



ORDERED in the Southern District of Florida on October 26, 2015.

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF FLORIDA

Erik P. Kimball, Judge
United States Bankruptcy Court

WEST PALM BEACH DIVISION

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IN RE:

Case No.: 12-30081-BKC-EPK

CLSF III IV, INC., *et al.*

Chapter 7
(Substantively Consolidated)

Debtors.

ORDER APPROVING THIRD INTERIM APPLICATION FOR ALLOWANCE AND PAYMENT OF COMPENSATION AND REIMBURSEMENT OF EXPENSES OF TEEKENSKARSTENS, AS SPECIAL COUNSEL TO DEBORAH C. MENOTTE, CHAPTER 7 TRUSTEE

THIS MATTER came before the Court on the 21st day of October 2015 at 9:30 a.m., in West Palm Beach, Florida, upon the *Third Interim Application for Allowance and Payment of Compensation and Reimbursement of Expenses of TeekensKarstens, as Special Counsel to Deborah C. Menotte, Chapter 7 Trustee* [ECF No. 1167] (the “Application”). The Court, having considered the Application, having heard the presentation of counsel, and being otherwise fully advised in the premises, does

ORDER as follows:

1. TeekensKarstens, as special counsel to the Chapter 7 Trustee, Deborah C. Menotte (the “Trustee”), filed the Application, seeking a third interim award of fees in the amount of

€17,970.00 and expenses in the amount of €2,071.05, for the period January 1, 2015 through August 10, 2015.

2. TeekensKarstens is awarded interim fees in the amount of €17,970.00 (which is the equivalent of \$19,977.25 as of October 21, 2015), and reimbursement of expenses in the amount of €2,071.05 (which is the equivalent of \$2,302.39 as of October 21, 2015).

3. The Trustee is authorized and directed to forthwith pay to TeekensKarstens the sum of \$22,279.64, representing 100% of the amounts awarded to TeekensKarstens herein. The Trustee is authorized to pay amounts awarded to TeekensKarstens by wire transfer.

4. In making the foregoing award, the Court has evaluated the factors set forth in *Johnson v. Georgia Highway Express, Inc.*, 488 F.2d 714 (5th Cir. 1974); *In re First Colonial Corp. of America*, 544 F.2d 1291 (5th Cir. 1977); and *Grant v. George Schumann Tire & Battery Company*, 908 F.2d 874 (11th Cir. 1990), and finds that the amounts awarded herein represent reasonable compensation for actual and necessary services rendered and expenses incurred by TeekensKarstens.

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Submitted by:

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Copies to:

Leslie Gern Cloyd, Esq.
(Attorney Cloyd shall serve a copy of this Order upon all interested parties upon receipt and file a certificate of service.)