UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

FEDERAL TRADE COMMISSION and PEOPLE OF THE STATE OF NEW YORK, by ERIC T. SCHNEIDERMAN, Attorney General of the State of New York,

Plaintiffs,

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DECISION AND ORDER 15-CV-112S

4 STAR RESOLUTION, LLC, et al.

Defendants.

1. Presently before this Court is the Receiver's second motion for an allowance and award of fees and expenses. Specifically, the Receiver seeks compensation for legal and Receiver services rendered between May 1, 2015 and July 31, 2015 in the amount of \$89,962.60, compensation for the forensic accountant services of Chiampou, Travis, Besaw & Kershner LLP in the amount of \$1,116.25, and expense reimbursement in the amount of \$6,693.59.

2. The amount of a receiver's compensation is to be determined by the court in the exercise of its reasonable discretion. <u>See S.E.C. v. Byers</u>, 590 F. Supp. 2d 637, 644 (S.D.N.Y. 2008). Generally, "the lodestar – the product of a reasonable hourly rate and the reasonable number of hours required by the case – creates a 'presumptively reasonable fee.' "<u>Millea v. Metro-North Railroad Co.</u>, 658 F.3d 154, 166 (2d Cir. 2011) (quoting <u>Arbor Hill Concerned Citizens Neighborhood Assoc. v. Cnty. of Albany</u>, 522 F.3d 182, 183 (2d Cir. 2008)); <u>see Byers</u>, 590 F. Supp. 2d at 644. Whether a rate or fee is reasonable requires consideration of the totality of circumstances, including "the complexity of problems faced, the benefits to the receivership estate, the quality of the

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work performed, and the time records presented." <u>Byers</u>, 590 F. Supp. 2d at 644 (quoting <u>S.E.C. v. Fifth Ave. Coach Lines, Inc.</u>, 364 F. Supp. 1220, 1222 (S.D.N.Y. 1973)); <u>see Arbor Hill</u>, 522 F.3d at 190.

3. This Court has reviewed the detailed billing statements and expense report submitted by the Receiver, to which the parties were afforded an opportunity to object but declined to do so. (Docket Nos. 201, 203.) In light of the circumstances of this case, including but not limited to the number of corporate defendants involved and the sale of corporate personalty from the five physical locations in two states, this Court finds both the discounted hourly rates applied and the number of hours expended to be reasonable. Accordingly, the requested fees and expenditures are approved.

IT HEREBY IS ORDERED that the Receiver's Second Motion for an Allowance of Compensation and Reimbursement of Expenses (Docket No. 201) is GRANTED;

FURTHER, that the requested amounts of \$89,692.60 for legal and Receiver services rendered between May 1, 2015 and July 31, 2015; \$6,693.59 for expenses incurred by Hodgson Russ LLP; and \$1,116.25 for the forensic accounting services of Chiampou, Travis, Besaw & Kershner LLP are APPROVED;

FURTHER, that the Receiver is authorized and directed to pay the amounts approved in this Decision and Order.

SO ORDERED.

Dated: November 21, 2015 Buffalo, New York

> /s/William M. Skretny WILLIAM M. SKRETNY United States District Judge

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