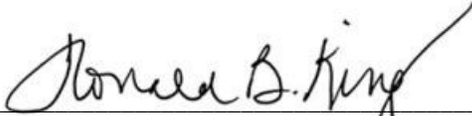
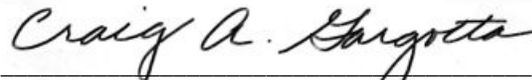


SIGNED this 03rd day of October, 2011.



  
RONALD B. KING  
Chief United States Bankruptcy Judge

  
CRAIG A. GARGOTTA  
United States Bankruptcy Judge

  
H. CHRISTOPHER MOTT  
United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT  
*Western District of Texas*

§  
§  
§  
§

**STANDING ORDER AUTHORIZING CHAPTER 7 TRUSTEES TO PAY BANK  
SERVICE FEES FROM CHAPTER 7 ESTATE ACCOUNTS**

IT IS HEREBY ORDERED effective immediately trustees administering cases under Chapter 7 of 11 U.S.C. §101 *et seq.* in the Western District of Texas are authorized, without prior Court approval, to incur and pay from monies in estate accounts, on an ongoing basis, any actual, necessary expense for bank fees and service charges (“the Service Fee”) imposed by third party entities (“the Depository”), related to the administration of estate accounts; and it is further

ORDERED Bankruptcy Local Rule 6004(a) does not apply to the payment of the Service Fee; and it is further

ORDERED the Court retains authority to review and approve the Service Fee during the administration of the case; and it is further

ORDERED this Standing Order is effective as of August 1, 2011, for all Chapter 7 cases pending or filed on or after the date of this Order, including any cases converted to Chapter 7 on or after the date of this Order; and it is further

ORDERED, this Standing Order remains in effect until further Order of the Court.

# # #