IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF GEORGIA BRUNSWICK DIVISION

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In re:

SEA ISLAND COMPANY, et al.,

Debtors.

Chapter 11

Case No. 10-21034 - EJC Jointly Administered

Judge Edward J. Coleman, III

Ref. Docket No. 1797

AFFIDAVIT OF SERVICE

STATE OF NEW YORK)) ss.: COUNTY OF NEW YORK)

WING CHAN, being duly sworn, deposes and says:

- 1. I am employed as a Noticing Coordinator by Epiq Corporate Restructuring, LLC, located at 777 Third Avenue, New York, New York 10017. I am over the age of eighteen years and am not a party to the above-captioned action.
- 2. On September 13, 2019, I caused to be served the "Notice of Hearing," dated September 12, 2019, to which is attached the "Motion to Initiate the Termination of the Liquidation Trust, Close the Cases, and for a Final Decree," dated August 20, 2019, [Docket No. 1797], a copy of which is attached as <u>Exhibit A</u>, by causing true and correct copies to be enclosed securely in separate postage pre-paid envelopes and delivered via first class mail to those parties listed on the annexed <u>Exhibit B</u>.
- 3. All envelopes utilized in the service of the foregoing contained the following legend: "LEGAL DOCUMENTS ENCLOSED. PLEASE DIRECT TO THE ATTENTION OF ADDRESSEE, PRESIDENT OR LEGAL DEPARTMENT."

<u>/s/ Wing Chan</u> Wing Chan

Sworn to before me this 17th day of September, 2019 /s/ Diane M. Streany

Notary Public, State of New York No. 01ST5003825 Qualified in Westchester County Commission Expires November 2, 2022 Case:10-21034-EJC Doc#:1801 Filed:09/27/19 Entered:09/27/19 12:21:59 Page:2 of 91

EXHIBIT A

UNITED STATES BANKRUPTCY COURT Southern District of Georgia

In re: Sea Island Company, et al Debtor Case No.: 10–21034–EJC Judge: Edward J. Coleman III Chapter: 11

NOTICE OF HEARING

Notice is given that a Hearing will be held on:

October 9, 2019 , at 02:00 PM Bankruptcy Courtroom Rm 228, U.S. Courthouse, 125 Bull St., Savannah, GA 31401

to consider and act upon the following:

Motion to Initiate the Termination of the Liquidation Trust, Close the Cases, and for a Final Decree Filed by Debtor. Please see attached Motion filed with the Court as Docket # 1796.

****PLEASE NOTE HEARING LOCATION IS SAVANNAH****

Lucinda Rauback, CLERK United States Bankruptcy Court

801 Gloucester St, Rm 314 Brunswick, GA 31520

Dated September 12, 2019

B-33 [Rev. 05/12] CMM

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF GEORGIA

In re:

SEA ISLAND COMPANY, et al.,

Debtors.

Chapter 11

Case No. 10-21034 - EJC Jointly Administered

Judge Edward J. Coleman, III

MOTION TO INITIATE THE TERMINATION OF THE LIQUIDATION TRUST, CLOSE THE CASES, AND FOR A FINAL DECREE

Robert H. Barnett, as the Liquidation Trustee (the "Liquidation Trustee") under the Sea Island Company Creditors Liquidation Trust (the "Liquidation Trust"), files the Motion to Initiate the Termination of the Liquidation Trust, Close the Cases, and for a Final Decree (the "Motion"). In support of the Motion (which amends the Motion to Initiate the Termination of the Liquidation Trust, which was filed on December 21, 2018 [Doc. No. 1770]), the Liquidation Trustee shows the Court the following:

JURISDICTION

The Court has jurisdiction over the Motion pursuant to 28 U.S.C.
 §§ 157 and 1334. Venue is proper in this district pursuant to 28 U.S.C. § 1408.
 This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2).

BACKGROUND

<u>Filing of the Cases, Confirmation of the Plan,</u> <u>Approval of the Liquidation Trustee, and the Effective Date</u>

2. On August 10, 2010, the above-referenced debtors (the "Debtors") filed with the Court their voluntary petitions for relief under Chapter 11 of Title 11, United States Code, 11 U.S.C. §§ 101 *et seq.* (the "Bankruptcy Code").

3. On September 24, 2010, the Debtors filed their Amended and Restated Joint Chapter 11 Plan as of August 10, 2010 [Doc. No. 217] (the "Plan"), which was confirmed pursuant to an order entered on or about November 8, 2010 [Doc. No. 372] (the "Confirmation Order").

4. The Trust Agreement of Sea Island Company Creditors Liquidation Trust dated December 15, 2010 (the "Trust Agreement"), incorporated by reference in the Confirmation Order, approved Robert H. Barnett as the Liquidation Trustee. Doc. No. 449-1.

5. The Debtors filed a Notice of Effective Date indicating that the Plan became effective on December 16, 2010. Doc. No. 444.

Results Obtained in These Cases

6. The Liquidation Trustee has obtained the disallowance of over 5,400 claims and collectively reduced—through orders disallowing claims, settlements, and one very large voluntary reduction in direct response to the Liquidation

Trustee's investigation—the amount of claims by over a half of a billion dollars.¹ And although the disclosure statement effectively projected that the Liquidation Trustee would recover nothing on behalf of the trust, the Liquidation Trustee has recovered gross proceeds of over \$20,000,000.00.² As a result, the Liquidation Trustee has already made the following distributions: (a) non-PBGC class 4 beneficiaries received a 100% distribution when they were only projected to receive a 6% distribution; (b) non-lender class 5 beneficiaries received a distribution in excess of 7.5% when they were projected to receive nothing; (c) the lenders as class 5 beneficiaries received a distribution of approximately \$2.5 million when they were also projected to receive nothing; and (d) the PBGC received a 10.5% distribution on account of its purported class 4 claims.³

RELIEF REQUESTED

7. The Liquidation Trustee requests that the Court enter the order attached as Exhibit "A" (the "Approval Order") on negative notice.

¹ Doc. No. 1742 ¶ 14.

² *Id.* at \P 16.

³ *Id.* at \P 28.

BASES FOR RELIEF REQUESTED

a. <u>Closing the Cases</u>

8. The Liquidation Trustee—as part of his settlement with Kings Point Property Owners Association, Inc. and Sea Island Acquisition, LLC-transferred substantially all of the remaining Trust Assets⁴. Sea Island Acquisition, LLC v. Barnett (In re Sea Island Co.), Case No. 10-21034, Doc. No. 1777 (Bankr. S.D. Ga. Jan. 11, 2019); In re Sea Island Co., Case No. 10-21034, Doc. No. 1769 (Bankr. S.D. Ga. Dec. 21, 2018). And the Liquidation Trustee has finished resolving claim objections. In re Sea Island Co., Case No. 10-20134, Doc. No. 1723, *5 (Bankr. S.D. Ga. Dec. 15, 2016) (settlement order establishing the identity of the various beneficiaries of the trust). As a result, given that there are no further assets to liquidate or claims to resolve, the Liquidation Trustee requests the Court to close the cases pursuant to section 350(a) of the Bankruptcy Code and to enter a final decree pursuant to Rule 3022 of the Federal Rules of Bankruptcy Procedure. In re Syntax-Brillian Corp., Case No. 08-11407 (KJC), 2018 WL 3491758, *16 (Bankr.

⁴ According to the Trust Agreement, "'Trust Assets' means the 'Property' comprising the 'Estates' of the Debtors (including, but not limited to the 'Accepting Unsecured Creditors Fund' and the 'General Unsecured Creditors Fund') not conveyed to the 'Purchaser' under the 'Asset Purchase Agreement', each as under the Plan, less amounts required to be paid under the Confirmation Order (including any applicable reserves for such amounts and the amounts required to be paid to the Secured Lenders), and are the Trust Assets subject to this Trust Agreement § 1.1(i).

D. Del. July 18, 2018) (granting "somewhat routine" motion to close case by a liquidation trustee noting that granting such motion is "appropriate under . . . the applicable sections of the Bankruptcy Code and Bankruptcy Rules").

b. <u>Approval of the Final Distribution and Declaratory Judgment that No</u> <u>Trust Costs Exist</u>

9. The Liquidation Trustee would like to make a final distribution of all the funds in the Liquidation Trust. But according to the terms of the Trust Agreement (which should be interpreted based on Georgia contract law⁵), before the Liquidation Trustee can make *any*—but particularly a *final*—distribution, he must either pay—or reserve "in full" funds to pay—any "Trust Costs."^{6, 7} Indeed,

⁵ In re Sea Island Co., No. 10-21034, 2012 WL 1499489, at *9 (Bankr. S.D. Ga. Apr. 10, 2012) (B.J. Dalis) (interpreting trust agreement based on Georgia contract law and ruling that when—it is unambiguous—it "shall be enforced according to its terms"); see also In the Matter of Wetdog, LLC, No. 13-40601-EJC, 2015 WL 4887418, at *8 (Bankr. S.D. Ga. Aug. 14, 2015) (B.J., Coleman) (quoting Travelers Indem. Co. v. Bailey, 557 U.S. 137, 150-51 (2009) (enforcing the terms of a plan notwithstanding reasonable expectation with respect to a secured claim given that where "plain terms" of a chapter 11 plan "unambiguously apply, as they do here, they are entitled to their effect")).

⁶ *Compare* Trust Agreement § 5.8 ("From the Trust Assets, the Trustee *shall* pay all Trust Costs when due . . . or provide for payment of such Trust Costs *in full* through reserve, prior to making distributions to any Beneficiaries.") (emphasis added) & § 7.1 (The "Trustee *shall* establish an Operating Reserve [as defined in the Trust Agreement] funded from time to time with Trust Cash") *with Cumrine v. IPG, Inc.*, 186 Ga. App. 384, 386, 367 S.E.2d 581 (1988) ("The word '*shall*' is . . . a word of *command*") (emphasis added).

⁷ "Trust Cost' means all costs, expenses, liabilities and obligations incurred by the Trust and Trustee in administering and conducting the affairs of the Trust, and those incurred by the Trust and the Trustee in otherwise carrying out the terms of the Trust and the Plan on behalf of the Trust and the Debtors, including without

the Court has previously ruled that the "Trust Agreement *instructs* the Liquidation Trustee to pay all Trust Costs from the Trust Assets *prior* to making distributions to any Beneficiaries."⁸ The Liquidation Trustee has the discretion to set the amount of such reserves in an amount he determines to be "reasonably necessary."⁹ The

limitation, any taxes owed by the Trust, the fees and expenses of the Trustee and professionals and other persons employed by the Trust or Trustee, and the expenses and obligations otherwise defined as a Trust Cost in this Trust Agreement or the Plan." Trust Agreement § 1.1(k); *see also* Trust Agreement § 4.4(xii) (taxes owed by the Liquidation Trust are a Trust Cost).

⁸ *In re Sea Island Co.*, No. 10-21034, 2012 WL 1499489, at *18 (Bankr. S.D. Ga. Apr. 10, 2012) (B.J. Dalis) (emphasis added).

