

**UNITED STATES DISTRICT COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION**

SECURITIES AND EXCHANGE  
COMMISSION,

Plaintiff,

v.

Case No. 8:09-cv-87-T-26TBM

ARTHUR NADEL;  
SCOOP CAPITAL, LLC;  
SCOOP MANAGEMENT, INC.

Defendants,

SCOOP REAL ESTATE, L.P.;  
VALHALLA INVESTMENT PARTNERS, L.P.;  
VALHALLA MANAGEMENT, INC.;  
VICTORY IRA FUND, LTD;  
VICTORY FUND, LTD;  
VIKING IRA FUND, LLC;  
VIKING FUND, LLC; AND  
VIKING MANAGEMENT, LLC

Relief Defendants.

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**RECEIVER'S UNOPPOSED THIRD INTERIM MOTION FOR ORDER  
AWARDING FEES, COSTS, AND REIMBURSEMENT OF COSTS  
TO RECEIVER AND HIS PROFESSIONALS**

Burton W. Wiand, as Receiver, by and through his undersigned counsel and pursuant to Rule 66 of the Federal Rules of Civil Procedure and the Court's Order Appointing Receiver dated January 21, 2009 (the "**Order Appointing Receiver**"; Doc. 8), respectfully moves this Court for the entry of an order awarding fees, costs, and reimbursement of costs to the Receiver and his professionals. This motion covers all fees and costs incurred from

May 1, 2009, through June 30, 2009. The Standardized Fund Accounting Report (“SFAR”) for this period is attached hereto as Exhibit A.<sup>1</sup>

### **Case Background and Status**

As of the date of filing this Motion, the Court has appointed Burton W. Wiand as Receiver over the following entities and trust:

- a) Defendants Scoop Capital, LLC; and Scoop Management, Inc.;
- b) Relief Defendants Scoop Real Estate, L.P.; Valhalla Investment Partners, L.P.; Victory IRA Fund, Ltd.; Victory Fund, Ltd.; Viking IRA Fund, LLC; and Viking Fund LLC; Valhalla Management, Inc.; and Viking Management, LLC; and
- c) Venice Jet Center, LLC; Tradewind, LLC; Laurel Mountain Preserve, LLC; Laurel Preserve, LLC; Laurel Mountain Preserve Homeowners Association, Inc.; Marguerite J. Nadel Revocable Trust UAD 8/2/07; Guy-Nadel Foundation, Inc.; Lime Avenue Enterprises, LLC; A Victorian Garden Florist, LLC; Viking Oil & Gas, LLC; and Home Front Homes, LLC.

(See Docs. 8, 17, 44, 68, 81, 153, 172.) All of the foregoing are collectively referred to as the “**Receivership Entities**.”

On August 17, 2009, the Receiver filed his Third Interim Report (the “**Third Interim Report**”) (Doc. 176), which contains comprehensive and detailed information regarding the case background and status; the recovery and disposition of assets; financial information on Receivership Entities; the proposed course of action to be taken regarding assets in the Receivership estate; and related (and/or contemplated) litigation involving Receivership Entities. The Receiver incorporates the Third Interim Report into this Motion for Fees and

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<sup>1</sup> The Securities and Exchange Commission (the “**Commission**”) provided the Receiver with detailed Billing Instructions for Receivers in Civil Actions Commenced by the Commission (the “**Billing Instructions**”). The SFAR is one of the requirements contained in the Billing Instructions.

has attached a true and correct copy of the Third Interim Report as **Exhibit B** for the Court's convenience.

### **Professional Services Rendered and Costs Incurred**

Paragraph 4 of the Order Appointing Receiver authorizes the Receiver to

[a]ppoint one or more special agents, employ legal counsel, actuaries, accountants, clerks, consultants and assistants as the Receiver deems necessary and to fix and pay their reasonable compensation and reasonable expenses, as well as all reasonable expenses of taking possession of the assets and business of the Defendants and Relief Defendants, and exercising the power granted by this Order, subject to approval by this Court at the time the Receiver accounts to the Court for such expenditures and compensation.

