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8 Attorneys for Court-appointed Receiver  
KRISTA L. FREITAG

9 UNITED STATES DISTRICT COURT  
10 CENTRAL DISTRICT OF CALIFORNIA  
11 WESTERN DIVISION

12 KRISTA L. FREITAG, Court-Appointed  
Permanent Receiver for World Capital  
13 Market Inc.; WCM777 Inc.; WCM777  
Ltd. d/b/a WCM777 Enterprises, Inc.;  
14 Kingdom Capital Market, LLC; Manna  
Holding Group, LLC; Manna Source  
15 International, Inc.; WCM Resources,  
Inc.; ToPacific Inc.; To Pacific Inc.; and  
16 their subsidiaries and affiliates ,

Case No. 14-cv-9069

COMPLAINT FOR FRAUDULENT  
TRANSFER, UNJUST ENRICHMENT,  
AND CONSTRUCTIVE TRUST

17 Plaintiff,

18 v.

19 ROBERT SENSI a.k.a. ROBERT  
MARIO SENSI, BOB SENSI and  
20 STEFANO ROBERT SENSI  
DAVENPORT,

21 Defendant.  
22

23 Plaintiff Krista L. Freitag (the "Receiver"), the Court-appointed permanent  
24 receiver for World Capital Market Inc.; WCM777 Inc.; WCM777 Ltd. d/b/a  
25 WCM777 Enterprises, Inc.; Kingdom Capital Market, LLC; Manna Holding Group,  
26 LLC; Manna Source International, Inc.; WCM Resources, Inc.; ToPacific Inc.; To  
27 Pacific Inc.; and their subsidiaries and affiliates (the "Receivership Entities"),  
28 hereby brings the following Complaint against Defendant Robert Sensi a.k.a. Robert

1 Mario Sensi, Bob Sensi and Stefano Robert Sensi Davenport ("Sensi") and alleges,  
2 on behalf of the Receivership Entities, as follows:

3 **I. JURISDICTION AND VENUE.**

4 1. This Court has jurisdiction over this matter under 28 U.S.C. §§ 1345  
5 and 1367(a), and the doctrines of ancillary and supplemental jurisdiction, in that this  
6 action arises from a common nucleus of operative facts as, and is substantially  
7 related to the original claims in, the Securities and Exchange Commission (the  
8 "Commission") enforcement action styled as Securities and Exchange Commission  
9 v. World Capital Market Inc., et al., U.S.D.C., C.D. Cal. Case No. 14-CV-2334-  
10 JFW-MRW (the "SEC Action").

11 2. This Court may exercise personal jurisdiction over Sensi pursuant to  
12 Federal Rule of Civil Procedure 4(k)(1)(A); and 28 U.S.C. §§ 754 and 1692.

13 3. Venue in the Central District of California is proper under 28 U.S.C.  
14 § 1391 because this action is an ancillary proceeding to the SEC Action and because  
15 the Receiver was appointed in this District pursuant to the Preliminary Injunction,  
16 Appointment of a Permanent Receiver, and Related Orders entered by this Court on  
17 April 10, 2014 (the "Preliminary Injunction"), and the Order Freezing Assets,  
18 Requiring Accountings, Prohibiting the Destruction of Documents, Granting  
19 Expedited Discovery, Repatriating Assets, and Appointing a Receiver Over Relief  
20 Defendants ToPacific Inc., a Delaware Corporation and To Pacific Inc., a California  
21 Corporation entered by this Court on May 21, 2014 (the "Freeze Order") (together  
22 the "Appointment Orders").

23 **II. PARTIES.**

24 4. The Receiver is the duly appointed permanent receiver for the  
25 Receivership Entities, and was appointed permanent receiver for the Receivership  
26 Entities pursuant to the Appointment Orders. Among other things, the Appointment  
27 Orders call for the Receiver to recover and marshal, for the benefit of creditors of  
28 and investors in the Receivership Entities, any and all assets which were owned,

1 leased, occupied, or otherwise controlled by the Receivership Entities or were  
2 otherwise purchased with assets of the Receivership Entities. The Receiver holds  
3 exclusive authority and control over the assets of the Receivership Entities,  
4 including over the causes of action alleged herein, over which this Court has  
5 ancillary and supplemental jurisdiction.

6 5. On information and belief, Sensi is either a citizen and resident of the  
7 City of Palm Beach, Florida, or is a citizen and resident of the City of Gambrills,  
8 Maryland. Sensi is the recipient of assets of the Receivership Entities as described  
9 further herein.

