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## **By Electronic Filing**

Hon. Christian F. Hummel United States Magistrate Judge James T. Foley U.S. Courthouse 445 Broadway, Room 441 Albany, NY 12207

Re: SEC v. McGinn Smith & Co., Inc., 10 Civ. 457 (GLS/CFH)

Fee Distribution Opposition

Dear Judge Hummel:

Defendant David Smith moved on June 7, 2021, to be relieved of his obligations under the disgorgement order imposed against him and for the return of money collected from him as unlawful "disgorgement" in excess of the legal amount. See ECF 1195. Smith asked that the Court refrain from permitting the Receiver to disburse funds until after the motion is decided. Id. at Notice of Motion; Memo. of Law in Supp. at 2. The SEC and the Receiver argued that the money has been largely distributed, and thus it is impossible, or at least impractical, to restore to Smith the assets taken from him that exceeded permissible disgorgement. In reply, Smith argued that, at the very least, he should be relieved of his obligations under the disgorgement order and the hundreds of thousands of dollars still in the control of the Receiver (ECF 1199) should be returned to him. ECF 1202 at 2 n.1.

This motion is still pending before Judge Sharpe. Smith therefore opposes the interim fee applications of Phillips Lytle LLP, the Receiver, see ECF 1204, and Chiampou, Travis, Besaw & Kershner LLP, see ECF 1205, until the Court has ruled on Smith's motion. The application of Phillips Lytle LLP was granted this morning, but the application of Chiampou, Travis, Besaw & Kershner is still pending. If Judge Sharpe grants Smith's motion, then any additional disbursement in the meantime will have irreparably increased the extra-legal penalty extracted from Smith. If Judge Sharpe denies Smith's motion, then Smith will not oppose the fee applications. We therefore request that the Court rescind its order granting



the Phillips Lytle LLP application, and hold in abeyance the Chiampou, Travis, Besaw & Kershner application.

Respectfully submitted,

Justin S. Weddle