



Application, there are no longer any pending objections to the Eleventh Fee Application and that application is GRANTED in the amount of \$156,686.90. The Receiver is hereby ordered to pay \$156,686.90 to K&L from the funds of the estate with respect to the Eleventh Fee Application.

The Receiver has reached an agreement with the Cain Intervenors as to the Receiver's Twelfth Application for Fees to reduce the Twelfth Application by \$11,119.21 from \$254,630.39 to \$243,511.18 in exchange for the withdrawal of the Cain Intervenors' objection to the Twelfth Fee Application. As the Cain Intervenors were the only party to object to the Twelfth Fee Application, there are no longer any pending objections to the Twelfth Fee Application and that application is GRANTED in the amount of \$243,511.18. The Receiver is hereby ordered to pay \$243,511.18 to K&L from the funds of the estate with respect to the Twelfth Fee Application.

The Receiver has reached an agreement the Cain Intervenors as to the Receiver's Thirteenth Application for Fees to reduce the Thirteenth Application by \$2,164.68 from \$324,262.35 to \$322,097.67 in exchange for the withdrawal of the Cain Intervenors' objection to the Thirteenth Fee Application. As the Cain Intervenors were the only party to object to the Thirteenth Fee Application, there are no longer any pending objections to the Thirteenth Fee Application and that application is GRANTED in the amount of \$322,097.67. The Receiver is hereby ordered to pay \$93,541.15 to K&L and \$228,555.52 to CSM from the funds of the estate with respect to the Thirteenth Fee Application.

The Receiver has reached an agreement the Cain Intervenors as to the Receiver's Fourteenth Application for Fees to reduce the Fourteenth Application by \$1,738.18 from \$95,334.27 to \$93,596.09 in exchange for the withdrawal of the Cain Intervenors' objection to the Fourteenth Fee Application. As the Cain Intervenors were the only party to object to the Fourteenth Fee Application, there are no longer any pending objections to the Fourteenth Fee


Application and that application is GRANTED in the amount of \$93,596.09. The Receiver is hereby ordered to pay \$4,600.25 to K&L and \$88,995.84 to CSM from the funds of the estate with respect to the Fourteenth Fee Application.


The Receiver has reached an agreement the Cain Intervenor as to the Receiver's Fifteenth Application for Fees to reduce the Fifteenth Application by \$985.83 from \$98,990.77 to \$98,004.94 in exchange for the withdrawal of the Cain Intervenor's objection to the Fifteenth Fee Application. As the Cain Intervenor were the only party to object to the Fifteenth Fee Application, there are no longer any pending objections to the Fifteenth Fee Application and that application is GRANTED in the amount of \$98,004.94. The Receiver is hereby ordered to pay \$23,054.31 to K&L and \$74,950.63 to CSM from the funds of the estate with respect to the Fifteenth Fee Application.

SIGNED this 31<sup>st</sup> day of January 2013

  
THE HONORABLE GISELA D. TRIANA

AGREED:

By:   
Geoffrey D. Weichart  
State Bar No. 21322645  
Counsel for Cain Intervenor

By:   
Michael D. Napoli  
State Bar No. 14803400  
Counsel for the Court-Appointed Receiver of Retirement Value, LLC