UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

DANIEL S. NEWMAN, as receiver for Founding Partners Capital Management Company; Founding Partner Stable- Value Fund. L.P, Founding Partners Stable-Value Fund II, L.P, Founding Partners Global Fund, Ltd., Founding Partners Hybrid-Value Fund, L.P.,

Plaintiff,

v.

Case No: 2:11-cv-479-FtM-29DNF

WILLIAM L. GUNLICKS TRUST IRREVOCABLE F/B/O NISSA COX, NISSA COX, individually and in her capacity as Trustee of the William Gunlicks L. Trust f/b/o Irrevocable Nissa Cox, WILLIAM L. GUNLICKS IRREVOCABLE TRUST F/B/O ANNALEE GOOD, ANNALEE GOOD, individually and in her capacity as Trustee of the William L. Gunlicks Trust f/b/o Irrevocable Annalee Good, WILLIAM L. GUNLICKS IRREVOCABLE TRUST F/B/O WILLIAM V. GUNLICKS, and WILLIAM V. GUNLICKS, individually and in her capacity as Trustee of the William L. Gunlicks Irrevocable Trust f/b/o William V. Gunlicks,

Defendants.

ORDER

This matter comes before the Court on the parties' Joint Motion for Approval of Settlement Agreement (Doc. #65) filed on July 22, 2014. The parties have reached a settlement agreement, and the Receiver believes it is in the best interests of the estate to settle claims for the sum of \$30,000 and other valuable consideration. Upon review of the terms, the Court preliminary approves the settlement agreement terms and the amount as in the best interests of the estate. (Doc. #65-1.) The Court does find that the investors should be provided the opportunity to express any objections before the case is dismissed.

Accordingly, it is hereby

ORDERED:

- The Parties' Joint Motion for Approval of Settlement Agreement (Doc. #65) is taken under advisement.
- 2. The Receiver shall post a copy of the Motion, proposed settlement terms, and this Order on the website.
- 3. The Receiver shall otherwise electronically notify any investors who provided a valid e-mail address of the contents of the motion and the opportunity to object.

- 4. Any objections by investors shall be filed with the Court within FOURTEEN (14) DAYS of the posting on the website of the Motion for Approval and this Order. The Receiver shall file it response to any objections within FOURTEEN (14) DAYS of its filing with the Court.
- 5. If no objections are timely filed, the Receiver shall file a notice indicating same and the motion will be granted and the case administratively closed pending dismissal.

DONE and ORDERED at Fort Myers, Florida, this <u>4th</u> day of August, 2014.

UNITED STATES DISTRICT JUDGE

Copies: Counsel of Record