IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

COMMODITY FUTURES TRADING)
COMMISSION,) No $(0.4 \text{ or } 1512 \text{ (DDK)})$
Plaintiff,) No.: 04-cv-1512 (RBK))
vs.))
EQUITY FINANCIAL GROUP, LLC,)
TECH TRADERS, INC., TECH)
TRADERS, LTD., MAGNUM)
INVESTMENTS, LTD., MAGNUM)
CAPITAL INVESTMENTS, LTD.,)
VINCENT J. FIRTH, ROBERT W.)
SHIMER, COYT E. MURRAY, and J.)
VERNON ABERNETHY,)
)
Defendants.)

ORDER GRANTING EQUITY RECEIVER'S MOTION FOR ENTRY OF ORDER APPROVING SETTLEMENT REGARDING THE MAN PRO ACCOUNT AND DIRECTING MAN FINANCIAL TO <u>RELEASE FUNDS IN ACCORDANCE WITH SETTLEMENT</u>

This motion having been brought before the Court by Stephen T. Bobo, Equity Receiver for Tech Traders, Inc. (the "Receiver") for approval of a settlement by and among Sterling Trust (Anguilla) Ltd. ("Sterling Trust"), Sterling ACS, Ltd. and the Receiver regarding the frozen funds in account no. 37923 held in the name of Sterling Trust at Man Financial (the "Man Pro Account"), the Court having reviewed the motion and settlement, and the terms of the settlement appearing to be fair and reasonable:

On this _____ day of ______ 2006

IT IS ORDERED THAT:

1. The Receiver's motion is approved.

2. Man Financial is authorized and directed to liquidate all U.S. Treasury securities and any other open positions in the Man Pro Account, calculate accrued interest based on the gross principal amount of \$1,869,493, and release the funds in the following manner:

(a) Release by wire transfer \$710,580 plus a pro rata share of accrued interest plus \$25,000 to the unrestricted Tech Traders' escrow account maintained by the Receiver in accordance with the Receiver's instructions;

(b) Release by wire transfer \$383,913 plus a pro rata share of the accrued interest less \$10,000 to Sterling ACS in accordance with Sterling ACS's instructions; and

(c) Release by wire transfer \$775,000 plus a pro rata share of the accrued interest less \$15,000 to Sterling Trust in accordance with Sterling Trust's instructions.

3. Within 45 days of the release of the funds, Sterling ACS, Ltd. and Sterling Trust must provide the Receiver an affidavit attesting that the funds have been allocated pro rata to the trusts established for the benefit of the persons who hold a beneficial interest in the funds described in (b) and (c) above.

DATED: _____, 2006

BY THE COURT

DISTRICT COURT JUDGE