⁹ Doc. No. 449-1 ¶ 7.1 ("The Trustee shall establish an Operating Reserve funded from time to time with Trust Cash in an amount determined by the Trustee to be reasonably necessary to pay existing and anticipated Trust Costs, to fund litigation, fund contingent liabilities, and otherwise conduct the affairs and satisfy existing and anticipated liabilities and obligations of the Trust.") (emphasis added); see also id. ¶ 4.4(xv) ("[E]stablish such funds, reserves and accounts within the Trust estate, as deemed by the Trustee in its discretion to be useful in carrying out the purposes of the Trust.") & ¶ 8.1 (the amount of the Operating Reserve "will be determined by the Trustee in its discretion"). Given that the drafters of the Trust Agreement clearly knew how to subject distributions to the approval of the Court, see Plan § 5.02 (court approval required to resolve identify of claimant) & Confirmation Order ¶ 45 ("Any dispute as between the Debtors and the Secured Lenders with respect to these reserves shall be resolved by the Court.") (emphasis added), the failure to subject the establishment of the reserve to the Court's approval "should be treated as a matter of considered choice," Flynt v. Life of the S. Ins. Co., 718 S.E.2d 343, 312 Ga. App. 430, 436 (2011) (construing a "matter of considered choice" not to restrict the effective date of one policy provision after restricting the effective date of another policy). This is especially so given that-other than as specified in the Trust Agreement or the Plan-the "Trustee need not obtain the order or approval of the Bankruptcy Court in the exercise of any power, rights, or discretion conferred hereunder, or account to the Bankruptcy Court." Doc. No. 449-1 ¶ 4.3(a) (emphasis added); Goldman, Sachs & Co. v. Synovus Bank (In re Sea Island Co.), No. 10-20134, 2014 WL 2768637, *12 (Bankr. S.D. Ga. June 18, 2014) (B.J., Dalis) (section 4.3(a) of the Trust Agreement "empowers" the Liquidation Trustee to

Liquidation Trustee would like, however, to distribute all of the funds—without any reserve—to holders of class 5 claims as set forth on Exhibit "B." To enable him to do so, however, the Liquidation Trustee requests that the Court, among other things, make a finding that there are no outstanding—and bar the assertion of any—Trust Costs other than United States Trustee fees and bank fees. *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1723, *4 (Bankr. S.D. Ga. Dec. 15, 2016) (barring the assertion of Trust Costs associated with the initial distribution).

c. <u>Approval of the Payment of Escrowed Funds Claims and the Return</u> of the Remaining Escrowed Funds

10. The Liquidation Trustee requests authority—on the terms set forth on Exhibit "C"—to pay the holders of the Escrowed Funds Claims (as that term is defined in paragraph 8 of the Motion to Approve the Return of Funds Escrowed Pursuant to the Closing Agreement [Doc. No. 1285]) and to return the balance of the funds in the Accounts (as that term is defined in Exhibit C of the Motion) to the Secured Lenders (as that term is defined in the Plan). *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1324, **1-3 (Bankr. S.D. Ga. Mar. 10, 2015) (authorizing

exercise his business judgment); *In re Sea Island Co.*, No. 10-21034, 2012 WL 1499489, *10 (Bankr. S.D. Ga. Apr. 10, 2010) (B.J., Dalis) (relying on language from section 4.3(a) to deny request to impose restrictions on the Liquidation Trustee).

the Liquidation Trustee to return escrowed funds to the Lenders). Given that the Liquidation Trustee will be acting pursuant to the Court's order,¹⁰ the Liquidation Trustee also requests that the Court grant the same protections the Court granted in connection with the initial return of escrowed funds. *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1324, **1-3 (Bankr. S.D. Ga. Mar. 10, 2015) (exculpating the Liquidation Trustee in connection with the return of escrowed funds to the Lenders and barring parties from asserting claims against Liquidation Trustee).

- d. <u>Statement of Discharge</u>
- 11. The Liquidation Trust Agreement states the following:

Statement of Discharge. 3.14.1 The Trustee shall upon termination of the Trust or upon the Trustee's resignation or removal render a statement of discharge containing the following information: (i) the Trust charged originally under the Assets Trustee's control, (ii) summarized a accounting, in sufficient detail, of all purchases, sales, gains, losses, and income in connection with the Trust during the Trustee's term of service, and (iii) the ending balance of all assets and funds of the Trust as of the date of discharge.

Trust Agreement § 3.14.1 (emphasis in the original).

¹⁰ SEC v. North Am. Clearing, Inc., No. 13-11804, 2016 WL 3878481, at *3 (11th Cir. July 18, 2016); United States v. Boudreaux (In re Sarahland, LLLP), Adv. Pro. 18-03002, 2019 WL 1786015, *18 (Bankr. S.D. Ga. Mar. 30, 2019) ("Under Eleventh Circuit precedent, a bankruptcy trustee's actions taken pursuant to court orders enjoy *absolute* immunity.") (emphasis added).

The Statement of Discharge Information

12. Set forth below are the three contemplated items of information for the statement of discharge.

"The Trust Assets originally charged under the Trustee's control"

13. "The Trust Assets originally charged under" the Liquidation Trustee's "control"—as contemplated by section 3.14.1(i) of the Trust Agreement—are set forth on Exhibit "D-1."

"A summarized accounting"

14. "A summarized accounting, in sufficient detail, of all purchases, sales, gains, losses, and income in connection with the Trust during the Trustee's term of service"—as contemplated by section 3.14.1(ii) of the Trust Agreement—is set forth on Exhibit "D-2."

"The ending balance of all assets and funds of the Trust"

15. "The ending balance of all assets and funds of the Trust as of the date of discharge"—as contemplated by section 3.14.1(iii) of the Trust Agreement—are set forth on Exbibit "D-3."

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:10 of 95

The Additional Statement of Discharge Information

16. The Trust Agreement is explicit that " no^{11} other further covenants or obligations of the Trustee shall be implied into this Trust Agreement."¹² Accordingly, the information set forth above—in paragraphs 14, 15, and 16—is the only information the Trust Agreement contemplates the Liquidation Trustee providing in the statement of discharge.

17. But to provide further transparency, the Liquidation Trustee has set forth an itemized accounting of all accounts, which is attached as Exhibit "E." Such accounting includes not only accounts for funds that are Trust Assets¹³ but also includes the accounts for the escrowed funds¹⁴ and the winddown funds¹⁵, which are not even Trust Assets.¹⁶

¹¹ According to the Eleventh Circuit, "'no' means no." *Harris v. Garner*, 216 F.3d 970, 984-85 (11th Cir. 2000) ("Section 1997e(e) unequivocally states that '*No* Federal Civil Action may be brought . . . ,' 42 U.S.C. § 1997e(e) (emphasis added), and "no" means no. The clear and broad statutory language does not permit us to except any type of claims, including constitutional claims.") (emphasis in the original); *Matamoros v. Starbucks Corp.*, 699 F.3d 129, 134 (1st Cir. 2012) ("'*No' means 'no*,' and we interpret that easily understood word in its ordinary sense: '*not any*.'") (emphasis added) (removing string citation of dictionaries).

¹² Trust Agreement § 5.6 ("**No Implied Obligations**. No other further covenants or obligations of the Trustee shall be implied into this Trust Agreement.") (emphasis in the original).

¹³ Exhibits E-3 & Exhibit E-4.

¹⁴ Exhibit E-1.

¹⁵ Exhibit E-2.

¹⁶ Infra at n.4 (defining Trust Assets).

Case:10-21034-EJC Doc#:1897 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:14 of 95

e. "<u>Discharge</u>" of the Liquidation Trustee from "All Liability"

18. The Trust Agreement explicitly provides that—"[u]pon approval by the Bankruptcy Court" of the statement of discharge—the Liquidation Trustee "*shall*¹⁷ be discharged from *all*¹⁸ liability" in connection with his "acts or omissions in the Trustee's capacity as the Trustee or in any other capacity contemplated by this Trust Agreement or the Plan."¹⁹ And given that—if he made the final distribution without any reserves for his rights under section 3.10(b) of the Trust Agreement—the Liquidation Trustee would be effectively forfeiting such rights under the Trust Agreement^{20, 21}, he requests that the Court enter a bar order prohibiting any entity from asserting claims against him that arose after December

¹⁷ *Cumrine v. IPG, Inc.*, 186 Ga. App. 384, 386, 367 S.E.2d 581 (1988) ("The word *'shall'* is . . . a word of *command*") (emphasis added).

¹⁸ United States v. Allstate Ins. Co., 12-CV-01015-WMS-JJM, 2014 WL 1078104, *5 (W.D.N.Y. Oct. 16, 2014) (The word "all" means "all-inclusive or without exception."); Interstate Equip. Co. v. Esco Co., Civ. Action. No. 5:11CV61-RLV, 2014 WL 3547438, *11 (W.D.N.C. July 17, 2014) (The phrase "every possible" is synonymous with the "ordinary, everyday meaning" of the word "all.");

¹⁹ Trust Agreement § 3.14.2 (emphasis added); *see In re Sea Island Co.*, No. 10-21034, 2012 WL 1499489, at *9 (Bankr. S.D. Ga. Apr. 10, 2012) (B.J. Dalis) (interpreting trust agreement based on Georgia contract law and ruling that when—it is unambiguous—it "shall be enforced according to its terms").

²⁰ United States v. Bradley, No. 07-10023, 484 F. App'x 368, 374 (11th Cir. July 13, 2012) (interpreting contract to avoid forfeiture given that "forfeitures are not favored" under Georgia law).

²¹ In fact, the bar order the Liquidation Trustee is requesting in paragraph 9 of the Motion would prevent him from even asserting such Trust Cost given that the Trust Agreement expressly provides that the Liquidation Trust's indemnification obligations are Trust Costs. Trust Agreement § 3.10(b) ("The indemnification provided hereby shall be a Trust Cost.")

15, 2016.²² In re Sea Island Co., Case No. 10-20134, Doc. No. 1722 (Bankr. S.D.

Ga. Dec. 15, 2016) (overruling objection to the bar order); In re Sea Island Co.,

Case No. 10-20134, Doc. No. 1723, *4 (Bankr. S.D. Ga. Dec. 15, 2016) (barring

parties from asserting claims against the Liquidation Trustee).²³

²² In connection with the initial distribution, the Court has already barred all entities (as that term is defined in section 101(15) of the Bankruptcy Code) from asserting claims against the Liquidation Trustee as well as the agents and professionals the Liquidation Trustee retained (such agents and professionals shall sometimes collectively be referred to as the "Exculpated Professionals" and individually be referred to as the the "Exculpated Professional" and including December 15, 2016. *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1722 (Bankr. S.D. Ga. Dec. 15, 2016) (overruling objection to the bar order); *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1723, *4 (Bankr. S.D. Ga. Dec. 15, 2016) (barring parties from asserting claims against the Liquidation Trustee and the Exculpated Professionals).