Pursuant to this paragraph, the Receiver retained PDR Certified Public Accountants ("**PDR**") to provide accounting services; Riverside Financial Group ("**Riverside**") to provide financial analyses; E-Hounds, Inc. ("**E-Hounds**") to provide computer forensic services; and Fowler White Boggs P.A. ("**Fowler White**") to provide legal services (collectively, the "**Professionals**").

On May 13, 2009, the Receiver filed his First Interim Motion for Order Awarding Fees, Costs, and Reimbursement of Costs to Receiver and His Professionals. (Doc. 129.)

The amounts requested therein were as follows:

Burton W. Wiand	\$59,080.00
Fowler White Boggs P.A.	\$206,974.14
PDR Certified Public Accountants	\$44,794.00
Riverside Financial Group	\$14,962.50
E-Hounds, Inc.	\$10,453.12

The Court granted the First Interim Motion in full. (Doc. 130). No amounts remain unpaid.

On July 27, 2009, the Receiver filed his Second Interim Motion for Order Awarding Fees, Costs, and Reimbursement of Costs to Receiver and his Professionals. (Doc. 164.)

The amounts requested therein were as follows:

Burton W. Wiand	\$59,143.00
Fowler White Boggs P.A.	\$298,425.61
PDR Certified Public Accountants	\$60,558.71
Riverside Financial Group	\$2,450.00
E-Hounds, Inc.	\$8,781.25

The Court granted the Second Interim Motion in full. (Doc. 165.) No amounts remain unpaid.

As described in the Third Interim Report, the Professionals have provided services and incurred expenses to investigate the affairs of the Receivership Entities, preserve the Receivership assets, and attempt to locate and recover additional assets. These services are for the benefit of aggrieved investors, creditors, and other interested parties of the Receivership Entities.

**I. The Receiver.**

The Receiver requests the Court award him fees for the professional services rendered from May 1, 2009, through June 30, 2009, in the amount of \$38,360.00. The standard hourly rate which the Receiver charges clients is \$450. However, the Receiver agreed that for purposes of his appointment as the Receiver, his hourly rate would be reduced to \$350 per hour, representing a little more than a twenty-two percent (22%) discount off the standard hourly rate which he charges clients in comparable matters. This rate was set forth in the Commission's Emergency Motion for Appointment of Receiver and Memorandum of Law (Doc. 6), which the Court granted on January 21, 2009 (Doc. 8).

The Receiver commenced services immediately upon his appointment. The Receiver has billed his time for these activities in accordance with the Billing Instructions. The Billing Instructions request that this Motion contain a narrative of each “business enterprise or litigation matter” for which outside professionals have been employed. The Billing Instructions identify each such business enterprise or litigation matter as a separate “project.” Further, the Billing Instructions request that time billed for each project be allocated to one of several Activity Categories.<sup>2</sup>

**A. The Receivership.**

At this early stage of this Receivership, the work of the Receiver and Fowler White has been focused on investigating the fraud and related activities underlying this matter; locating and taking control of Receivership assets; and investigating, pursuing, and recovering additional assets for the Receivership. These activities of the Receiver are set forth in detail in the Third Interim Report. (Ex. B.) A copy of the statement summarizing

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<sup>2</sup> The Activity Categories set forth by the Commission in the Billing Instructions are as follows: (1) Asset Analysis and Recovery, which is defined as identification and review of potential assets including causes of action and non-litigation recoveries; (2) Asset Disposition, which is defined as sales, leases, abandonment and related transaction work (where extended series of sales or other disposition of assets is contemplated, the Billing Instructions provide that a separate category should be established for each major transaction); (3) Business Operations, which is defined as issues related to operation of an ongoing business; (4) Case Administration, which is defined as coordination and compliance activities, including preparation of reports to the court, investor inquiries, etc.; (5) Claims Administration and Objections, which is defined as expenses in formulating, gaining approval of and administering any claims procedure; and (6) Employee Benefits/Pensions, which is defined as reviewing issues such as severance, retention, 401k coverage and continuance of pension plan. The Billing Instructions provide that time spent preparing motions for fees may not be charged to the Receivership Estate. In accordance with these instructions, the Receiver created an additional Activity Category for work on fees motions and has accounted for the time spent on such work but has not charged any amount for this work.