10 **III. FACTUAL ALLEGATIONS**

11 **A. The Purported Business Of The Receivership Entities And The**  
12 **Commencement Of The SEC Action.**

13 6. As alleged by the Commission in the SEC Action, the Receivership  
14 Entities, individually and collectively, raised money from investors based on  
15 misrepresentations that the Receivership Entities were engaged in a profitable multi-  
16 level marketing venture that sells packages of "cloud media" or cloud services under  
17 the umbrella name for the scheme, "WCM777." Investors were promised returns of  
18 more than 100% on their investment in 100 days, and were also assigned "points"  
19 for their investments which were characterized as convertible into equity through  
20 initial public offerings of "high tech" companies the Receivership Entities were  
21 purportedly incubating. Through the use of the points system, the Receivership  
22 Entities facilitated a "secondary market" in the points awarded to investors, and an  
23 estimated \$890 million of the points have been traded on this market.

24 7. In actuality, the Receivership Entities did not realize any appreciable  
25 revenue other than from the sale of "packages" of cloud services to investors.  
26 WCM777 is not profitable, and is a pyramid scheme. Investor funds were used to  
27 make Ponzi payments of returns promised to earlier investors. Much of the  
28 remaining funds derived from these investments were used to purchase real property

1 in the United States, play the stock market and to make other speculative  
2 investments.

3 8. On or about March 27, 2014, the Commission initiated the SEC Action  
4 against the Receivership Entities, Ming Xu a/k/a Phil Ming Xu ("Xu"), a principal  
5 of the Receivership Entities, and others, alleging violations of federal securities  
6 laws. ToPacific Inc. and To Pacific Inc. were added as Relief Defendants to the  
7 SEC Action on May 7, 2014. The Commission petitioned for the Receiver's  
8 appointment, and on April 10, 2014 and May 21, 2014, this Court entered the  
9 Appointment Orders appointing the Receiver as permanent receiver for the  
10 Receivership Entities.

11 **B. The Receiver's Authority And Investigation Pursuant To Her**  
12 **Appointment.**

13 9. Pursuant to the terms of her appointment, the Receiver is vested with  
14 exclusive authority and control over the assets of the Receivership Entities.  
15 Specifically, Article XII of the Preliminary Injunction and Article VIII of the Freeze  
16 Order vests the Receiver with the "full powers of an equity receiver, including, but  
17 not limited to .... *full power to sue* ... and take into possession all [receivership]  
18 property." (emphasis added.)

19 10. The Receiver's investigation to date supports and confirms the  
20 Commissions allegations in the SEC Action, including that World Capital Market  
21 Inc. ("WCM") and ToPacific, Inc. ("ToPacific") were used to receive funds raised  
22 from investors in the WCM777 scheme. WCM and ToPacific did not generate any  
23 material revenue other than funds received from investors.

24 **C. The Fraudulent Transfers of Funds To Sensi.**

25 11. During the 60 days preceding the Receiver's appointment, Sensi  
26 received, in aggregate, \$385,000 from the Receivership Entities for purported  
27 consulting services. These transfers to Sensi are as follows:  
28

Date	Payor	Amount
2/3/14	ToPacific, Inc.	\$35,000
2/12/14	ToPacific, Inc.	\$40,000
2/20/14	ToPacific, Inc.	\$100,000
2/27/14	ToPacific, Inc.	\$120,000
3/10/14	To Pacific, Inc.	\$25,000
3/25/2014	WCM	\$65,000
Total		<b>\$385,000</b>

12. Sensi claims that he was hired by the Receivership Entities to help handle complaints about the Receivership Entities' Ponzi scheme from authorities in Peru, Taiwan, and Dubai. Sensi further claims that he used to work for the Central Intelligence Agency and therefore had contacts in these locations.

13. Sensi knew of the Ponzi scheme operated by the Receivership Entities and was well aware that the Receivership Entities were accused of running a Ponzi scheme.

14. Sensi was served with a subpoena to produce documents relating to his involvement with the Receivership Entities and in response, failed to produce any written agreements to show that he was hired to perform services, any invoices for services he purports to have performed or complete bank statements and supporting documentation.

15. Sensi claims his agreement to provide services was oral and no invoices were sent. Sensi also claims some of the funds received were reimbursements for travel expenses. Sensi, however, has not produced evidence of the expenses he claims to have incurred.

