



transferred, *pro rata*, to accounts for the benefit of those properties to which rent restoration is due in accordance with the Court's Order of February 13, 2019.

3. For purposes of determining *pro rata* transfers, the Receiver shall use as a basis the amounts reflected on the most recent monthly rent restoration reports provided to the lenders; provided, however, that a transfer shall not be made if in the interim the Receiver has made subsequent payments for the benefit of any property that previously was entitled to rent restoration that would – together with amounts from the 6160 MLK Property – exceed the amount to which the property receiving rent restoration is entitled.
4. The accounts to which such transfers shall be made shall be the account for each property with the property manager, except for properties that have been sold. In the latter instance, the transfer shall be made to the account established by the Receiver to hold such proceeds.

Entered: 8/27/19



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Honorable John Z. Lee