

September 16, 2013

Jeffrey Sonn, Esq. Sonn & Erez, PLC 500 E. Broward Boulevard Suite 1700 Fort Lauderdale, FL 33394

Subject:

FINRA Dispute Resolution Arbitration Number 10-04929

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Nasirdin H. Madhany and Zeenat N. Madhany, individually and jointly vs. Citigroup

Global Markets, Inc., et al.

Dear Mr. Sonn:

Enclosed please find the decision reached by the arbitrator(s) in the above-referenced matter.

Responsibility to Pay Monetary Award

FINRA rules provide that all monetary awards shall be paid within 30 days of receipt unless a motion to vacate has been filed with a court of competent jurisdiction. An award shall bear interest from the date of the award:

- If not paid within 30 days of receipt;
- If the award is the subject of a motion to vacate which is denied; or
- As specified by the panel in the award.

Interest shall be assessed at the legal rate, if any, then prevailing in the state where the award was rendered, or at a rate set by the arbitrator(s).

Expedited Suspension Proceedings for Non-Payment of Awards

Article VI, Section 3 of the FINRA By-Laws and FINRA Rule 9554 permit FINRA to suspend or cancel the registration of any firm or associated person that fails to comply with a FINRA arbitration award.

Firms are required to notify FINRA in writing within 30 days of receipt of an award that they or their associated persons have paid or otherwise complied with the award, or to identify a valid basis for non-payment. We also request that prevailing claimants notify us in writing when their awards have not been paid within 30 days of receipt of the award.

Written notification concerning award compliance or lack thereof should be directed to:

Investor protection. Market integrity.

Dispute Resolution
Southeast Regional Office

Boca Center Tower 1 5200 Town Center Circle Suite 200 Boca Ration, FI 33486 1015 t 961 416 0277 f 301 527 4868 www.finra.org 2013-09-16 15:12

David Carey
FINRA Dispute Resolution
One Liberty Plaza, 165 Broadway, 52nd Floor
New York, NY 10006
212-858-4333 (tel) | 301-527-4706 (fax) | david.carey@finra.org (email)

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Right to File Motion to Vacate Award

FINRA rules provide that, unless the applicable law directs otherwise, all awards rendered are final and are not subject to review or appeal. Accordingly, FINRA has no authority to vacate this award. Any party wishing to challenge the award must make a motion to vacate the award in a federal or state court of appropriate jurisdiction pursuant to the Federal Arbitration Act, 9 U.S.C. § 10, or applicable state statute. There are limited grounds for vacating an arbitration award, and a party must bring a motion to vacate within the time period specified by the applicable statute. If you are not represented by counsel and wish to challenge the award, we urge you to seek legal advice regarding any rights or remedies available to you.

Forum Fees

You will receive under separate cover an invoice that reflects the fees assessed and any outstanding balance or refund due. Fees are due and payable to FINRA Dispute Resolution upon receipt of the invoice and should be sent to the address specified on the invoice. Any applicable refunds will also be sent under separate cover approximately 45 days after the case closes. All questions regarding payment of fees and refunds should be directed to FINRA Finance at (240) 386-5910.

Arbitrator Evaluation

FINRA encourages parties to complete Arbitrator Evaluation Forms at the conclusion of every case. We will utilize your comments in our ongoing efforts to evaluate and improve the services our forum provides. You can complete the Arbitrator Evaluation Form on our website at www.finra,org/arbevaluation.

Party Submissions to Arbitrators After a Case Closes

FINRA rules provide that parties may not submit documents to arbitrators in cases that have been closed except under the following limited circumstances: 1) as ordered by a court; 2) at the request of any party within 10 days of service of an award, for typographical or computational errors, or mistakes in the description of any person or property referred to in the award; or 3) if all parties agree and submit documents within 10 days of service of an award. Any documents, if submitted, must be sent through FINRA.

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Questions Concerning Award

Should you have any questions, please contact me at the phone number or email address provided below. Parties should not directly contact arbitrators under any circumstances.

Very truly yours,

William Cassely L.MM

William J. Cassidy
Senior Case Administrator
Phone: 561-416-0277
Fax: 301-527-4868
FL-Main@finra.org

WJC:lmm:LC09A idr: 06/27/2013 Enclosure

RECIPIENTS:

Jon A. Jacobson, Esq., Morgan Stanley GreenbergTraurig, P.A., 777 South Flagler Drive, Suite 300 East, West Palm Beach, FL 33401

Jeffrey Sonn, Esq., Zeenat N. Madhany Sonn & Erez, PLC, 500 E. Broward Boulevard, Suite 1700, Fort Lauderdale, FL 33394

Jeffrey Sonn, Esq., Nasirdin H. Madhany Revocable Trust Sonn & Erez, PLC, 500 E. Broward Boulevard, Suite 1700, Fort Lauderdale, FL 33394

