	\$266,723,10	\$0.00	\$266,723,10	\$265,723.10	6/1/2005	
	TOTAL	 		5689,118,98	\$0.00	\$689,118,98	#cno xxo cc		
	JOINE			3649,116,94	30.00	3603.110.361	\$689,118,55		\$422,395.45
Colson Hicks Eidson	I	5/4/04 6/18/04	7/2/2004	\$220,751,50	\$6,709,88	\$227,461.38	\$80,709.00	10/22/2002	\$80,709,00
							\$146,751.00	12/15/2004	\$146,751.00
	2	6/19/04 9/30/04	12/15/2004	\$287,905,00	\$9,771.19	\$297,676.19	\$297,676.19	6/1/2005	
	3	10/1/04 1/31/05	3/17/2005	\$371,496.00	\$30,264,16	\$401,760.16	\$401,760.16	6/1/2005	
	TOTAL			\$880,152.50	546,745,23	\$926,897.73	\$926,896,35		\$227,460.00
The Carles City Change		CERTAL CHAPT	am man i	200 120 131					
The Garden City Group		5/4/04 - 6/18/04 6/19/04 - 9/30/04	7/2/2004	\$50,195.54	\$750.00		\$50,945.00		S5D,945.00
	<u> </u>	10/1/04 - 1/31/05	12/27/2004 3/24/2005	\$48,491.94 \$79,149.35	\$566.26		\$40,000,00	7/12/2005	
	TOTAL	10/1/04 = 1/3//05	3/24/2005		\$909.14				
	TOTAL			\$177,836.83	52,225.40	\$180,062,23	390.945.00		\$50,945.00
Integrity Plus Services	1	5/4/04 - 6/18/04	7/15/2004	\$183,780.30	\$6,909,17	\$190,689,47	\$190,689.00	10/22/2004	\$190,689,00
	2	6/19/04 9/30/04	12/27/2004	\$81,237,50	\$1,295,77	\$82,533,27	582,533,27	6/1/2005	\$52,722,17
	3	10/1/04 2/4/05	3/24/2005	\$54,125,00	51,432,73	\$55,557,73	\$55,557,73	6/3/2005	
	TOTAL	<u> </u>		\$319,142,80	\$9,637.67	5328,780.47	\$328,780.00		\$243,411,17
Kazyak Tropin &	1	5/4/04 - 6/18/04	7/8/2004	\$353,813,47	522,227,52	\$376,040,99	\$140,242,00	10/22/3004	6340.050.00
Throckmorton, PA	(as amended)	Bry by - Grwor	7202004	2233,012,47	324,325,32	3370,040,99	3140,542.00	14/22/3004	\$140,252,00
							5235,813.00	12/15/2004	\$235,813,00
	2	16/19/04 - 9/30/04	12/7/2004	\$196,416.65	\$29,051.41		\$200,000,00	6/1/2005	
	3	10/1/04 1/31/05	3/11/2005	\$1,03,976,05	\$8,224,12	\$112,200,17	\$100,000.00	6/1/2005	
	TOTAL		<u> </u>	S654.206.17	559,503.05	\$713,709.22	\$676,055,00		\$376,065,00
Rachlin Cohen & Holiz	i	5/5/05 6/25/04	7/15/2004	\$33,558,28	\$134,50	\$33,692.78	\$33,692.00	[0/22/2004	\$33,692,00
	2	6/36/04 - 9/30/04	12/17/2004	\$7,762.50	\$0,00		\$7,762,50		423,052,00
, , , , , , , , , , , , , , , , , , , 	TOTAL	<u> </u>	1	\$41,320.78	\$134.50	\$41,455.28	\$41,454.50		533,692.00

Note 18. Due from Escrow Agent. Pursuant to an order issued by Judge Moreno in February 2005, funds paid by the investor into the various purchaser escrow accounts of MBC are not considered assets of the company and are being held in the purchaser escrow accounts pending distribution of these funds to the investors. The Court has ordered that the pre-closing investment funds not used to purchase interest in insurance policies be returned to the original investors. The Court has not decided at this time who will bear the costs of disbursement of these funds but has set aside accumulated interest on these funds and will determine in the future who is entitled to costs and attorney's fees. As these are not considered assets of the Receivership, they have been placed in a separate non-combining schedule with a corresponding liability for the funds. Pursuant to three court orders, funds totaling \$28,496,949 were returned to investors.

Note 19. Expenses related to commitments - pre-receiver. MBC, VSI and VBLLC had certain arrangements with vendors prior to May 5, 2004 and the entities continue to receive invoices per these arrangements. Pending the ultimate resolution of claims made by creditors, the receivership entities continue to record these payables and related expenses.