the Receiver's services rendered and costs incurred for the Receivership is attached hereto as **Exhibit C**. The Receiver's time and fees for services rendered for each Activity Category are as follows:

**Receivership**  
**Receiver's Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	40.50	\$14,175.00
Asset Disposition	10.90	\$3,815.00
Business Operations	50.10	\$17,535.00
Case Administration	4.10	\$1,435.00
<b>TOTAL</b>	<b>105.60</b>	<b>\$36,960.00</b>

**B. Discrete Litigation Matters and Projects.**

In conjunction with the Receivership, the following five discrete litigation matters or projects have been formally commenced by the Receiver.

**1. Home Front Homes Litigation.**

This was a lawsuit against Brian C. Bishop, a former employee who also had an ownership interest in Home Front Homes, LLC ("**Home Front Homes**") an operating business. (*See also* Ex. B § V.A.8.) Although the litigation has settled, Mr. Bishop has not complied with the terms of the settlement, and the Receiver has had to initiate contempt proceedings against Mr. Bishop. (*See also id.*) A copy of the statement summarizing the Receiver's services rendered and costs incurred from May 1, 2009, through June 30, 2009, for this project is attached hereto as **Exhibit D**. The Receiver's time and fees for services rendered for each Activity Category are as follows:

**Home Front Homes Litigation**  
**Receiver's Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	0.30	\$105.00
<b>TOTAL</b>	<b>0.30</b>	<b>\$105.00</b>

**2. Carolina Mountain Land Conservancy Easement.**

This is a project involving the recovery of a conservancy easement that Laurel Mountain Preserve, LLC, granted to the Carolina Mountain Land Conservancy. (*See also* Ex. B § V.A.3.) A copy of the statement reflecting the services rendered and costs incurred by the Receiver from May 1, 2009, through June 30, 2009, for this project is attached hereto as **Exhibit E**. The Receiver's time and fees for services rendered for each Activity Category are as follows:

**Carolina Mountain Land Conservancy**  
**Receiver's Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	0.20	\$70.00
<b>TOTAL</b>	<b>0.20</b>	<b>\$70.00</b>

**3. Recovery of Fictitious Profits from Investors.**

This is a project involving the Receiver's efforts to recover profits from investors whose accounts received monies in an amount that exceeded their investments (*See also* Ex. B § V.D.) A copy of the statement summarizing the services rendered and costs incurred by the Receiver from May 1, 2009, through June 30, 2009, for this project is attached hereto as **Exhibit F**. The Receiver's time and fees for services rendered for each Activity Category are as follows:

**Recovery from Investors**  
**Receiver's Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	0.90	\$315.00
<b>TOTAL</b>	<b>0.90</b>	<b>\$315.00</b>

**4. Recovery of Assets from the Moodys.**

This is a project involving the Receiver's efforts to recover money and assets from Christopher D. Moody and Neil V. Moody. (*See also* Ex. B § V.E.) A copy of the statement summarizing the services rendered and costs incurred by the Receiver from May 1, 2009, through June 30, 2009, for this project is attached hereto as **Exhibit G**. The Receiver's time and fees for services rendered for each Activity Category are as follows:

**Recovery from Chris and Neil Moody**  
**Receiver's Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	2.10	\$735.00
<b>TOTAL</b>	<b>2.10</b>	<b>\$735.00</b>

**5. Recovery from Recipients of Commissions.**

This is a project involving the Receiver's efforts to recover commissions from several individuals who received commissions in connection with distribution of investments by the Receivership Entities. (*See* Ex. B § V.F.) A copy of the statement summarizing the services rendered and costs incurred by the Receiver from May 1, 2009, through June 30, 2009, for this project is attached hereto as **Exhibit H**. The Receiver's time and fees for services rendered for each Activity Category are as follows:



