## BURTON W. WIAND, COURT-APPOINTED RECEIVER FOR TRI-MED CORPORATION, TRI-MED ASSOCIATES INC., TMFL HOLDINGS, LLC, INTERVENTIONAL PAIN CENTER, PLLC, REJUVA MEDICAL AND WELLNESS L.L.C. AND REJUVA MEDICAL CENTER L.L.C.

December 24, 2015

Re: Tri-Med Receivership

Claimant Name: Claim Number:

## Dear Claimant:

I am writing to you as the Court-appointed Receiver in the above matter. On December 17, 2015, the Court entered an Order granting my Motion to (1) Approve Determinations and Priority of Claims, (2) Pool Receivership Assets and Liabilities, (3) Approve Plan of Distribution and a First Interim Distribution, and (4) Establish Objection Procedure (the "Motion"). A copy of this Motion and Order are available on my website at <a href="https://www.trimedreceivership.com">www.trimedreceivership.com</a>. If you are unable to access this website, you may contact Mary Gura at (813) 347-5121 to request a copy of the Motion and Order.

The Court has approved my recommended determination of the above claim. This determination is set forth in the Exhibits attached to the Motion and is addressed in the body of the Motion. Please note that there are instances where the Court approved my recommendation to either deny a claim or allow a portion of the amount claimed. You are strongly urged to review my court-approved determination of your claim as stated in the Motion and its Exhibits. If you wish to dispute my determination of the above claim, its priority, or the plan of distribution, you MUST serve me with a written objection no later than January 13, 2016. All objections must be served on me at Burton W. Wiand, as Receiver c/o Maya M. Lockwood, Esq., Wiand Guerra King P.A., 5505 West Gray Street, Tampa, FL 33609, and should not be filed with the Court. Proper service may be accomplished by sending your objection by one of the following means: (1) U.S. mail to the above address; (2) hand delivery to the above individual at the above address; (3) facsimile to the above address at (813) 347-5198; or (4) overnight or other express delivery to the above address. Service by mail is completed upon mailing, service by facsimile is completed upon transmission, and service by hand delivery is completed upon receipt of delivery.

Your objection must clearly state the nature and basis of the objection, and provide all supporting statements and documentation that you wish me and, if we are unable to resolve your objection, the Court to consider. Please also include your claim number, name, and telephone number with your objection.

Failure to properly and timely serve an objection to the determination of your claim, its priority, or plan of distribution shall permanently waive your right to object to or contest the determination of your claim, its priority, and plan of distribution and your final claim amount shall be set as the Allowed Amount determined by me and approved by the Court as set forth in the Exhibits attached to the Motion.

By submitting an objection, you reaffirm your submission to the jurisdiction of the Circuit Court of the Sixth Judicial Circuit in and for Pinellas County, Florida. If you serve an objection, you are entitled to notice of court filings or proceedings, but only with respect to the adjudication of your particular objection and the claim to which it is directed.

I may attempt to settle and compromise any claim or objection subject to the Court's final approval. At such times as I deem appropriate, I will file with the Court: (1) my further determination of a claim with any supporting documents or statements I consider are appropriate; (2) any unresolved objections, with supporting statements and documentation, as served on me by claimants; and (3) any settlements or compromises that I wish the Court to rule upon.

The Court may make a final determination based on the submissions identified above or may set the matter for hearing and, following the hearing, make a final determination. If you dispute my determination of your claim, you will have the burden to prove that your position should prevail. I will provide you notice of the hearing if the Court sets a hearing on your particular objection.

As noted above, the Court approved my proposed plan of distribution and a first interim distribution which contemplates an interim distribution to be made on a pro rata basis and subject to certain exceptions discussed in the Motion. At this time, I intend to distribute 26% of the Allowed Amounts of Claimants with Class 1 Claims, which will result in a total distribution to defrauded investors of approximately \$3,962,109.30. I plan to make this distribution as soon as practicable after the period for objections has expired and I have had the opportunity to review any objections. I will make every effort to make a prompt distribution. However, depending on the nature of any timely objection I receive, this interim distribution may have to be modified or delayed until any objection warranting such delay is resolved, although at this time I do not foresee any need for such a delay or modification.

I have tried to make the claims process as simple and unintrusive as possible. I have carefully considered each claim and believe that all claims have been afforded fair and equitable treatment. Unfortunately, this is not an expeditious process and I appreciate your patience. While I have to retain funds in reserve, as soon as I have sufficient additional assets to make another distribution that is both efficient and practical, I will apply to the Court for permission to do so. I am unable to predict the total that will be recovered, but please know my goal is to maximize the assets collected and the amount of distributions.

If you have any questions, please feel free to call or email Jordan D. Maglich at (813) 347-5100, jmaglich@wiandlaw.com.

Sincerely yours,

Burton W. Wiand

As Court-Appointed Receiver

MML/car Copies Provided To: