

**THOMAS S. RICHEY, ESQ., RECEIVER FOR WESTON RUTLEDGE FINANCIAL SERVICES, INC., ZAMINDARI CAPITAL, LLC, LEXINGTON INTERNATIONAL FUND, INC., AND OXFORD ADAMS CAPITAL, LLC**

March 2, 2007

Notice to Creditors of Receivership and Bar Date:

On May 17, 2006, at the request of the United States Securities and Exchange Commission (the "SEC"), the United States District Court for the Northern District of Georgia entered an order (the "Order") appointing me to serve as Receiver for Weston Rutledge Financial Services, Inc.; Zamindari Capital, LLC; Lexington International Fund, LLC a/k/a Lexington International Fund, Inc.; and Oxford Adams Capital, LLC (the "Receivership Companies"). Copies of the Orders regarding my appointment are attached hereto.

The receivership appointment resulted from a lawsuit, Securities and Exchange Commission v. Gish, et al., Civil Action File No. 1:06-CV01171-CCF, United States District Court for the Northern District of Georgia, that the SEC filed on May 17, 2006 in federal court in Atlanta, Georgia against the Receivership Companies and Geoffrey A. Gish (the "Defendants"), asserting that the Defendants were selling unregistered securities and committing fraud in violation of the federal securities laws. In its Complaint, the SEC alleged that the Defendants were operating a "Ponzi" or pyramid scheme. In addition to appointing me as Receiver, the Court entered an injunction prohibiting the Defendants from violating the federal securities laws and froze the Defendants' assets. On June 30, 2006, the Court entered an order with the Defendants' consent continuing the injunction, asset freeze and receiverships until the Court decides the ultimate issues in the case. This litigation is ongoing.

As Receiver, I have responsibility over the Receivership Companies, their assets, including their funds, their business interests and records, and their liability to creditors and investors. I have taken over the Receivership Companies, closed their offices and ceased their operations. We are participating in the SEC's lawsuit, attempting to locate the Receivership Companies' assets, and investigating claims and sources of recovery.

This notice and the enclosed Creditor Proof of Claim Declaration are being sent to you because the records available to the Receiver and/or the information you have provided us, indicates that you may have a claim against one or more of the Receivership Companies. This is your official notice of the following matters:

Insolvency of Receivership Companies: The Receivership Companies are insolvent. The assets of the Receivership Estate are insufficient to pay the Receivership Companies' liabilities. The Receivership Estate's assets consist to a significant extent of claims that the Receiver must investigate, assess and, if meritorious, assert against principals and employees of the Receivership Companies and third parties who received transfers of funds from the Receivership Companies.

Non-interference with the Receivership: Please be advised that under the Order of the Court all persons are forbidden to interfere with the Receiver's control of the assets of the Receivership Companies and the administration of the Receivership Estate. The Receiver considers efforts to collect creditor claims through collection calls, assessment of penalties or otherwise to be violations of the Order.

Pre-receivership indebtedness: All claims of creditors for indebtedness and liabilities of the Receivership Companies based on transactions and events prior to the appointment of the Receiver on May 17, 2006, will be addressed through a claims process described below. Persons and entities providing services to the Receiver should submit their statements timely for payment on a current basis.

Claims procedures: All creditors with legitimate claims are eligible to share in distributions from the Receivership Estate. The claims procedure is as follows:

1. Creditors must complete and sign the enclosed Creditor Proof of Claim Declaration and return it to me, along with supporting documentation. **Only those creditors who submit a properly completed Creditor Proof of Claim Declaration on or before April 27, 2007 will be eligible to receive distributions.**
2. The Receiver will examine all claims for the sufficiency of information, the merit of the claim and, as discussed below, timeliness.
3. The Receiver will respond to the claim by requesting further information, if needed, and by notifying the creditor of his allowance or disallowance (or partial allowance and disallowance) of the claim.
4. Creditors whose claims are disallowed, in whole or in part, may challenge the Receiver's action by petitioning the Court for a determination of the validity and/or amounts of their claims.

At this time it is not possible to make a reliable estimate regarding the recovery for creditors, but creditors should not expect to receive full recovery on their claims.

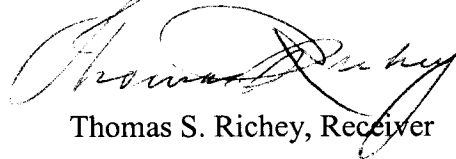
Bar date: The Bar Date for Creditor claims is **April 27, 2007**. (A Copy of the Order setting the bar date is attached hereto). Creditor Proof of Claims Declaration forms must be submitted before this date in order to share in distributions from the Receivership.

Distributions: Distributions will be made from the net assets of the Receivership Estate at the conclusion of the administration of the Receivership Estate. The distributions will be made on a pro rata basis to creditors with allowed claims. Since much of the Receivership Estate's assets consist of claims by the Receivership Companies against former principals and employees and third parties who received funds from the Receivership Companies, the Receiver must assert those claims, through litigation if necessary, and collect on any judgments and settlements achieved. The administration of the Receivership Estate will not be completed until the Receiver has prosecuted all viable claims to a conclusion. The Receiver does not anticipate interim distributions at this time.

When the administration of the Receivership Estate is nearer completion, the Receiver will file a plan of distribution with the Court and seek the Court's approval. Any creditors who wish to object to the plan of distribution and who file written objections, will be given an opportunity to be heard.

In the meantime, you may monitor developments in the Receivership and the litigation by checking the Receiver's website at [www.westonrutledgereceiverships.com](http://www.westonrutledgereceiverships.com).

Yours very truly,



Thomas S. Richey, Receiver

Enclosures

cc: M. Graham Loomis, Esquire, Securities and Exchange Commission  
Jennifer D. Odom, Esquire, Powell Goldstein LLP, Counsel for Receiver

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