**Recovery from Recipients of Commissions**  
**Receiver's Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	0.50	\$175.00
<b>TOTAL</b>	<b>0.50</b>	<b>\$175.00</b>

**II. Fowler White Boggs P.A.**

The Receiver requests the Court award Fowler White fees for professional services rendered and costs incurred from May 1, 2009, through June 30, 2009, in the amounts of \$229,040.10 and \$22,246.36, respectively. A categorization and summary of all costs for which Fowler White seeks reimbursement is attached hereto as **Exhibit I**. As an accommodation to the Receiver, Fowler White reduced the hourly rates of the Receiver's counsel as provided in the Fee Schedule attached hereto as **Exhibit J**.

Fowler White started providing services immediately upon the appointment of the Receiver. The activities of Fowler White for the time covered by this Motion are set forth in the Third Interim Report. (See Ex. B.) Fowler White has billed time for these activities in accordance with the Billing Instructions.

**A. The Receivership.**

As discussed above, at this stage of this Receivership, the work of the Receiver and Fowler White has been focused on investigating the fraud and related activities underlying this matter; locating and taking control of Receivership assets; and investigating, pursuing, and recovering additional assets for the Receivership as detailed in the Third Interim Report. (Ex. B.) A copy of the statement summarizing the services rendered and costs incurred for the foregoing from May 1, 2009, through June 30, 2009, is attached hereto as **Exhibit K**.

Fowler White’s time and fees for services rendered on this matter for each Activity Category are as follows:

**Receivership**  
**Fowler White’s Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	522.30	\$93,901.15
Asset Disposition	95.20	\$16,773.10
Business Operations	116.90	\$20,044.45
Case Administration	385.60	\$49,586.75
<b>TOTAL</b>	<b>1,120.00</b>	<b>\$180,305.45</b>

**B. Discrete Litigation Matters and Projects.**

Fowler White professionals also provided services in connection with the five litigation matters and/or projects discussed above.

**1. Home Front Homes Litigation.**

This was a lawsuit against Brian C. Bishop, a former employee who also had an ownership interest in Home Front Homes, LLC (“**Home Front Homes**”) an operating business. (*See also* Ex. B § V.A.8.) Although the litigation has settled, Mr. Bishop has not complied with the terms of the settlement, and the Receiver has had to initiate contempt proceedings against Mr. Bishop. (*See id.*) A copy of the statement summarizing Fowler White’s services rendered and costs incurred from May 1, 2009, through June 30, 2009, for this project is attached hereto as **Exhibit L**. Fowler White’s time and fees for services rendered on this matter for each Activity Category are as follows:

**Home Front Homes Litigation**  
**Fowler White's Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	8.80	\$1,540.60
Business Operations	0.20	\$38.70
<b>TOTAL</b>	<b>9.00</b>	<b>\$1,579.30</b>

**2. Carolina Mountain Land Conservancy.**

This is a project involving the recovery of a conservancy easement that Laurel Mountain Preserve, LLC, granted to the Carolina Mountain Land Conservancy. (*See also* Ex. B § V.A.3.) A copy of the statement summarizing Fowler White's services rendered and costs incurred from May 1, 2009, through June 30, 2009, for this project is attached hereto as **Exhibit M**. Fowler White's time and fees for services rendered on this matter for each Activity Category are as follows:

**Carolina Mountain Land Conservancy**  
**Fowler White's Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	1.10	\$312.70
<b>TOTAL</b>	<b>1.10</b>	<b>\$312.70</b>

**3. Recovery of Fictitious Profits from Investors.**

This is a project involving the Receiver's efforts to recover profits from investors whose accounts received monies in an amount that exceeded their investments (*See also* Ex. B § V.D.) A copy of the statement summarizing Fowler White's services rendered and costs incurred from May 1, 2009, through June 30, 2009, for this project is attached hereto as