Jeffrey Sonn, Esq., Zeenat Madhany Revocable Trust Sonn & Erez, PLC, 500 E. Broward Boulevard, Suite 1700, Fort Lauderdale, FL 33394

Jeffrey Sonn, Esq., Nasirdin H. Madhany Sonn & Erez, PLC, 500 E. Broward Boulevard, Suite 1700, Fort Lauderdale, FL 33394

Award FINRA Dispute Resolution

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In the Matter of the Arbitration Between:

Claimants

Dr. Nasirdin H. Madhany and Zeenat N. Madhany, individually and as Trustees of the Zeenat Madhany Revocable Trust and Dr. Nasirdin H. Madhany and Zeenat N. Madhany as Trustees of the Nasirdin H. Madhany Revocable Trust

Case Number: 10-04929

VS.

Respondents
Scott Andrew King

Citigroup Global Markets, Inc. f/k/a Smith Barney

Hearing Site: Orlando, Florida

Nature of the Dispute: Customers vs. Associated Person and Member
The case proceeded under the Optional All Public Panel Rule/All Public Panel

REPRESENTATION OF PARTIES

For Claimants Dr. Nasirdin H. Madhany and Zeenat N. Madhany, individually and as Trustees of the Zeenat Madhany Revocable Trust and Dr. Nasirdin H. Madhany and Zeenat N. Madhany as Trustees of the Nasirdin H. Madhany Revocable Trust: Jeffrey Sonn, Esq., Jeffrey Erez, Esq. and Adam Nativ, Esq., Sonn & Erez, PLC, Fort Lauderdale, Florida.

Respondent Scott Andrew King ("King") appeared pro se.

For Respondent Citigroup Global Markets, Inc. f/k/a Smith Barney ("CGMI"): Jon A. Jacobson, Esq. and Jason Fedo, Esq., Greenberg Traurig, P.A., West Palm Beach, Florida.

CASE INFORMATION

Statement of Claim filed on or about: October 21, 2010.

Amended Statement of Claim filed on or about: December 16, 2010.

Dr. Nasirdin H. Madhany signed the Submission Agreement: January 7, 2011.

Zeenat N. Madhany signed the Submission Agreement: January 7, 2011.

Dr. Nasirdin H. Madhany as Trustee of the Zeenat Madhany Revocable Trust signed the Submission Agreement: January 7, 2011.

Zeenat N. Madhany as Trustee of the Zeenat Madhany Revocable Trust signed the Submission Agreement: January 7, 2011.

Dr. Nasirdin H. Madhany and Zeenat N. Madhany as Trustees of the Nasirdin H. Madhany Revocable Trust signed the Submission Agreement: January 9, 2013.

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Scott Andrew King did not file a Statement of Answer or sign the Submission Agreement.

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Statement of Answer filed by Respondent CGMI on or about: February 18, 2011. Respondent CGMI signed the Submission Agreement: January 28, 2011.

Respondent CGMI's Rule 12504(a) Motion to Dismiss ("Motion to Dismiss") filed on or about: June 7, 2011.

Claimants' Opposition to the Motion to Dismiss filed on or about: August 5, 2011. Respondent CGMI's Reply in Support of its Motion to Dismiss filed on or about: August 19, 2011.

Claimants' Agreed Motion for Leave To Amend ("Agreed Motion to Amend") filed on or about: December 13, 2012.

Second Amended Statement of Claim filed on or about: January 6, 2013.

CASE SUMMARY

Claimants asserted the following causes of action: breach of fiduciary duty, negligence, negligent supervision, fraud by omission, misrepresentation and breach of contract. The causes of action relate to Claimants' investments in securities, including two promissory notes, used to finance real estate developments known as Moorings at Carrabelle, Inc., Moorings Development, Inc. and Pirates Cove Marina, LLC.

Unless specifically admitted in its Answer, Respondent CGMI denied the allegations made in the Statement of Claim, as amended, and asserted various affirmative defenses.

RELIEF REQUESTED

In the Statement of Claim, as amended, Claimants requested compensatory damages of approximately \$1,000,000.00, punitive damages, interest, costs and such other and further relief the Panel deemed just and proper.

At the close of the hearing, Claimants requested compensatory damages of \$1,070,000.00 plus a loan guarantee of \$12,000,000.00.

Respondent CGMI requested that the Statement of Claim, as amended, be denied in its entirety with prejudice, costs, a recommendation that this matter be expunged from the Central Registration Depository ("CRD") records of Respondent King and such other relief that the Panel deemed fair and equitable.

OTHER ISSUES CONSIDERED AND DECIDED

The Arbitrators acknowledge that they have each read the pleadings and other materials filed by the parties.

