

**UNITED STATES DISTRICT COURT  
DISTRICT OF MINNESOTA  
CIVIL NO. 08-5348 (ADM/JSM)**

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UNITED STATES OF AMERICA, )  
 )  
 Plaintiff, )  
 )  
 v. )  
 )  
 1. THOMAS JOSEPH PETTERS; )  
 PETTERS COMPANY, INC., )  
 PCI; PETTERS GROUP WORLDWIDE, LLC; )  
 2. DEANNA COLEMAN aka DEANNA MUNSON; )  
 3. ROBERT WHITE; )  
 4. JAMES WEHMHOFF; )  
 5. LARRY REYNOLDS dba )  
 NATIONWIDE INTERNATIONAL RESOURCES )  
 aka NIR; )  
 6. MICHAEL CATAIN dba )  
 ENCHANTED FAMILY BUYING COMPANY; )  
 7. FRANK E. VENNES JR., dba )  
 METRO GEM FINANCE, )  
 METRO GEM INC., )  
 GRACE OFFERINGS OF FLORIDA LLC, )  
 METRO PROPERTY FINANCING, LLC, )  
 38 E. ROBINSON, LLC, )  
 55 E. PINE, LLC, )  
 ORLANDO RENTAL POOL, LLC, )  
 100 PINE STREET PROPERTY, LLC, )  
 ORANGE STREET TOWER, LLC, )  
 CORNERSTONE RENTAL POOL, LLC, )  
 2 SOUTH ORANGE AVENUE, LLC, )  
 HOPE COMMONS, LLC, )  
 METRO GOLD, INC.; )  
 )  
 Defendants. )

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**FIFTH STATUS REPORT OF RECEIVER GARY HANSEN**

Gary Hansen submits this Status Report as required by Section IV.B.9 of the October 16, 2008 Order for Entry of Preliminary Injunction, Appointment of Receiver, and Other Equitable Relief. This supplements the December 22, 2008, February 18, 2009, May 1, 2009, and July 14, 2009 status reports.

Previous reports have described an agreement, approved by the Court to sell a parking lot in Jacksonville, Florida. In early September, the buyer exercised its right to terminate the agreement prior to closing. We have resumed our efforts to sell the property.

We have entered into a letter of intent, subject to Court approval, to sell 2 South Orange, an Orlando office building. We continue our efforts to market 100 East Pine, another Orlando office building. The July 14, 2009 status report described pending sales of the Foxpoint property in Florida and of the Vennes home in Shorewood, Minnesota. Both of those transactions closed as anticipated. We continue to manage rental properties in Minnesota, North Dakota, Ohio and Florida.

The receivership accounts under my control have a current balance in excess of \$7 million, which is approximately the same balance reported in my May 1 and July 14, 2009 reports. This is in addition to substantial balances in accounts I have not closed or transferred, to the assets deposited by Vennes with his current counsel, to the value of jewelry and collectibles in my possession or control, and to equity in real estate.

Date: September 21, 2009.

**OPPENHEIMER WOLFF & DONNELLY LLP**

By: s/ Gary Hansen  
Gary Hansen (#40617)

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**RECEIVER FOR DEFENDANT FRANK E.  
VENNES**