**Exhibit N.** Fowler White’s time and fees for services rendered on this matter for each Activity Category are as follows:

**Recovery from Investors**  
**Fowler White’s Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	73.00	\$18,807.00
Case Administration	1.90	\$266.00
<b>TOTAL</b>	<b>74.90</b>	<b>\$19,073.00</b>

**4. Recovery of Assets from the Moodys.**

This is a project involving the Receiver’s efforts to recover money and assets from Christopher D. Moody and Neil V. Moody. (See also Ex. B § V.E.) A copy of the statement summarizing Fowler White’s services rendered and costs incurred from May 1, 2009, through June 30, 2009, for this project is attached hereto as **Exhibit O.** Fowler White’s time and fees for services rendered on this matter for each Activity Category are as follows:

**Recovery of Assets from Chris and Neil Moody**  
**Fowler White’s Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	110.20	\$22,703.70
Case Administration	0.20	\$28.00
<b>TOTAL</b>	<b>110.40</b>	<b>\$22,731.70</b>

**5. Recovery of Commissions.**

This is a project involving the Receiver’s efforts to recover commissions from several individuals who received commissions in connection with distribution of investments by the Receivership Entities. (See Ex. B § V.F.) A copy of the statement summarizing Fowler White’s services rendered and costs incurred from May 1, 2009, through June 30, 2009, for

this project is attached hereto as **Exhibit P**. Fowler White's time and fees for services rendered on this matter for each Activity Category are as follows:

**Recovery of Commissions**  
**Fowler White's Time and Fees for Services Rendered**

Activity Category	Hours Expended	Fee Amount
Asset Analysis and Recovery	24.80	\$5,037.95
<b>TOTAL</b>	<b>24.80</b>	<b>\$5,037.95</b>

**III. PDR Certified Public Accountants.**

The Receiver requests the Court award PDR fees for professional services rendered from May 1, 2009 through June 30, 2009 in the amount of \$48,238.61. PDR started providing services for the Receivership on January 22, 2009. PDR has billed time for these services in accordance with the Billing Instructions. Because PDR's work for the period covered by this motion could be allocated to specific Receivership Entities and/or related entities, PDR has billed its time separately for each entity and indicated the appropriate Activity Category for each time entry.<sup>3</sup> Copies of the statements summarizing the services

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<sup>3</sup> The Activity Categories that apply to PDR and Riverside as set forth in the Billing Instructions for Financial Activities are as follows: (1) Accounting/Auditing, which is defined as activities related to maintaining and auditing books of account, preparation of financial statements and account analysis; (2) Business Analysis, which is defined as preparation and review of company business plan; development and review of strategies; preparation and review of cash flow forecasts and feasibility studies; (3) Corporate Finance, which is defined as review financial aspects of potential mergers, acquisitions and disposition of company or subsidiaries; (4) Data Analysis, which is defined as management information systems review, installation and analysis, construction, maintenance and reporting of significant case financial data, lease rejection, claims, etc.; (5) Status Reports, which is defined as preparation and review of periodic reports as may be required by the Court; (6) Litigation Consulting, which is defined as providing consulting and expert witness services relating to forensic accounting, etc.; (7) Forensic Accounting, which is defined as reconstructing books and records from past transactions and bringing accounting current, tracing and sourcing assets; (8) Tax Issues, which is defined as analysis of tax issues and

rendered and costs incurred for the pertinent period are attached as composite **Exhibit Q**. The total hours billed by each PDR professional and their respective total amount of billing are set forth on composite Exhibit Q. PDR's statements also include a summary of the total time spent on each relevant Activity Category in connection with each Receivership Entity (or "project" as identified in the Billing Instructions). For a discussion of entities delineated in the statements, please refer to Sections III and V.A of the Third Interim Report.