²³ The Court's earlier ruling—in which it barred all entities (as that term is defined in section 101(15) of the Bankruptcy Code) from asserting claims against the Liquidation Trustee and his professionals-not only remains binding, McCrary v. Barnett, (In re Sea Island Co.), Case No. 10-20134, Doc. No. 994, * 23 (Bankr. S.D. Ga. Sept. 27, 2012) (B.J., Dalis) (citing Maness v. Meyers, 419 U.S. 449, 458 (1975)), but is also law of the case, Wallis v. Justice Oaks II, Ltd. (In re Justice Oaks II, Ltd.), 898 F.2d 1544, n.3 (11th Cir. 1990) (The law of the case doctrine "require[s] a court to follow what has been decided explicitly as well as by necessary implication, in an earlier proceeding.") (emphasis in the original); Otis Elevator Co. v. W.G. Yates & Sons Construction Co., Case No. 5:12-cv-1708-KOB, 2016 WL 826731, *2 (N.D. Ala. Mar. 3, 2016) (relying on the reasoning from Justice Oaks and concluding that rulings—by a district court judge that previously handled the case before recusing herself-that were not "disturbed" by the reversal of the district court's judgment by the Eleventh Circuit were law of the case); In re Walker, 356 B.R. 834, 859 (Bankr. S.D. Fla. 2006) (denying Rule 9011 motion based on the law of the case given that the bankruptcy court had already ruled on that issue earlier in the case).

Case:10-21034-EJC Doc#:1897 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:16 of 95

f. <u>Release and Exculpation of the Exculpated Professionals</u>

19. The Exculpated Professionals are entitled to exculpation under the Trust Agreement. Such agreement expressly provides that they "shall not" have personal liability "in connection with the affairs of the Trust or the Debtors, *unless it is ultimately determined by Final Order* that such acts or omissions by such employee, agent or professional constituted willful fraud, willful misconduct, or gross negligence." Trust Agreement § 3.10(a) (emphasis added). Likewise, the Exculpated Professionals are entitled to, among other things, indemnification "in connection with *any* action, suit, proceeding, or investigation brought or threatened to be brought" against them "*unless it is ultimately determined by Final Order* that [their] acts or omissions of the Trustee constituted willful fraud, willful misconduct, or gross negligence." Trust Agreement § 3.10(b) (emphasis added).

20. The Trust Agreement—by reference to the Plan²⁴—defines a "Final Order" as follows:

"Final Order" means an order or judgment of the Bankruptcy Court, or other court of competent jurisdiction, as entered on the docket of such court, the operation or effect of which has not been stayed, reversed, vacated, modified or amended, and as to which order or judgment (or any revision, modification, or amendment thereof) of the time to appeal, petition for certiorari, or seek review or rehearing has expired and as to which no

²⁴ The Trust Agreement provides that "[u]nless otherwise defined in this Trust Agreement, capitalized terms shall have the meanings assigned to such terms in the Plan." Trust Agreement § 1.1.

appeal, petition for certiorari, or petition for review or rehearing was filed or, if filed, remains pending; provided, however, that the possibility that a motion may be filed pursuant to Rules 9023 or 9024 of the Bankruptcy Rules or Rules 59 or 60(b) of the Federal Rules of Civil Procedure shall not mean that an order or judgment is not a Final Order.

Plan § 1.01.

21. As such, to boil down such definition, a Final Order is one for which the "time to appeal" has "expired" with either no appeal "filed" or no appeal remaining "pending."²⁵ As a result, as long as a party has *any* appellate rights left *whatsoever* with respect to an order, such order is not a "Final Order."²⁶

22. In terms of the exculpation provision, the "ultimate determination"— "by *Final Order* that the Trustee's acts or omissions constituted willful fraud, willful misconduct, or gross negligence"²⁷—is a condition precedent to the right of a party to assert a claim (that arose after December 15, 2016²⁸) against the

²⁵ Plan § 1.01.

²⁶ Compare Plan § 1.01 (definition of "Final Order"); United States v. Hastie, 854 F.3d 1298, 1303 (11th Cir. 2017) ("Definition sections . . . are to be carefully followed.") (emphasis added) (quoting A. Scalia & B. Garner, Reading Law: The Interpretation of Legal Texts 225 (2012)) with In the Matter of Dan River, Inc., No. 04-10990-WHD, 2006 WL 6589891, *4 (Bankr. N.D. Ga. Sept. 26, 2006) (ruling against an administrative claimant requesting payment on the effective date because it did not have an "Allowed Claim" because the order allowing such claim was on appeal and was not a "Final Order" under the plan).

²⁷ Trust Agreement § 3.10(a) (emphasis added).

²⁸ As noted above, the Court has already barred all entities (as that term is defined in section 101(15) of the Bankruptcy Code) from asserting claims against the Liquidation Trustee as well as the Exculpated Professionals. *In re Sea Island Co.*,

Exculpated Professionals. *In re Lyondell Chem. Co.*, 445 B.R. 277, 277 (Bankr. S.D.N.Y. 2011) (Plaintiff "*cannot* proceed with its breach of contract or tortious interference claims in any court *unless* I, the district court, or any higher court determines" that defendants "acted in bad faith or with gross negligence or willful misconduct" given exculpation "except for acts or omissions constituting willful misconduct or gross negligence or bad faith as determined by a *Final Order*.") (emphasis added).

23. Any other interpretation of the exculpation provision—that was carefully crafted by sophisticated counsel²⁹ to be triggered only upon "ultimate

Case No. 10-20134, Doc. No. 1722 (Bankr. S.D. Ga. Dec. 15, 2016) (overruling objection to the bar order); *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1723, *4 (Bankr. S.D. Ga. Dec. 15, 2016) (barring parties from asserting claims against the Liquidation Trustee and the Exculpated Professionals).

²⁹ Misener Marine Constr. v. Norfolk Dredging Co., 594 F.3d 832, 839 (11th Cir. 2010) ("Norfolk was a sophisticated party who was, or should have been, well aware of the law of our Circuit concerning attorneys' fees in maritime cases.") (emphasis added); see also Freeman v. Decatur Loan & Fin. Corp., 140 Ga. App. 682, 231 S.E.2d 409, 411 (1976) ("[B]oth the lender and the borrower here must be charged with knowledge of the statute limits the after-acquired clause without the necessity of spelling out the law into the document."); Hardman v. Hardman, 295 Ga. 732, 763 S.E.2d 861, 866 (2014) (ruling against custodial parent seeking to have other parent pay for private school tuition given presumption—in the absence of explicit agreement to the contrary—that custodial parent pay for such expenses).

determination"³⁰ by a "Final Order"³¹—would impermissibly render the phrase "unless it is ultimately determined by Final Order" without meaningful effect.³²

24. And it would stand in stark contrast to the critical effect that such phrase has in the indemnification provision even though the phrase must have the same meaning in both the exculpation and indemnification provisions.³³ For the indemnification provision, it is critically important that the "ultimate determination" is made in a Final Order. As an example, if the indemnified party settles an underlying case while such case is on appeal, the indemnifying party cannot use a conduct-based exclusion—that was required to be triggered by the

³⁰ *Illinois Union Ins. Co. v. Cliff Berry, Inc.*, No. 06-20951, 2006 WL 36672390, *5 (S.D. Fla. Nov. 17, 2006) (D&O policy conduct exclusion not applicable given that no "final determination has been reached").

³¹ Plan § 1.01 (definition of "Final Order").

³² Wilson v. Clark Atlanta Univ., Inc., 339 Ga. App. 814, 794 S.E.2d 422, 828 (2016) (Courts should "give a reasonable, lawful and *effective* meaning to all manifestations of intention by the parties.") (emphasis added).

³³ Under Georgia law, the same language in the exculpation and indemnification provisions—"unless it is ultimately determined by Final Order that such acts or omissions by such employee, agent or professional constituted willful fraud, willful misconduct, or gross negligence," *compare* Trust Agreement § 3.10(a) *with* Trust Agreement § 3.10(b)—must be given the same meaning, *Tennessee Corp. v. Hartford Accident and Indem.*, 463 F.2d 548, 551-52 (5th Cir. 1972) (construing contract governed by Georgia law and noting "doctrine of consistent usage" is "firmly established"); *Jordan v. Smith*, 596 F. Supp. 1295, 1302 (N.D. Ga. 1984) (construing stock redemption agreement where the word "benefits" had a same meaning throughout the agreement); *Rainbow USA, Inc. v. Cumberland Mall, LLC*, 688 S.E.2d 631, 635 301 Ga. App. 642 (2009) (rejecting party's contract construction argument because it required an inconsistent meaning of the word "premises" in lease).

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:20 of 95

"ultimate determination" in a Final Order—as a basis to deny coverage because, by definition, the order on appeal would not have become a Final Order.³⁴

25. In stark contrast, for the exculpation provision, unless the "ultimate determination"—being made in a Final Order—is a condition precedent to an entity's right to assert a claim against an Exculpated Party that arose after December 15, 2016,³⁵ it would not really matter whether the "ultimate determination" is made in a Final Order. In other words, such interpretation would impermissibly render the phrase "unless it is ultimately determined by Final Order" without meaningful effect.³⁶

26. In the alternative, assuming for the sake of argument that the clear and unambiguous language of the Trust Agreement did not expressly provide that the

³⁴ Arch Ins. Co. v. Murdock, Case No. N16C-01-104 EMD CCLD, 2016 WL 7414218, **5-8 (Sup. Ct. Del. Dec. 21, 2016) (finding that conduct-based exclusion—that required "a final and non-appealable adjudication" establishing that the conduct occurred—is not triggered by an interlocutory memorandum opinion and therefore insurers could not use the exclusion to deny coverage for their portion of the \$150,000,000 settlement).

³⁵ The Court has already barred all entities (as that term is defined in section 101(15) of the Bankruptcy Code) from asserting claims against the Liquidation Trustee and the Exculpated Professionals. *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1722 (Bankr. S.D. Ga. Dec. 15, 2016) (overruling objection to the bar order); *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1723, *4 (Bankr. S.D. Ga. Dec. 15, 2016) (barring parties from asserting claims against the Liquidation Trustee and the Exculpated Professionals).

³⁶ *Wilson v. Clark Atlanta Univ., Inc.*, 339 Ga. App. 814, 794 S.E.2d 422, 828 (2016) (Courts should "give a reasonable, lawful and *effective* meaning to all manifestations of intention by the parties.") (emphasis added).

"ultimate determination"—being made in a Final Order—is a condition precedent to a third party's right to assert a claim (that arose after December 15, 2016) against an Exculpated Party (which it does), the Liquidation Trustee requests that the Court grant such relief in any event.

27. As context, in final decrees, courts often grant liquidation trustees as well as their agents and professionals exculpation without any carve outs. *See, e.g., In re Xpedior Inc.*, 354 B.R. 210, 221 (Bankr. N.D. Ill. 2006); *In re B+H Ocean Carriers, Ltd.*, Case No. 12-12356, ¶ 9 (Bankr. S.D.N.Y. Dec. 18, 2015) ("[W]ithout further order of the Court, . . . the Liquidation Trustee and its professionals, consultants, and employees shall be discharged and released from all liability related to the Trust, such that thereafter, no entity or governmental unit shall have any claim against the Liquidation Trustee, its professionals, consultants and employees"); *In re Uni-Marts, LLC*, Case No. 08-11037, Doc. No. 1893, ¶ 8 (Bankr. D. Del. Dec. 31, 2014) (releasing professionals "from all liability, related to the Liquidation Trust and/or the Debtors' bankruptcy cases").

