

DISP PARTIES:

DISP CODE: CVD/CLS Val-Pg.

REDACT PGS:

JUDGE GTD CLERK LAM

CAUSE NO. D-1-GV-10-000454

STATE OF TEXAS,

Plaintiff,

v.

RETIREMENT VALUE, LLC,
RICHARD H. "DICK" GRAY, HILL
COUNTRY FUNDING, LLC, a
Texas Limited Liability Company,
HILL COUNTRY FUNDING, a Nevada
Limited Liability Company, and
WENDY ROGERS,

Defendants,

AND

KIESLING, PORTER, KIESLING, &
FREE, P.C.,

Relief Defendant.

IN THE DISTRICT COURT

TRAVIS COUNTY, TEXAS

126th JUDICIAL DISTRICT

**ORDER REGARDING THE THIRD, FOURTH, FIFTH AND SIXTH
APPLICATIONS FOR FEES BY THE RECEIVER AND RECEIVER'S COUNSEL**

Came on to be heard the Third, Fourth, Fifth and Sixth Applications of Eduardo S. Espinosa, the receiver for Retirement Value, LLC (the "Receiver"), for fees for himself and his counsel, K&L Gates, LLP (the "Applications").

Prior to the hearing, the Receiver reached an agreement with Intervenor Ladell Harrison, on behalf of Matthew C. Allen, Jr, Teddie J. Allen, and the Matthew and Teddie Allen Charitable Remainder Annuity Trust (the "Harrison Intervenor") as to the Receiver's Fifth Application for Fees to reduce the Fifth Application by \$10,000 from \$355,927.09 to \$345,927.09 in exchange for the withdrawal of the Harrison Intervenor's objection to the Fifth Fee Application. As the Harrison Intervenor was the only party to object to the Fifth Fee Application, there are no longer any pending objections to the Fifth Fee Application and that application is GRANTED in

Filed in The District Court
of Travis County, Texas

MAY 26 2011 BP

At
Amalia Rodriguez-Mendoza, Clerk

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the amount of \$345,927.09. The Receiver is hereby ordered to pay \$345,927.09 to K&L Gates from the funds of the estate with respect to the Fifth Fee Application.

The Court considered the evidence presented and the arguments of counsel regarding the Third, Fourth and Sixth Fee Applications. Having considered the Third, Fourth and Sixth Fee Applications, the Court is of the opinion that they should be GRANTED in part and DENIED in part, as set out below:

IT IS, THEREFORE ORDERED that the Receiver and his counsel are entitled to the sum of \$ 218,260.79 as payment for services performed in the months of October and November of 2010 as set forth in the Third and Fourth Fee Applications. This amount is a total reduction of \$ 8,500 from the \$226,760.79 sought in the Third and Fourth Fee Applications. The Receiver is hereby ordered to pay \$ 218,260.79 K&L Gates from the funds of the estate with respect to the Third and Fourth Fee Application.

IT IS FURTHER ORDERED that the Receiver and his counsel are entitled to the sum of \$ 79,916.65 as payment for services performed in the month of March 2011 as set forth in the Sixth Fee Application. This amount is a reduction of \$ 0 from the \$79,916.65 sought in the Sixth Fee Application. The Receiver is hereby ordered to pay \$ 79,916.65 K&L Gates from the funds of the estate with respect to the Sixth Fee Application *

SIGNED this 6 day of May 2011.


THE HONORABLE GISELA TRIANA-DOVAL

* It is further Ordered that the Receiver shall post fee applications by him or his counsel on ~~his~~ the receivership website. The parties shall work together to develop a ~~big~~ budget process for the RV Receiver.