**IV. Riverside Financial Group.**

The Receiver requests the Court award Riverside fees for professional services rendered from May 1, 2009 through June 30, 2009 in the amount of \$1,312.50. Riverside started providing services for the Receivership on January 27, 2009. Riverside has billed time for these services in accordance with the Billing Instructions. Because Riverside's work for the period covered by this motion could be allocated to specific Receivership Entities and/or related entities, Riverside has billed its time separately for each entity and indicated the appropriate Activity Category for each time entry. Copies of the statements summarizing the services rendered, the hours billed, and the total amount of billing by Riverside for the pertinent period are attached as **Exhibit R**. Riverside's statements also include a summary of the total time spent in each relevant Activity Category in connection with each Receivership Entity (or "project" as identified in the Billing Instructions). For a discussion of entities delineated in the statements, please refer to Section III and V.A of the Third Interim Report.

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preparation of state and federal tax returns; and (9) Valuation, which is defined as appraising or reviewing appraisals of assets.

V. **E-Hounds, Inc.**

The Receiver requests the Court award E-Hounds fees for professional services rendered for May 1, 2009, through June 30, 2009, in the amount of \$2,975.00. E-Hounds started providing services for the Receivership on January 22, 2009. The activities of E-Hounds for the time covered by this Motion are described in the Receiver's Third Interim Report. (See Ex. B § IV.A.) Copies of the statements summarizing the services rendered for the pertinent period are attached as composite **Exhibit S**. As an accommodation to the Receiver, E-Hounds has applied courtesy discounts to the statements attached hereto.

**MEMORANDUM OF LAW**

It is well settled that this Court has the power to appoint a receiver and to award the receiver and those appointed by him fees and costs for their services. *See, e.g., SEC v. Elliott*, 953 F.2d 1560 (11th Cir. 1992) (receiver is entitled to compensation for faithful performance of his duties); *Donovan v. Robbins*, 588 F. Supp. 1268, 1272 (N.D. Ill. 1984) (“[T]he receiver diligently and successfully discharged the responsibilities placed upon him by the Court and is entitled to reasonable compensation for his efforts.”); *SEC v. Custable*, No. 94-C-3755, 1995 WL 117935 (N.D. Ill. Mar. 15, 1995) (receiver is entitled to fees where work was of high quality and fees were reasonable); *SEC v. Mobley*, No. 00-CV-1316, 1317RCC, 2000 WL 1702024 (S.D.N.Y. Nov. 13, 2000) (court awarded reasonable fees for the receiver and his professionals); *see also* (Doc. 8, Order Appointing Receiver, at p. 14). The determination of fees to be awarded is largely within the discretion of the trial court. *See Monaghan v. Hill*, 140 F.2d 31, 34 (9th Cir. 1944). In determining reasonable compensation

for the services rendered by the Receiver and his Professionals, the Court should consider the circumstances surrounding the receivership. *See Elliot*, 953 F.2d at 1577.

Here, because of the nature of this case, it was necessary for the Receiver to employ attorneys and accountants experienced and familiar with financial frauds, federal receiverships, securities laws, banking, finance, and trusts and estates. Further, in order to perform the services required and achieve the results obtained to date, the skills and experience of the Receiver and the Professionals in the areas of fraud, securities, computer and accounting forensics, and financial transactions were indispensable.

As discussed above, the Receiver and Fowler White have discounted their normal and customary rates as an accommodation to the Receivership and to conserve Receivership assets. The rates charged by the attorneys and paralegals are at or below those charged by attorneys and paralegals of comparable skill from other law firms in the Middle District of Florida.

This case has been time-intensive for the Receiver and his Professionals because of the need to resolve many issues rapidly and efficiently. The attached Exhibits detail the time, nature and extent of the professional services rendered by the Receiver and his Professionals for the benefit of investors, creditors, and other interested parties. The Receiver anticipates that additional funds will be obtained through the Receiver's negotiations or litigation with third parties.