28. Indeed, in connection with the initial distribution, the Court entered an order—after a lengthy contested hearing—barring parties from asserting claims against the Liquidation Trustee and the Exculpated Parties. *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1722 (Bankr. S.D. Ga. Dec. 15, 2016) (overruling objection to the bar order); *In re Sea Island Co.*, Case No. 10-20134, Doc. No. 1723,

*4 (Bankr. S.D. Ga. Dec. 15, 2016) (barring parties from asserting claims against the Liquidation Trustee and the Exculpated Parties). And such ruling remains binding and is law of the case.³⁷

29. In addition, even without the "ultimate determination"—being made in a Final Order—serving as a condition precedent, under the *Barton* doctrine, any party seeking to sue the Exculpated Professionals (or the Liquidation Trustee personally for that matter) would have to seek the Court's permission to pursue such claims regardless of whether such lawsuit is filed with the Court or any another court.^{38, 39}

30. In addition to overcoming the exculpation provisions in the Trust Agreement⁴⁰, such party would have to overcome, among other things, the qualified

³⁷ *Infra* at n.23.

³⁸ Financial Indus. Assoc. v. SEC, No. 6:10-cv-408-Orl-36KRS, 2013 WL 11327680, at *3 (M.D. Fla. July 24, 2013) ("Courts have applied the *Barton* doctrine to prohibit civil suits that are filed in the *court that appointed* the receiver or the *trustee* if permission to bring suit had not first been obtained.") (emphasis added) (collecting authorities); *Helmer v. Pogue*, No. 2:12-CV-1635-VEH, 2012 WL 5231153, *11 (N.D. Ala. Oct. 22, 2012) ("[T]he *Barton* doctrine bars suits against the trustee in the *appointing court* as well as a foreign forum, such as state court.") (emphasis added) (quotation omitted).

³⁹ In re Circuit City Stores, Inc., 557 B.R. 443, 451 (Bankr. E.D. Va. 2016) ("The *Barton* doctrine applies with equal measure" to liquidation trusts.).

⁴⁰ Given the high standard for the exceptions to exculpation in the Trust Agreement (*i.e.*, "willful fraud," "willful misconduct," or "gross negligence"), it is hardly surprising that claims—purporting to fall within such exceptions—are routinely dismissed at the pleading stage both (a) under Georgia law, *see, e.g., Green v. Bank of Am. Corp.*, No. 1:12-CV-04177-AT-AJB, 2013 WL 12101067, at *10 (N.D. Ga. Aug. 6, 2013) (dismissing claims of gross negligence because "plaintiff has nothing

quasi-judicial immunity of the Exculpated Professionals, which courts in this district⁴¹, from the Eleventh Circuit⁴², and around the country have recognized.^{43, 44}

more than allegations of an unfortunate event"), and (b) against liquidation trustees, *see, e.g., In re PSN USA, Inc.*, 426 B.R. 916, 922-23 (Bankr. S.D. Fla. 2010) (holding that conduct of liquidating trustee in failing to deposit funds into segregated, interest-bearing account as required and improperly making payments without approval did not constitute willful and deliberate conduct or gross negligence). Indeed, given the prevalence of exculpation provisions in confirmed plans, courts routinely dismiss plan exculpated claims at the pleading stage claims. *See, e.g., Lazo v. Roberts*, No. 215CV07037CASPJWX, 2015 WL 6513639, at *4 (C.D. Cal. Oct. 26, 2015) (dismissing complaint against claims agent based on exculpation provision in confirmation order); *Holmes v. Air Line Pilots Ass'n, Int'l*, 745 F. Supp. 2d 176, 198-203 (E.D.N.Y. 2010) (dismissing claims subject to exculpation clauses in plan and confirmation order because claims did not amount to willful misconduct).

⁴¹ *Royals v. Massey (In re Denton)*, 370 B.R. 441, 444 (Bankr. S.D. Ga. 2007) (B.J., Dalis) (derived judicial immunity and denied relief against a chapter 13 trustee—not acting pursuant to a court order—for a disbursement error).

⁴² Clark v. Bakst (In re Trafford Distrib. Ctr., Inc.), 520 B.R. 147, 157-58 (Bankr. S.D. Fla. 2014) (chapter 7 trustee's counsel entitled to qualified judicial immunity when not acting pursuant to a court order); Walton v. Watts (In re Swift), 185 B.R. 963, 969-70 (Bankr. N.D. Ga. 1995) (dismissing counterclaim against U.S. Trustee based on quasi-judicial immunity when not acting pursuant to a court order).

 ⁴³ Coll v. Franco (In re Franco), 586 B.R. 489, 497 (Bankr. D.N.M. 2018) (granting motion to dismiss slander of title claims—based on quasi-judicial immunity—against a chapter 7 trustee disparaging with malice plaintiff's title to mineral rights).
 ⁴⁴ Of course, the Liquidation Trustee and the Exculpated Professionals are entitled

to *absolute* quasi-judicial immunity based on actions taken pursuant to a court order. *SEC v. North Am. Clearing, Inc.*, No. 13-11804, 2016 WL 3878481, at *3 (11th Cir. July 18, 2016); *Bouillon v. McClanahan*, 639 F.2d 213, 214 (5th Cir. 1981) (affirming district court dismissal based on derived judicial immunity resulting from bankruptcy court approval and observing that plaintiff should have appealed the bankruptcy court order); *United States v. Boudreaux (In re Sarahland, LLLP)*, Adv. Pro. 18-03002, 2019 WL 1786015, *18 (Bankr. S.D. Ga. Mar. 30, 2019) ("Under Eleventh Circuit precedent, a bankruptcy trustee's actions taken pursuant to court orders enjoy *absolute* immunity.") (emphasis added).

Case:10-21034-EJC Doc#:1897 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:24 of 95

31. The Exculpated Professionals would be entitled to an *immediate* appeal of any adverse immunity ruling including any grant of approval under the *Barton* doctrine⁴⁵ or denial of a motion to dismiss.⁴⁶

32. Accordingly, given the foregoing and to prevent the Liquidation Trustee from having to reserve "in full" funds to pay Trust Costs⁴⁷ arising from, among other things, the Exculpated Professionals' rights under section 3.10(b) of the Trust Agreement⁴⁸, the Liquidation Trustee requests that the Court rule consistent with the ruling from the United States Bankruptcy Court for the Southern

⁴⁵ *Curry v. Castillo (In re Castillo)*, 297 F.3d 940, 946 (9th Cir. 2002) (order granting leave under the *Barton* doctrine for debtor and debtor's attorney to sue chapter 13 trustee is an appealable order under the collateral order doctrine).

⁴⁶ *Griffin Indus., Inc. v. Irvin*, 496 F.3d 1189, 1198-99 & 1200 (11th Cir. 2007) (Given the Eleventh Circuit's "repeated emphasis on resolving qualified immunity issues at the 'earliest possible stage in litigation,'" any order denying a motion to dismiss based on qualified quasi-judicial immunity is subject to an *immediate* appeal.)

 $^{^{47}}$ *Compare* Trust Agreement § 5.8 ("From the Trust Assets, the Trustee *shall* pay all Trust Costs when due . . . or provide for payment of such Trust Costs *in full* through reserve, prior to making distributions to any Beneficiaries.") (emphasis added) & § 7.1 (The "Trustee *shall* establish an Operating Reserve [as defined in the Trust Agreement] funded from time to time with Trust Cash") with Cumrine *v. IPG, Inc.*, 186 Ga. App. 384, 386, 367 S.E.2d 581 (1988) ("The word '*shall*' is . . . a word of *command*") (emphasis added). Indeed, the Court has recognized the mandatory nature of such obligation. *In re Sea Island Co.*, No. 10-21034, 2012 WL 1499489, at *18 (Bankr. S.D. Ga. Apr. 10, 2012) (B.J. Dalis) (ruling that the "Trust Agreement *instructs* the Liquidation Trustee to pay all Trust Costs from the Trust Assets prior to making distributions to any Beneficiaries") (emphasis added). ⁴⁸ The Trust Agreement expressly provides that such indemnification obligations are a Trust Cost. Trust Agreement § 3.10(b) ("The indemnification provided hereby shall be a Trust Cost.")

District of New York in Lyondell Chemical—that an "ultimate determination" by "Final Order that such acts or omissions by such employee, agent or professional constituted willful fraud, willful misconduct, or gross negligence" be a condition precedent for any party to seek equitable relief or damages from the Exculpated Professionals. Lyondell Chem., 445 B.R. at 277. In the alternative, the Liquidation Trustee requests that the Court grant the Exculpated Professionals exculpation without any carve outs and bar the assertion of claims against them, as the Court did in connection with the approval of the first distribution. See, e.g., In re Sea Island Co., Case No. 10-20134, Doc. No. 1722 (Bankr. S.D. Ga. Dec. 15, 2016) (overruling objection to the bar order); In re Sea Island Co., Case No. 10-20134, Doc. No. 1723, *4 (Bankr. S.D. Ga. Dec. 15, 2016) (barring parties from asserting claims against the Liquidation Trustee); see also Xpedior, 354 B.R. at 221; B+HOcean Carriers, Case No. 12-12356, ¶9; Uni-Marts, Case No. 08-11037, Doc. No. 1893 ¶ 8. Such relief is appropriate because—if the Court rules that there are no Trust Costs for which the Liquidation Trustee *must* reserve funds for potential Trust Costs⁴⁹ (based on the trust's obligations under section 3.10(b) of the Trust Agreement)—by "necessary implication" there cannot be any claims that will be

⁴⁹ *Infra* at ¶ 9 (discussing the obligation to reserve money to satisfy Trust Costs).

asserted against the Exculpated Professionals (or the Liquidation Trustee for that matter).⁵⁰

g. <u>Authorization to Destroy Documents and Protection from Subpoenas</u>

33. The Liquidation Trustee requests authority to destroy documents. Courts have authorized liquidation trustees to destroy documents based on the abandonment of such documents pursuant to section 554(a) of the Bankruptcy Code. *See, e.g., In re Syntax-Brillian Corp.*, Case No. 08-11407 (KJC), 2018 WL 3491758, *14-15 (Bankr. D. Del. July 18, 2018) (authorizing the destruction of documents based on section 554). Indeed, under section 554(a) of the Bankruptcy Code, a trustee's expansive right to abandon is limited only by those very rare situations that would result in "imminent and identifiable harm to public health or safety."⁵¹ And here, the Trust Agreement expressly grants the Liquidation Trustee