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> Respondent King did not file with FINRA Dispute Resolution a properly executed Submission Agreement but is required to submit to arbitration pursuant to the Code of Arbitration Procedure ("Code") and is bound by the determination of the Panel on all issues submitted.

On or about December 16, 2010, Claimants filed an Amended Statement of Claim which, among other things, withdrew Claimants' claims against Respondent King, without prejudice.

In the Motion to Dismiss, Respondent CGMI asserted, among other things, the following: Claimants have already released Respondent CGMI from the claims at issue in this case; and to the extent that Claimants' claims were not released, the claims must still be dismissed because Respondent CGMI was not associated with Claimants' accounts. In their Opposition to the Motion to Dismiss, Claimants asserted, among other things, the following: the Motion to Dismiss is legally unsupportable; the claims that Respondent CGMI attempts to have dismissed accrued two years after the release was executed; and the release only refers to claims that accrued as of the date of the release. On or about September 9, 2011, the Panel denied Respondent CGMI's Motion to Dismiss.

In the Agreed Motion to Amend, Claimants requested leave to file a Second Amended Statement of Claim for the purpose of adding the Nasirdin H. Madhany Revocable Trust as a Claimant. On or about January 6, 2013, the Panel granted Claimants' Agreed Motion to Amend.

During the evidentiary hearing, Respondent King orally renewed his request for expungement.

The parties have agreed that the Award in this matter may be executed in counterpart copies or that a handwritten, signed Award may be entered.

AWARD

After considering the pleadings, the testimony and evidence presented at the recorded in-person hearing, and the post-hearing submissions (if any), the Panel has decided in full and final resolution of the issues submitted for determination as follows:

- 1. Respondent CGMI is liable for breach of fiduciary duty as financial advisor to Claimants as well as negligent supervision and shall pay Claimants compensatory damages in the following amounts:
 - a. \$400,000.00 for Claimants' investment in Pirates Cove; and
 - b. \$647,334.00 for Claimants' investment in the Moorings.
- 2. The Panel determined that Claimants and other investors signed a loan guarantee in an effort to protect their investment in the Moorings in the amount of \$12,000,000.00. As a result of said guarantee, a judgment was entered against Claimants and the other investors, jointly and severally, on October 18, 2012, in the amount of \$10,031,220.25, in the case styled Wachovia Bank, N.A. v. Robert C. Brooks et al.; Circuit Court, Second Judicial Circuit, Leon County, Florida; Case No.

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2009-CA-3786. Evidence was introduced at the hearing which indicated that Claimants had attempted to settle their liability on said judgment for the sum of \$2,100,000.00. However, no evidence was introduced to indicate whether said offer was accepted and if so, whether Claimants were given a full Release and Satisfaction from said judgment.

- 3. It is the intent of this Panel that Respondent CGMI be held liable for and shall pay to Claimants the damages suffered by Claimants arising from said judgment, except for costs, interest and attorney fees. Therefore, Respondent CGMI is liable for and shall pay Claimants \$2,100,000.00 and any additional monies, if any, that they have expended or have agreed to pay to settle their liability under said judgment. Respondent CGMI shall indemnify and hold Claimants harmless for any additional damages not to exceed \$10,031,220,25, that exist or may arise, for which Claimants could be held liable, as a result of said judgment. Said indemnity shall continue until or unless said judgment is satisfied as against Claimants and a Release and Satisfaction of Judgment is filed on their behalf.
- 4. Respondent CGMI is liable and shall pay Claimants costs in the sum of \$37,967.73.
- 5. Respondent King's request for expungement is denied.
- 6. Any and all claims for relief not specifically addressed herein, including Claimants' request for punitive damages, is denied.

<u>FEES</u>

Pursuant to the Code, the following fees are assessed:

Filing Fees

FINRA Dispute Resolution assessed a filing fee* for each claim: Initial Claim Filing Fee

= \$ 1,575.00

*The filing fee is made up of a non-refundable and a refundable portion.

Member Fees

Member fees are assessed to each member firm that is a party in these proceedings or to the member firm(s) that employed the associated person(s) at the time of the event(s) giving rise to the dispute. Accordingly, as a party, Respondent CGMI is assessed the following:

Member Surcharge = \$ 2,250.00
Pre-Hearing Processing Fee = \$ 4,000.00

Adjournment Fees

Adjournments granted during these proceedings for which fees were assessed:

June 11-15, 2012, joint adjournment request

= \$ 1,200.00

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The Panel has assessed the total adjournment fee of \$1,200.00 jointly and severally to Claimants.

Three-Day Cancellation Fees

Fees apply when a hearing on the merits is postponed or settled within three business days before the start of a scheduled hearing session:

June 11-15, 2012, joint adjournment request

= \$300.00

The Panel has assessed the total three-day cancellation fee of \$300.00 jointly and severally to Claimants.