Although the Commission investigated and filed the initial pleadings in this case, the Receiver has assumed the primary responsibility for the investigation and forensic analysis of the events leading to the commencement of the pending lawsuits, the efforts to locate and gather investors' money, the determination of investor and creditor claims and any ultimate



payment of these claims. While the Receiver is sensitive to the need to conserve the Receivership Entities' assets, he feels that the fees and costs expended to date were reasonable, necessary, and benefited the Receivership. Notably, the Commission has no objection to the relief sought in this motion. *Custable*, 1995 WL 117935, \*7 (“In securities law receiverships, the position of the SEC in regard to the awarding of fees will be given great weight.”).

### CONCLUSION

Under the terms and conditions of the Order Appointing Receiver, the Receiver, among other things, is authorized, empowered, and directed to engage professionals to assist him in carrying out his duties and obligations. The Order further provides that he apply to the Court for authority to pay himself and his Professionals for services rendered and costs incurred. In exercising his duties, the Receiver has determined that the services rendered and their attendant fees and costs were reasonable, necessary, advisable, and in the best interest of the Receivership.

WHEREFORE, Burton W. Wiand, the Court-appointed Receiver, respectfully requests that this Court award the following sums and direct that payment be made from the Receivership assets:<sup>4</sup>

Burton W. Wiand, Receiver	\$38,360.00
Fowler White Boggs P.A.	\$251,286.46
PDR Certified Public Accountants	\$48,238.61
Riverside Financial Group	\$1,312.50
E-Hounds, Inc.	\$2,975.00

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<sup>4</sup> A proposed order is attached as Exhibit T.

**LOCAL RULE 3.01(g) CERTIFICATION OF COUNSEL**

The undersigned counsel for the Receiver is authorized to represent to the Court that the SEC has no objection to the Court's granting this motion. The undersigned counsel is unable to contact Arthur Nadel, who is incarcerated in New York and is not represented by counsel in this action.

**CERTIFICATE OF SERVICE**

I hereby certify that on September 21, 2009, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system. I further certify that I mailed the foregoing document and the notice of electronic filing by first-class mail to the following non-CM/ECF participants:

Arthur G. Nadel  
Register No. 50690-018  
MCC New York  
Metropolitan Correctional Center  
150 Park Row  
New York, NY 10007

s/ Carl R. Nelson  
\_\_\_\_\_  
Carl R. Nelson, FBN 0280186  
Email: [cnelson@fowlerwhite.com](mailto:cnelson@fowlerwhite.com)  
Gianluca Morello, FBN 034997  
Email: [gianluca.morello@fowlerwhite.com](mailto:gianluca.morello@fowlerwhite.com)  
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Tampa, FL 33601  
(813) 228-7411  
Fax No: (813) 229-8313  
Attorneys for the Receiver Burton W. Wiand

### **RECEIVER'S CERTIFICATION**

The Receiver has reviewed this Third Interim Motion for Order Awarding Fees, Costs, and Reimbursement of Costs to Receiver and His Professionals (the "**Motion**").

To the best of the Receiver's knowledge, information, and belief formed after reasonable inquiry, the Motion and all fees and expenses herein are true and accurate and comply with the Billing Instructions provided to the Receiver by the Securities and Exchange Commission.

All fees contained in the Motion are based on the rates listed in the Fee Schedule, attached as Exhibit J. Such fees are reasonable, necessary, and commensurate with (if not below the hourly rate that is commensurate with) the skill and experience required for the activity performed.

The Receiver has not included in the amount for which reimbursement is sought the amortization of the cost of any investment, equipment, or capital outlay (except to the extent that any such amortization is included within the permitted allowable amounts set forth in the Billing Instructions for photocopies and facsimile transmission).

To the extent the Receiver seeks reimbursement for any service which the Receiver justifiably purchased or contracted for from a third party (such as copying, imaging, bulk mail, messenger service, overnight courier, computerized research, or title and lien searches), the Receiver has requested reimbursement only for the amount billed to the Receiver by the third-party vendor and/or paid by the Receiver to such vendor. The Receiver is not making a profit on such reimbursable service.

s/ Burton W. Wiand  
Burton W. Wiand, as Receiver