⁵⁰ Wallis v. Justice Oaks II, Ltd. (In re Justice Oaks II, Ltd.), 898 F.2d 1544, n.3 (11th Cir. 1990) (The law of the case doctrine "require[s] a court to follow what has been decided explicitly as well as by necessary implication, in an earlier proceeding.") (emphasis in the original); Otis Elevator Co. v. W.G. Yates & Sons Construction Co., Case No. 5:12-cv-1708-KOB, 2016 WL 826731, *2 (N.D. Ala. Mar. 3, 2016) (relying on the reasoning from Justice Oaks and concluding that rulings—by a district court judge that previously handled the case before recusing herself—that were not "disturbed" by the reversal of the district court's judgment by the Eleventh Circuit were law of the case); In re Walker, 356 B.R. 834, 859 (Bankr. S.D. Fla. 2006) (denying Rule 9011 motion based on the law of the case). ⁵¹ Unified School Dist. v. Venoco, LLC (In re Venoco, LLC), 572 B.R. 105, 114-15 (Bankr. D. Del. 2017) (debtor in possession entitled to abandon drill site notwithstanding California law "decommission" laws); In the Matter of Scott Housing Syss., Inc. (Walker v. Maury Cty.), 91 B.R. 190, 196-97 (Bankr. S.D. Ga.

the right to "abandon *any*⁵² Trust Asset upon approval of the Bankruptcy Court." Trust Agreement § 4.7 (emphasis added). Accordingly, given that the Liquidation Trustee is unaware of any "imminent and identifiable harm to public health or safety" associated with the destruction of records or documents (indeed, it is hard to even imagine such harm), he requests that he be authorized to destroy documents without regard to local, state, and federal record retention laws, rules, and ordinances.⁵³ *In re Uni-Marts, LLC*, Case No. 08-11037, Doc. No. 1893, ¶ 7 (Bankr. D. Del. Dec. 31, 2014) ("After the closing of the UM Case, the Trust is authorized to abandon and destroy the Records upon entry of this Order, and the Trust's compliance with local, state, and federal record retention law, rules and ordinances is hereby waived.")⁵⁴

^{1988) (}a trustee liquidating assets must only comply with state law to protect against "imminent and identifiable harm").

⁵² Norfolk S. Ry. Co. v. Kirby, 543 U.S. 14, 31-32 (2004) (interpreting a bill of lading and observing that "[r]ead naturally, the word 'any' has an expansive meaning, that is, 'one or some indiscriminately of whatever kind").

⁵³ Evaluating all such laws, rules, and ordinances would be a daunting and expensive task given the broad scope of the tasks that the Liquidation Trustee and the Exculpated Professionals performed.

⁵⁴ The Liquidation Trustee requests that the foregoing authorization shall only apply to Epiq after it has satisfied its obligations under the proposed order. To help ensure a smooth and orderly transfer of claims information, the Liquidation Trustee further requests that Epiq comply with the local rule for the United States Bankruptcy Court for the District of Delaware regarding the obligations of a claims and noticing agent upon the entry of a final decree, DLR 2002-1(f)(ix) (click here: http://www.deb.uscourts.gov/sites/default/files/ELM/2002-1.pdf).

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:28 of 95

34. The Liquidation Trustee also requests that the Court bar parties from subpoenaing the Liquidation Trustee or the Exculpated Professionals without the subpoenaing party first obtaining leave from the Court (which is required by the *Barton* doctrine⁵⁵) and—as a condition for granting leave—compensating such subpoenaed party including, but not limited to, an advance payment in an amount to be set by the Court for the fees and expenses of complying with the subpoena.⁵⁶

h. <u>Negative Notice & ECF Service</u>

35. The Liquidation Trustee requests that the Court enter the Approval

Order on negative notice.⁵⁷ As set forth above, the relief that the Liquidation

⁵⁵ In re Circuit City Stores, Inc., 557 B.R. 443, 451 (Bankr. E.D. Va. 2016) (Barton Doctrine applied to subpoen that would require the liquidation trustee to incur professional fees responding to a subpoen to the detriment of the trust beneficiaries).

⁵⁶ United States v. SouthernCare, Inc., Case No. CV410-124, 2015 WL 5604367, *11 (S.D. Ga. Sept. 23, 2015) (subpoenaing party must compensate subpoenaed party for reasonable compensation-including attorneys' fees-for, among other things, identifying and copying documents and reviewing documents for privilege). ⁵⁷ The Liquidation Trustee also requests that the Court enter the Approval Order on negative notice because of the cost avoidance if there is no objection and, therefore, no hearing. FED. R. BANKR. P. 1001 ("These rules shall be construed to secure the just, speedy, and inexpensive determination of every case and proceeding.") (emphasis added). Here, the issue is more important given that the Liquidation Trustee is poised to make a final distribution. As such, he requested that the professionals submit a final invoice based on the assumption that the Court enters the Approval Order on negative notice, and there are no objections to the Motion or the Approval Order. On a similar note, the Liquidation Trustee has prepared the exhibits to the Motion based on the assumption that he will not have to withhold funds for the payment of Trust Costs. See generally Exhibit B to the Motion (setting forth all of the conditions precedent to the final distribution).

Trustee seeks may be granted with the Court's "approval." And the Trust Agreement expressly provides that the Court may grant such "approval" if "no person having standing to do so objects within 20 days of service of the motion." Trust Agreement § 4.3(c).^{58, 59} Indeed, the Court has already granted relief on such basis on numerous occasions. *See, e.g., In re Sea Island Co.*, Case No 10-21034, Doc. No. 1744, *2 (Bankr. S.D. Ga. Nov. 21, 2017) (C.J., Coleman) (entering order on negative notice approving the extension of the duration of the trust for two years); *In re Sea Island Co.*, Case No 10-21034, Doc. No. 1440, **1-2 (Bankr. S.D.

⁵⁸ Even in the absence of such provision, the Court would be authorized to enter the requested order on negative notice. *See Roberts v. Pierce (In re Pierce)*, 435 F.3d 891, 892 (8th Cir. 2006) (discussing 11 U.S.C. § 102(1)(B)(i) and concluding: "[n]egative notices are therefore authorized by the Code.") (citation omitted); *Morlan v. Universal Guar. Life Ins. Co.*, 298 F.3d 609, 617-18 (7th Cir. 2002) ("A requirement of 'notice and a hearing' really means notice and *the opportunity for* a hearing.") (emphasis in the original); *In re Stanton*, Case No. 8:11-bk-22675, 2017 WL 587983, *4 (Bankr. M.D. Fla. Feb. 2, 2017) ("But Bankruptcy Code § 102 defines 'notice and a hearing' as authorizing an act without a hearing as long as notice is given and no party in interest requests a hearing."). Indeed, granting such relief on negative notice furthers the very purpose of section 102(1)(B)(i) of the Bankruptcy Code—*i.e.*, to separate "judicial and administrative functions, by eliminating direct involvement on the part of the court in approval of requests for relief absent a dispute." *See In re Sullivan Food Sales*, 2 B.R. 350, 354 (Bankr. D. Me. 1980).

⁵⁹ For the reasons discussed above, the Court may grant the requested relief without an evidentiary predicate. But if the Court chooses to take judicial notice, it may do so as part of an order it enters on negative notice. *In re Henderson*, 197 B.R. 147, 156-57 (Bankr. N.D. Ala. 1996) (Courts may give notice to the parties—*after* they have entered an order—that they have the opportunity to request a hearing thereafter regarding whether judicial notice is appropriate.)

Ga. Dec. 4, 2015) (B.J., Dalis) (entering an order on negative notice the same day as the motion was filed extending the duration of the trust for two years).

36. Pursuant to the Court's order on service procedures⁶⁰ (the "Court Service Procedures Order"), the Liquidation Trustee requests that service be effectuated solely by virtue of (a) the Court's Electronic Case Files System ("ECF") and (b) by first-class mail upon any entity (as that term is defined in section 101 of the Bankruptcy Code)—if any—that the Liquidation Trustee chooses to serve. *See, e.g., In re Sea Island Co.,* Case No 10-21034, Doc. No. 1744, *2 (Bankr. S.D. Ga. Nov. 21, 2017) (C.J., Coleman); *In re Sea Island Co.,* Case No. 10-21034, Doc. No. 1739 (Bankr. S.D. Ga. Nov. 1, 2017) (C.J., Coleman).

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⁶⁰ *In re Sea Island Co.*, Case No 10-21034, Doc. No. 1565, **2-3 (Bankr. S.D. Ga. July 7, 2016) (B.J., Dalis).

WHEREFORE, Robert H. Barnett as the Liquidation Trustee respectfully

requests that the Court enter the Approval Order on negative notice.

Dated: August 20, 2019.

James L. Drake, Jr. Georgia Bar No. 229250 James L. Drake, Jr., P.C. 7 East Congress Street, Suite 901 Savannah, GA 31412 (912) 790-1533 Telephone

/s/ Robert M.D. Mercer

Robert M.D. Mercer Georgia Bar No. 502317 SCHULTEN WARD TURNER & WEISS LLP 260 Peachtree Street NW, Suite 2700 Atlanta, Georgia 30303 (404) 688-6800 Telephone (404) 688-6840 Facsimile

Counsel for Robert H. Barnett as the Liquidation Trustee under the Sea Island Company Creditors Liquidation Trust

Exhibit "A"

Proposed Order

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF GEORGIA

In re:)
SEA ISLAND COMPANY, et al.,)))
Debtors.)))

Chapter 11

Case No. 10-21034 - JSD Jointly Administered

Judge John S. Dalis

ORDER GRANTING, SUBJECT TO OBJECTION ON THE TERMS SET FORTH BELOW, MOTION TO INITIATE THE TERMINATION OF THE LIQUIDATION TRUST, <u>CLOSE THE CASES, AND FOR A FINAL DECREE</u>

Upon the Motion to Initiate the Termination of the Liquidation Trust, Close

the Cases, and for a Final Decree (the "Motion")^{1, 2} filed by Robert H. Barnett as

the Liquidation Trustee (the "Liquidation Trustee") under the Sea Island Company

Creditors Liquidation Trust (the "Liquidation Trust"), finding that cause exists to

¹ The Motion amends the Motion to Initiate the Termination of the Liquidation Trust, which was filed on December 21, 2018 [Doc. No. 1770].

² Capitalized—but undefined—terms shall have the meaning ascribed to them in the Motion.