16. Sensi did not receive the transferred funds in good faith and did not provide any reasonably equivalent value or consideration in exchange for the

1 \$385,000 transferred to him, and the transferred funds are thus subject to  
2 disgorgement.

3 **COUNT I – FRAUDULENT TRANSFER**

4 17. The Receiver incorporates herein each and every allegation contained  
5 in Paragraphs 1 through 16, inclusive, hereinabove set forth.

6 18. During the 60 days preceding the Receiver's appointment, WCM and  
7 To Pacific paid \$385,000 in the aggregate to Sensi with the intent to hinder, delay,  
8 or defraud creditors. Such payments were made from the proceeds of a Ponzi  
9 scheme which were generated from investors in the scheme.

10 19. Sensi did not accept the funds in good faith and the Receivership  
11 Entities received no reasonably equivalent value or consideration, directly or  
12 indirectly, in exchange.

13 20. At the time Sensi was paid the subject \$385,000, WCM and ToPacific  
14 were engaged or about to engage in a business or transaction for which its remaining  
15 assets were unreasonably small in relation to the business or transaction.

16 21. WCM and ToPacific were insolvent, or became insolvent shortly after  
17 the subject \$385,000 payments were made to Sensi.

18 22. WCM and ToPacific intended to incur, or believed or reasonably  
19 should have believed that it would incur, debts beyond its ability to pay as they  
20 became due.

21 23. As a consequence of the above, the full amount of the \$385,000  
22 transferred to Sensi is an actual and constructively fraudulent transfer under  
23 California's Uniform Fraudulent Transfer Act ("CUFTA"), Cal. Civ. Code § 3439, *et*  
24 *seq.*, and is subject to immediate disgorgement to the Receiver.

25 **COUNT II – UNJUST ENRICHMENT**

26 24. The Receiver incorporates herein each and every allegation contained  
27 in Paragraphs 1 through 23, inclusive, hereinabove set forth.

1 25. As described in more detail above, WCM and ToPacific paid in the  
2 aggregate \$385,000 to Sensi in connection with consulting services Sensi  
3 purportedly provided. Such payments were made from the proceeds of a Ponzi  
4 scheme which were generated from investors in the scheme.

5 26. Sensi did not accept the funds in good faith and the Receivership  
6 Entities received no equivalent value or consideration in exchange therefore.

7 27. Sensi has thus been unjustly enriched in the amount of \$385,000, which  
8 amount is subject to immediate disgorgement to the Receiver.

9 **COUNT III – CONSTRUCTIVE TRUST**

10 28. The Receiver incorporates herein each and every allegation contained  
11 in Paragraphs 1 through 27, inclusive, hereinabove set forth.

12 29. Sensi has been unjustly enriched in the amount of \$385,000 as a result  
13 of his receipt of payments from WCM and ToPacific. Such payments were made  
14 from the proceeds of a Ponzi scheme which were generated from investors in the  
15 scheme.

16 30. Because Sensi has been unjustly enriched in the amount of \$385,000,  
17 he holds that amount in constructive trust for the Receivership Entities.

18 31. The Receiver is therefore entitled to a judgment of \$385,000 against  
19 Sensi.

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**PRAYER FOR RELIEF**

WHEREFORE, the Receiver prays for judgment against Sensi as follows:

**On Count I:**

(a) For a judgment against Sensi, avoiding the transfer of the subject \$385,000; and

(b) For an order directing Sensi to immediately pay \$385,000, plus prejudgment interest and costs, to the Receiver; and

(c) For such other and further relief as the Court may deem proper.

**On Count II:**

(a) For a judgment against Sensi in the amount of \$385,000, plus prejudgment interest and costs; and

(b) For an order directing Sensi to immediately pay \$385,000, plus prejudgment interest and costs, to the Receiver; and

(c) For such other and further relief as the Court may deem proper.

**On Count III:**

(a) For a judgment against Sensi in the amount of \$385,000, plus prejudgment interest and costs; and

(b) For an order declaring Sensi to be holding \$385,000, plus prejudgment interest and costs, in constructive trust for the Receivership Entities; and

(c) For such other and further relief as the Court may deem proper.

Dated: November 24, 2014

ALLEN MATKINS LECK GAMBLE  
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TED FATES  
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By:           /s/ Tim C. Hsu          

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Receiver  
KRISTA L. FREITAG