Discovery-Related Motion Fees

Fees apply for each decision rendered on a discovery-related motion.

Two (2) Decisions on discovery-related motions on the papers with one (1) arbitrator @ \$200.00/decision
Respondent CGMI submitted one (1) discovery-related motion
Respondent King submitted one (1) discovery-related motion

= \$400.00

Total Discovery-Related Motion Fees

= \$ 400.00

The Panel has assessed \$300.00 the discovery-related motion fees jointly and severally to Claimants.

The Panel has assessed \$100.00 the discovery-related motion fees to Respondent CGMI.

Contested Motion for Issuance of a Subpoena Fees

Fees apply for each decision on a contested motion for the issuance of a subpoena.

One (1) Decision on a contested motion for the issuance of a subpoena with one (1) arbitrator @ \$200.00

= \$ 200.00

One (1) Decision on a contested motion for the issuance of a subpoena with two (2) arbitrators @ \$400.00

= \$ 400.00

Total Contested Motion for Issuance of a Subpoena Fees

= \$ 600.00

The Panel has assessed \$500.00 of the contested motion for issuance of a subpoena fees jointly and severally to Claimants.

The Panel has assessed \$100.00 of the contested motion for issuance of a subpoena fees to Respondent CGMI.

Hearing Session Fees and Assessments

The Panel has assessed hearing session fees for each session conducted. A session is any meeting between the parties and the arbitrator(s), including a pre-hearing

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conference with the arbitrator(s), that lasts four (4) hours or less. Fees associated with these proceedings are:

Three (3) Pre-hearing ses: Pre-hearing conferences:	sions with a single arbitrator @ \$4 December 13, 2011 May 21, 2012 May 30, 2012	450.00/session 1 session 1 session 1 session	= \$ 1,350.00
Three (3) Pre-hearing ses Pre-hearing conferences:	sions with the Panel @ \$1,200.00 June 7, 2011 September 9, 2011 December 20, 2012	0/session 1 session 1 session 1 session	= \$ 3,600.00
Eleven (11) Hearing sessi Hearing Dates:	ons @ \$1,200.00/session August 12, 2013 August 13, 2013 August 14, 2013 August 15, 2013 August 16, 2013	2 sessions 2 sessions 2 sessions 2 sessions 3 sessions	=\$13,200.00

Total Hearing Session Fees

=\$18,150.00

The Panel has assessed \$8,475.00 of the hearing session fees jointly and severally to Claimants.

The Panel has assessed \$9,675.00 of the hearing session fees to Respondent CGMI.

All balances are payable to FINRA Dispute Resolution and are due upon receipt.

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ARBITRATION PANEL

Robert J. Walter

Public Arbitrator, Presiding Chairperson

Floyd Edward Roberts, III

Public Arbitrator

Theodore Haynes

Public Arbitrator

I, the undersigned Arbitrator, do hereby affirm that I am the individual described herein and who executed this instrument which is my award.

Concurring Arbitrators' Signatures

Robert J. Walter Public Arbitrator, Presiding Chairperson	Sept 12, 2013 Signature Date
Floyd Edward Roberts, III Public Arbitrator	Signature Date
Theodore Haynes Public Arbitrator	Signature Date

Date of Service (For FINRA Dispute Resolution office use only)

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Concurring Arbitrators Signatures.

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ARBITRATION PANEL

Robert J. Walter

Public Arbitrator, Presiding Chairperson

Floyd Edward Roberts, III

Public Arbitrator

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Theodore Haynes

Public Arbitrator

I, the undersigned Arbitrator, do hereby affirm that I am the individual described herein and who executed this instrument which is my award.

Concurring Arbitrators' Signatures

Robert J. Walter Public Arbitrator, Presiding Chairperson	Signature Date
Floyd Edward Roberts, III Public Arbitrator	Signature Date
Theodore Asyna Theodore Haynes Public Arbitrator	September 12, 2012 Signature Date

Date of Service (For FINRA Dispute Resolution office use only

FINRA Dispute Resolution Southeast Processing Center Boca Center Tower 1 5200 Town Center Circle Boca Raton, FL 33486

Email:FL-Main@finra.org Phone: 561-416-0277 Fax: 301-527-4868



Number of Pages including the Cover Sheet:	
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Date: 09/16/2013

Case Number: 10-04929

Case Name: Nasirdin H. Madhany and Zeenat N. Madhany, individually and jointly vs. Citigroup Global

Markets, Inc., et al.

Jeffrey Sonn To:

Phone: 954-763-4700 Fax: 954-763-1866

William Cassidy | LMM Senior Case Administrator From:

Message:

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