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:34 of 95

grant the relief set forth below and that the Court has *in rem* jurisdiction and jurisdiction pursuant to 28 U.S.C. § 1334(b), it is hereby

ORDERED, ADJUDGED AND DECREED that the Motion is hereby GRANTED on the terms set forth below; and it is

FURTHER ORDERED that, if a timely written objection is filed with the Court, the Court shall hold a hearing at ______.m. on ________, 2019 at U.S. Courthouse, 125 Bull Street, Courthouse 228, Savannah, Georgia 31401 (the "Hearing"), and the Court shall consider at the Hearing whether to grant the relief set forth in this Order. The Hearing may be rescheduled by the Court at the Hearing by oral notice without any further notice; and it is

FURTHER ORDERED that the relief set forth below is hereby granted subject to a written objection filed by any entity (as that term is defined in section 101(15) of the Bankruptcy Code) with the Court no later than the earlier of (a) twenty one days after the entry of this Order or (b) five (5) days in advance of the Hearing (such earlier date shall be referred to as the "Objection Deadline"); and it is

FURTHER ORDERED that if a written objection is not filed with the Court on or before the Objection Deadline, the relief set forth in this Order shall immediately become effective and final; and it is

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:32 of 95

FURTHER ORDERED that if any entity (as that term is defined in section 101(15) of the Bankruptcy Code) files a written objection, it must attach the evidence to the written objection upon which it relies, cite specific supporting legal authority, and appear at the Hearing to oppose the Motion. Failure to do all of the foregoing may result in the Court overruling of such objection; and it is

FURTHER ORDERED that the Distribution is hereby approved as if Exhibit B to the Motion were fully set forth in this Order, and the Liquidation Trustee and Epiq Bankruptcy Solutions, LLC ("Epiq") are hereby authorized to take such contemplated actions; and it is

FURTHER ORDERED that class 4 Beneficiaries—which are identified on page 30 of 60 of Doc. No. 1709—have already been paid in full and will not receive any further distribution; and it is

FURTHER ORDERED that the Escrowed Funds Distribution is hereby approved as if Exhibit C to the Motion were fully set forth in this Order, and the Liquidation Trustee and Epiq are authorized to take such contemplated actions; and it is

FURTHER ORDERED that, within ten (10) days of the Distribution and Escrowed Funds Distribution, Epiq shall file a declaration with the Court setting forth the date the checks were mailed as well as the amount of the check to each of the recipients (the "Epiq Declaration"); and it is

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:36 of 95

FURTHER ORDERED that, within ten (10) days of the Distribution and Escrowed Funds Distribution, the Liquidation Trustee shall file a declaration with the Court setting forth the date wires were executed and the amount of the wire to each of the recipients (the "Liquidation Trustee Declaration"); and it is

FURTHER ORDERED that, upon the filing of the Epiq Declaration and the Liquidation Trustee Declaration (the "Declaration Filing Date"), the Court hereby closes all of the above-referenced jointly administered cases and terminates the Liquidation Trust; and it is

FURTHER ORDERED that on Declaration Filing Date, the Liquidation Trustee and the Exculpated Professionals³ are hereby relieved and released of all responsibilities and duties under the Plan, the Trust Agreement, and the Closing Agreement; and it is

FURTHER ORDERED that within twenty-eight (28) days of entry of this Order becoming a Final Order, Epiq shall (a) forward to the Clerk an electronic version of all imaged claims, (b) upload the creditor mailing list into CM/ECF, and (c) docket a Final Claims Register in the lead case containing claims of all cases. Epiq shall further box and transport all original claims to the National Archives and

³ For the avoidance of doubt, the Exculpated Professionals include the Liquidation Trustee's current and former counsel (including both attorneys and their law firms), advisors (including both the advisors and their advisory firms), and Epiq. But for purposes of this paragraph alone, the Exculpated Professionals shall not include Epiq.

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:34 of 95

Records Administration, Southeast Region, 4712 Southpark Boulevard, Ellenwood, Georgia 30294 and docket a completed SF-135 Form indicating the accession and location numbers of the archived claims; and it is

FURTHER ORDERED that subject to Epiq's performance of its obligations pursuant to this Order, Epiq's services as claims and noticing agent for these cases are hereby terminated, and Epiq shall be deemed formally discharged as claims and noticing agent in these cases without further order of the Court; and it is

FURTHER ORDERED that the Liquidation Trustee and the Epiq are hereby authorized to take any and all actions as may be reasonably necessary to effectuate the terms of this Order; and it is

FURTHER ORDERED that—with the exception of the United States Trustee fees arising under 28 U.S.C. § 1930(a)(6) ("U.S. Trustee Fees")⁴ and bank fees all Trust Costs (as that term is defined in the Trust Agreement) of every kind and nature whatsoever regardless of whether they are liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, or equitable have been satisfied; and it is

FURTHER ORDERED that every entity (as that term is defined in section 101(15) of the Bankruptcy Code) is hereby barred from asserting any Trust Costs

⁴ To ensure that the final distribution can be made timely, the United States Trustee is hereby ordered to send the Liquidation Trustee a final invoice for U.S. Trustee Fees no later than two business days after the Objection Deadline.

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:38 of 95

(as that term is defined in the Trust Agreement) of every kind and nature whatsoever regardless of whether the Trust Cost is liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, or equitable; the foregoing shall not apply to U.S. Trustee Fees; and it is

FURTHER ORDERED that every entity (as that term is defined in section 101(15) of the Bankruptcy Code) is hereby barred from asserting any and all claims, causes of action, damages, liabilities, contentions, controversies, suits, demands, and any other assertion of liability of every kind and nature whatsoever regardless of whether they are liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed including, but not limited to, any equitable or legal form of relief relating, or related, in any way to the above-referenced bankruptcy cases, the Debtors, or the Liquidation Trust against one or more of the following: (a) the Liquidation Trust; (b) Robert H. Barnett in his capacity as the Liquidation Trustee; and (c) Robert H. Barnett in his personal capacity; and it is

FURTHER ORDERED that every entity (as that term is defined in section 101(15) of the Bankruptcy Code) is hereby barred from asserting any and all claims, causes of action, damages, liabilities, contentions, controversies, suits, demands, and any other assertion of liability of every kind and nature whatsoever regardless of whether they are liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed including, but not limited to, any equitable or legal form of

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:30 of 95

relief relating, or related, in any way to the above-referenced bankruptcy cases, the Debtors, or the Liquidation Trust (collectively, the "Claims") against the Exculpated Professionals; provided, however, an entity may assert such Claims— to the extent that such Claims arose after December 15, 2016⁵—but only after it is ultimately determined in a Final Order that each Claim is based on acts or omissions by such Exculpated Professional that constitute willful fraud, willful misconduct, or gross negligence; for the avoidance of doubt, such ultimate determination—in a Final Order—is a condition precedent to the right to assert the Claims; such Claims are otherwise barred; and it is

FURTHER ORDERED that the Liquidation Trust, Robert H. Barnett in his capacity as the Liquidation Trustee, and Robert H. Barnett in his personal capacity are hereby forever exculpated and released from any and all claims, causes of action, damages, liabilities, contentions, controversies, suits, demands, and any other assertion of liability of every kind and nature whatsoever regardless of whether they are liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed including, but not limited to, any equitable or legal form of

⁵ The Court entered an order—which remains binding—on December 15, 2016 barring any entity (as that term is defined in section 101(15) of the Bankruptcy Code) from asserting claims against the Exculpated Professionals. [Doc. No. 1723].

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:30 of 95

relief relating, or related, in any way to the above-referenced bankruptcy cases, the Debtors, or the Liquidation Trust; and it is

FURTHER ORDERED that every entity (as that term is defined in section 101(15) of the Bankruptcy Code) is hereby barred from asserting any and all claims, causes of action, damages, liabilities, contentions, controversies, suits, demands, and any other assertion of liability of every kind and nature whatsoever regardless of whether they are liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed including, but not limited to, any equitable or legal form of relief relating, or related, in any way to actions taken or omissions made—as authorized by this Order—by the Liquidation Trust, Robert H. Barnett in his capacity as the Liquidation Trustee, and Robert H. Barnett in his personal capacity, or the Exculpated Professionals (collectively, the "Protected Parties") against one or more of the Protected Parties; and it is

FURTHER ORDERED that the Liquidation Trustee and the Exculpated Professionals are hereby authorized, but not directed, to destroy or otherwise dispose of some or all of the documents and records of the Liquidation Trust or relating, or related, to the Liquidation Trust, and compliance with local, state, and

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:38 of 95

federal record retention and record disposition laws, rules, and ordinances is hereby waived;⁶ and it is

FURTHER ORDERED that every entity (as that term is defined in section 101(15) of the Bankruptcy Code) is hereby barred from serving a subpoena—for the production of documents or to testify—on the Liquidation Trust, Robert H. Barnett in his capacity as the Liquidation Trustee, Robert H. Barnett in his personal capacity, and the Exculpated Professionals unless such entity has already obtained an order from the Court—after notice to the subpoenaed party and a hearing—expressly authorizing the subpoenaing party to serve such subpoena and the subpoenaing party has already provided funds to the subpoenaed party in an amount—to be determined by the Court—to cover the fees and expenses of objecting to and otherwise complying with the subpoena with the subpoenaed party having the right to request the Court to award it further fees and expenses in the event that such amount is inadequate⁷; and it is

FURTHERED ORDER that—after the entry of this Order—the Liquidation Trustee shall not be required to file any further quarterly operating reports; and it is

⁶ The authorization contained in the foregoing paragraph shall apply to Epiq but only after it has satisfied its obligations under this Order.

⁷ For the avoidance of doubt, the rights under, among other things, Rule 45 of the Federal Rules of Civil Procedure—of the Liquidation Trust, Robert H. Barnett in his capacity as the Liquidation Trustee, Robert H. Barnett in his personal capacity, and the Exculpated Professionals—are hereby preserved.

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:32 of 95

FURTHER ORDERED that notwithstanding any Federal Rule of Bankruptcy Procedure to the contrary, the Order shall be immediately enforceable upon its entry; and it is

FURTHER ORDERED that the Court hereby retains the exclusive venue and jurisdiction to hear and determine all matters relating, or related, in any way to the implementation, interpretation, and/or enforcement of this Order; and it is

FURTHER ORDERED that the entry of this Order is without prejudice to the right of any party to seek to reopen any of the above-referenced jointly administered cases; and it is

FURTHER ORDERED that the provisions of this Order are non-severable and mutually dependent; and it is

FURTHER ORDERED that the service of the Motion and this Order, which shall be effectuated through the Electronic Case File system upon its entry, shall constitute good and sufficient service. No other or further service shall be required. The foregoing notwithstanding, the Liquidation Trustee is authorized—but not directed—to serve the Motion and this Order on any entity (as that term is defined in section 101(15) of the Bankruptcy Code) by first class mail.

*****PLEASE NOTE HEARING LOCATION IS SAVANNAH*****

[END OF DOCUMENT]

Prepared and presented by:

/s/ Robert M.D. Mercer

Robert M.D. Mercer Georgia Bar No. 502317 SCHULTEN WARD TURNER & WEISS, LLP 260 Peachtree Street, N.W., Suite 2700 Atlanta, Georgia 30303 (404) 688-6800 Telephone

Counsel for Robert H. Barnett as the Liquidation Trustee Under the Sea Island Company Creditors Liquidation Trust

Exhibit "B"

Proposed Final Distribution

PROPOSED FINAL DISTRIBUTION

The following terms and conditions shall govern the final distribution to class 5 Beneficiaries and shall collectively be referred to as the "Proposed Distribution" or the "Distribution."

Conditions Precedent

Given that the Liquidation Trustee has (a) gotten the various professionals to agree to limit their fees and expenses based on the assumption that the conditions precedent set forth in this paragraph are satisfied and (b) not reserved funds to cover potential Trust Costs associated with, among other things, the Liquidation Trust's obligations in section 3.10(b) of the Trust Agreement, the following shall be conditions precedent to the proposed distribution: (a) the Approval Order—without any modifications—is entered on negative notice within ten days of the date that the Motion is filed; (b) no objections or other opposition is filed to the Motion or the Approval Order; and (c) the Approval Order—without any modifications must become a Final Order within forty five days of the date that the Motion is filed.

The Class 5 Beneficiaries

The Class 5 Beneficiaries shall consist of the following: (a) those claimants set forth on page 3 of 9 on Doc. Noc. 171 (the "Other Class 5 Beneficiaries"); (b) the Pension Benefit Guaranty Corporation (the "PBGC"); and (c) the Secured Lenders. The distribution to such beneficiaries shall be made as follows: (a) the Secured Lenders shall receive half of the distribution, and (b) the remaining Beneficiaries shall receive a *pro rata* distribution rounded to the nearest cent.

The Timing of the Distribution

The distribution shall not be made until the Approval Order becomes a Final Order.

The distribution shall be made within five business of the later of the following: (a) the Approval Order becoming a Final Order and (b) the Liquidation Trustee's receipt of the United States Trustee's final invoice for United States

Trustee fees arising under 28 U.S.C. § 1930(a)(6).¹ The later of such dates shall be known as the "Distribution Deadline."

The Amount of the Distribution

The distribution to the Class 5 Beneficiaries shall be the amount in the Trust Administrative Account (\$244,317.26) plus the amount Epiq Bankruptcy Solutions, LLC ("Epiq") is holding as a result of previous distribution checks to class 4 and class 5 Beneficiaries that were not timely negotiated (\$23,539.26) for a total of \$267,856.52. Such amount will be decreased by United States Trustee fees and bank fees. The remaining amount will be distributed to Class 5 Beneficiaries.

Distributions to Other Class 5 Beneficiaries

On or before the Distribution Deadline, the Liquidation Trustee will wire sufficient funds to Epiq Bankruptcy Solutions, LLC ("Epiq") to make a *pro rata* distribution to the Other Class 5 Beneficiaries. On or before the Distribution Deadline, Epiq shall promptly make distributions by first class United States mail. Epiq shall mail distribution checks as follows: *First*, Epiq shall mail the distribution checks to the address set forth on the latest proof of claim filed by a Beneficiary. *Second*, if such Beneficiary has not filed a proof of claim, then Epiq shall mail the distribution checks to the address set forth in the debtors' schedules. *Third*, if a Beneficiary requests in a sworn writing that the Beneficiary's check be sent to a different address before the distribution check is mailed, the Liquidation Trustee may—but shall not be required to—direct Epiq to sent the check to a different address.

Distribution to the PBGC

On or before the Distribution Deadline, the Liquidation Trustee shall make a distribution to the Pension Benefit Guaranty Corporation (the "PBGC") by wire transfer in accordance with the written wiring instructions provided to counsel for Liquidation Trustee's by counsel for the PBGC.

¹ Out of an abundance of caution, the Liquidation Trustee reserves the right to challenge the amount of the United States Trustee's final invoice. In the unlikely event of such a dispute, the Distribution Deadline shall be extended until the order resolving the Liquidation Trustee's challenge becomes a Final Order.

Distribution to the Secured Lenders

On or before the Distribution Deadline, the Liquidation Trustee shall make a distribution to the Secured Lenders by wire transfer in accordance with the written wiring instructions provided to counsel for the Liquidation Trustee's by counsel for the Synovus Bank in its capacity as an agent for itself and the Bank of Scottland PLC and Bank of America, N.A.

Checks that Are Not Negotiated within 60 Days of Issuance

Checks that are not negotiated within sixty days of their issuance shall be null and void, and the holder of the claim associated with such check shall be forever barred, estopped, and enjoined from asserting a claim to such funds in any manner against any entity (as that term is defined in section 101(15) of the Bankruptcy Code). Without the necessity of any further order of the Court, Epiq shall donate such amount to St. Simons Land Trust, Inc., a Georgia non-profit corporation.

Exhibit "C"

Proposed Escrowed Funds Payment

PROPOSED ESCROWED FUNDS PAYMENT

The following terms and conditions shall govern (a) the payment of the Escrowed Funds Claims set forth below and (b) the return of the remaining funds in the Administrative Priority Account and Winddown Account (collectively, the "Accounts") to the Secured Lenders. Such terms and conditions shall be collectively be referred to as the "Proposed Escrowed Funds Payment" or the "Escrowed Funds Payment."

Within five (5) business days of the Approval Order becoming a Final Order, the Liquidation Trustee will wire sufficient funds to Epiq to satisfy the following claims: (a) Laura Harrison (Claim No. 926); (b) Carrie Crigler (Claim No. 443); (c) Jacquelyn Monroe (Claim No. 523); (d) Lori Sullivan (Claim No. 577); and (e) Patrick Walsh (Claim No. 477). Epiq shall promptly mail distribution checks as follows: *First*, Epiq shall mail the distribution checks to the address set forth on the latest proof of claim filed by a Beneficiary. *Second*, if such Beneficiary has not filed a proof of claim, then Epiq shall mail the distribution checks to the address set forth in the Debtors' schedules.

Return of the Remaining Funds to the Secured Lenders

Within five (5) business days of the Approval Order becoming a Final Order, the Liquidation Trustee shall return the remaining funds in the Accounts—after making the wire transfer to Epiq—to the Secured Lenders by wire transfer in accordance with the written wiring instructions provided to counsel for Liquidation Trustee by counsel for the Synovus Bank in its capacity as an agent for itself and the Bank of Scottland PLC and Bank of America, N.A.

Checks that Are Not Negotiated within 60 Days of Issuance

Checks that are not negotiated within sixty days of their issuance shall be null and void, and the holder of the claim associated with such check shall be forever barred, estopped, and enjoined from asserting a claim to such funds in any manner from any entity (as that term is defined in section 101(15) of the Bankruptcy Code). Without the necessity of any further order of the Court, Epiq shall return such amount to the Secured Lenders as provided for above.

Exhibit "D"

Contemplated Statement of Discharge Information

Exhibit "D-1"

The Trust Assets Originally Charged under the Liquidation Trustee's Control The Accepting Unsecured Creditors Fund (as that term is defined in section 1.01 of the plan) and the Trust Administrative were the only Trust Assets that were transferred to the Liquidation Trustee shortly after his appointment.^{2, 3} The Liquidation Trustee received a wire transfer in the amount of \$16,623,142.85.⁴ Of that amount, \$6,329,872.00 constituted the Accepting Unsecured Creditors Fund, and \$217,000.00 constituted the Trust Administrative amount as contemplated by paragraph four (4) of the Secured Lender Settlement Agreement (as subsequently defined). The other funds that the Liquidation Trustee received are not Trust Assets^{5, 6}, but are nonetheless set forth in detail in Exbibit "E." The initial balances of the various accounts are set forth on the following page.

² As the Court is aware, there was a dispute among the Liquidation Trustee and various parties about whether other assets that were not "Excluded Assets" (as defined in Asset Purchase Agreement [Doc. No. 293] (the "APA") vested into the trust. The Court ruled against the Liquidation Trustee on that issue. *Sea Island Acquisition, LLC v. Barnett (In re Sea Island Co.)*, Case No. 10-21034 (Bankr. S.D. Ga. Mar. 4, 2016). And it was ultimately resolved in the Liquidation Trustee's settlement with Sea Island Acquisition, LLC. *Sea Island Acquisition, LLC v. Barnett (In re Sea Island Co.)*, Case No. 1777 (Bankr. S.D. Ga. Jan. 11, 2019).

³ In addition, after the Effective Date (as that term is defined in the Plan), the Liquidation Trustee subsequently discovered additional funds that were "Excluded Assets" (as defined in the APA), but they were not "originally charged under the Liquidation Trustee's control." The Secured Lenders (as that term is defined the Plan) and the Liquidation Trustee had a dispute about such funds, which they resolved in a court-approved settlement. *In re Sea Island Co.*, Case No. 10-21034-JSD, Doc. No. 1029 (Bankr. S.D. Ga. Mar. 1, 2013) (approving the settlement). ⁴ Doc. No. 578 (reflecting the initial balance).

⁵ According to the Trust Agreement, "'Trust Assets' means the 'Property' comprising the 'Estates' of the Debtors (including, but not limited to the 'Accepting Unsecured Creditors Fund' and the 'General Unsecured Creditors Fund') not conveyed to the 'Purchaser' under the 'Asset Purchase Agreement', each as under the Plan, less amounts required to be paid under the Confirmation Order (including any applicable reserves for such amounts and the amounts required to be paid to the Secured Lenders), and are the Trust Assets subject to this Trust Agreement § 1.1(i).

⁶ The Secured Lenders (as that term is defined the Plan) advanced such funds pursuant to the Closing Agreement (which is attached as Exhibit "A" to Doc. No. 1285) to satisfy their obligation to fund—arising under section 3.07 of the Plan and paragraph 45 of the Confirmation Order—the payment of Escrowed Fund Claims

⁽as that term is defined in Doc. No. 1285 ¶ 8), and they are entitled to any left over funds. Doc. No. 1285 ¶¶ 5-8; *see also* Doc. No. 1294 (providing background information regarding the Closing Agreement and the satisfaction of Escrowed Fund Claims) & Doc. No. 1439 ¶ 16 (describing some of the wind-down activities the Liquidation Trustee performed under the Closing Agreement).

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:54 of 95

Funds Originally Charged under the Liquidation Trustee's Control

Fund Beginning Balances

 Admin & Priority
 AUCF
 Trust Admin
 Winddown
 Post Confirmation Total

 \$ 9,336,270.85
 \$ 6,329,872.00
 \$ 217,000.00
 \$ 740,000.00
 \$ 16,623,142.85

Exhibit "D-2"

A Summarized Accounting, in Sufficient Detail, of All Purchases, Sales, Gains, Losses, and Income in Connection with <u>the Trust During the Liquidation Trustee's Term of Service</u>

Set forth on the following pages are all of the "sales" and "settlements" involving a recovery (such settlement shall be referred to as the the "Recovery Settlements") into which the Liquidation Trustee entered. The Trust Agreement does not require the inclusion of Recovery Settlements in the statement of discharge. Compare Trust Agreement § 3.14.1 (only requiring an accounting of "purchases, sales, gains, losses, and income") with Trust Agreement § 5.6 ("No Implied Obligations. No other further covenants or obligations of the Trustee shall be implied into this Trust Agreement.") (emphasis in the original). But the Liquidation Trustee has included them to provide a complete picture of the administration of the trust. No "purchases" are listed because the Liquidation Trustee did not "purchase" anything. Purchase BLACK'S LAW DICTIONARY (11th ed. 2019) ("The acquisition of an interest in real or personal property by sale") Similarly, no "gains," "losses," or "income" are listed because the trust did not have any "gains," "losses," or "income."¹ Last, one of the settlements was approved under seal, so it is not included. In re Sea Island Co., Case No. 10-21034-JSD, Doc. No. 1065 (Bankr. S.D. Ga. Oct. 18, 2013).

¹ Given the trust's status as a grantor trust under 26 U.S.C § 671, the trust did not have any "gains," "losses," or "income." *Wilson v. Clark Univ., Inc.*, 339 Ga. 814, 794 S.E.2d 422, 437 (2016) ("[W]ords in a [document] should be understood in relation to each other, since words, like people, are judged by the company that they keep.")

85							
Party/Parties	Description	Settlement or Sale Amount Benefit to the Trust	Result to Liquidation Trustee	Docket No. of Motion/ Date	Docket No. of Order/ Date		
Hog Hammock, LLC and Katharine Jones O'Connor	Motion to Approve Compromise and Settlement Real property - Camden Co.	\$175,000.00	Release of rights under the Liquidation Trustee's certain right of first refusal and release of claims	1462 1/13/16	1463 1/14/16		
Bank of the Ozarks	Motion to Approve Compromise and Settlement Parcel/real property – Camden Co.	\$272,000.00	Liquidation Trustee shall receive 32% of the gross sale proceeds from sale of the property in full satisfaction of Residual Rights	1480 1/25/16	1484 1/28/16		
Gregory and Jennifer Holcomb	Motion for Expedited Approval of Sale Lot 16 Sea Island Lake Cottages	\$100,000.00	Liquidation Trustee quitclaims the Trust's interest in the property	1591 7/26/16	1594 7/27/16		
Taylor S. Glover	Motion for Approval of Sale O'Connor property	\$275,000.00	Liquidation Trustee quitclaims his rights in the ROFR	1666 9/23/16	1674 9/26/16		
MVMS, LLC	Motion for Expedited Approval of Sale Grassy Pond/Kit	\$250,000.00	Sale/transfer of Liquidation Trust's rights to the property	1670 9/23/16	1675 9/26/16		

	Swamp – Camden Co.			
Cottage 429, LLC	Motion for Approval of Sale	\$66,000.00	1732 09/07/17	1739 11/01/17
The Travelers Indemnity Company	Motion to Approve Compromise and Settlement	\$475,000.00	1747 12/12/17	1748 12/18/17
Sea Island Acquisition, LLC, <i>et al</i> .	Joint Motion to Authorize and Approve Settlement Agreement	\$600,000.00	72 12/06/18	84 01/11/19
Kings Point Property Owners Association, Inc.	Motion to Approve Compromise and Settlement	\$100,000.00	1768 12/21/18	1769 12/21/18

Exhibit "D-3"

The Ending Balance of All Assets and Funds of the Trust

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:60 of 95

The final balances of all funds in the accounts set forth in Exhibit D1 are set forth on the following page. Given that at the beginning of 2019, the Liquidation Trustee transferred substantially all of the remaining Trust Assets to Kings Point Property Owners Association, Inc.¹ and Sea Island Acquisition, LLC,² the only assets he has to report are fund balances. If the conditions precedent set forth on Exhibit B are not satisfied, among other things, the amount of the Proposed Distribution (as defined in Exhibit B) may be decreased because the Liquidation Trustee has paid the professionals based on the assumption that such conditions precedent will be timely satisfied.

¹*In re Sea Island Co.*, Case No. 10-21034, Doc. No. 1769 (Bankr. S.D. Ga. Dec. 21, 2018).

² Sea Island Acquisition, LLC v. Barnett (In re Sea Island Co.), Case No. 10-21034, Doc. No. 1777 (Bankr. S.D. Ga. Jan. 11, 2019).

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:68 of 95

Funds Currently Charged under the Liquidation Trustee's Control

Admin & Priority	AUCF	Trust Admin	Winddown	Post Confirmation Total
\$ 180,030.12 \$	0.00 \$	244,317.26 \$	7,045.23 \$	556,010.24

Fund Ending Balance

Exhibit "E"

The Additional Statement of Discharge Information: <u>Itemized Accounting of All Accounts</u>

Exhibit "E-1"

Administrative and Priority

Administrative and Priority

The Administrative and Priority Account was funded pursuant to the Closing Agreement [Doc. No. 1285 **11-21 of 46]. Closing Agreement ¶ 3. On March 10, 2015, the Court entered a consent order between the Secured Lenders and the Liquidation Trustee regarding such funds. Doc. No. 1324. The only remaining claims are the Remaining Escrowed Funds Claims (as defined in Doc. No. 1285 ¶ 16) that were not subsequently disallowed. After such claims are satisfied, the remaining funds will be returned to the Secured Lenders.

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:62 of

Administrative

Name of Bank			SunTrust	
Account			Admin/Priority Claims Funds	
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Wire #: 015083	12/30/2010	Gilbert, Harrell, Summerford & Martin	Pre-effective date professional fees	\$ 46,047.08
Wire #: 015206		Berger Singerman	Pre-effective date professional fees	\$ 14,384.81
Wire #: 017984 ACH/Debit	12/30/2010	Sea Island Acquisition SunTrust	Pre-effective date health care claims Bank Fees/Wire Fees	\$ 119,345.39 \$ 112.47
TRN #013116	1/3/2011	FTI	Pre-effective date professional fees	\$ 112.47
TRN #012972	1/3/2011	Sea Island Acquisition LLC	Pre-effective date professional fees	\$163,870.20
TRN #014481		Gilbert Harrell Sumerford & Martin	Pre-effective date plan payments	\$49,444.00
TRN #014637		Moore Stephens	Pre-effective date professional fees	\$1,855.40
TRN #014555 TRN #014604		GlassRatner Sea Island Acquisition LLC	Pre-effective date professional fees Pre-effective date plan payments	\$1,013.61 \$102,599.75
TRN #007009		FTI	Pre-effective date professional fees	\$123,245.05
TRN #007067		Epiq Systems	Pre-effective date professional fees	\$16,940.09
TRN #014116		Sea Island Acquisition LLC	Pre-effective date plan payments	\$8,230.28
TRN #007156		Berger Singerman	Pre-effective date professional fees	\$3,405.27
TRN #006258 TRN #012499	1/21/2011 1/26/2011	Sea Island Acquisition LLC	PBGC settlement Pre-effective date plan payments	\$240,841.00 \$29,574.70
Chk# 1005		M. Alan Johnson - UCC Expense	Pre-effective date professional fees	\$469.40
TRN # 015849	2/1/2011	Sea Island Acquisition LLC	Pre-effective date plan payments	\$64,786.85
Chk# 1002		Billy R. Gibson - UCC Expense	Pre-effective date professional fees	\$1,318.61
Chk# 1004		William R. Grahm - UCC Expense	Pre-effective date professional fees	\$591.40
Chk# 1001 TRN #0090185		Dennis McCrary - UCC Expense Sea Island Acquisition LLC	Pre-effective date professional fees Pre-effective date plan payments	\$1,214.45 \$28,893.42
Chk# 1012	2/17/2011		Pre-effective date bankruptcy case fees	\$20,000.00
Chk# 1009	2/17/2011	UST	Pre-effective date bankruptcy case fees	\$4,875.00
Chk# 1010	2/17/2011		Pre-effective date bankruptcy case fees	\$650.00
Chk# 1006	2/17/2011		Pre-effective date bankruptcy case fees	\$325.00
Chk# 1007 Chk# 1008	2/17/2011 2/17/2011		Pre-effective date bankruptcy case fees Pre-effective date bankruptcy case fees	\$325.00
Chk# 1011	2/17/2011		Pre-effective date bankruptcy case fees	\$325.00
TRN #012066	2/17/2011	Sea Island Acquisition LLC	Pre-effective date plan payments	\$15,779.46
TRN # 013700	2/23/2011	Sea Island Acquisition LLC	Pre-effective date plan payments	\$3,372.62
TRN # 009433 TRN # 009369		King & Spalding	Pre-effective date professional fees	\$198,824.72 \$55,453.32
TRN # 009369 TRN # 009314		Epiq Systems Sea Island Acquisition LLC	Pre-effective date professional fees Pre-effective date plan payments	\$26,983.62
TRN # 011710		Sea Island Acquisition LLC	Pre-effective date plan payments	\$19,214.67
TRN # 004872		Gilbert Harrell Sumerford & Martin	Pre-effective date professional fees	\$98,979.99
TRN # 014058	3/14/2011	Sea Island Acquisition LLC	Pre-effective date plan payments	\$6,017.00
TRN # 004250 TRN # 021488	3/21/2011 3/28/2011	Sea Island Acquisition LLC Sea Island Acquisition LLC	Pre-effective date plan payments Pre-effective date health care claims	\$3,106.64 \$5,394.97
Bank Fees	3/20/2011	SunTrust	Bank Fees/Wire Fees	\$479.61
TRN # 012714	4/5/2011	Sea Island Acquistion LLC	Pre-effective date plan payments	\$ 2,486.01
TRN # 012670	4/5/2011		Pre-effective date professional fees	\$ 300,834.60
TRN # 015100		Berger Singerman	Pre-effective date professional fees	\$ 55,192.30
TRN # 015200 TRN # 015060		Ellis, Painter, Ratterree & Adams Gilbert Harrell Sumerford & Martin	Pre-effective date professional fees Pre-effective date professional fees	\$ 52,017.77 \$ 55,602.50
TRN # 012908		Sea Island Acquistion LLC	Pre-effective date plotessional lees	\$ 2,486.01
TRN # 007724		GlassRatner	Pre-effective date professional fees	\$ 18,381.05
TRN # 007690		King & Spalding	Pre-effective date professional fees	\$ 403,818.71
TRN # 004743 TRN # 019237		Sea Island Acquistion LLC	Pre-effective date plan payments	\$ 24,051.55 \$ 335.94
TRN # 019237		Sea Island Acquistion LLC Sea Island Acquistion LLC	Pre-effective date plan payments Pre-effective date plan payments	\$ 335.94 \$ 611.50
TRN # 013740	5/12/2011	Gilbert Harrell Sumerford & Martin	Pre-effective date professional fees	\$ 7,818.00
TRN # 013791		Glass Ratner Advisory	Pre-effective date professional fees	\$ 1,413.02
TRN # 014580	5/13/2011	Sea Island Acquistion LLC	Pre-effective date plan payments	\$ 9,261.64
TRN # 014448 TRN # 007796		Sea Island Acquistion LLC Sea Island Acquistion LLC	Pre-effective date plan payments Pre-effective date plan payments	\$ 438.38
TRN # 007796		Sea Island Acquistion LLC	Pre-effective date plan payments	\$ 1,363.54
Check # 1013	6/14/2011	US Trustee	Pre-effective date bankruptcy case fees	\$ 6,514.29
TRN # 015053	6/24/2011	Sea Island Acquistion LLC	Pre-effective date plan payments	\$ 47,839.79
Bank Fees	7/04/0044	SunTrust	Bank Fees/Wire Fees Bank Fee - Account Analysis Fee	\$ 350.00
Bank Fee TRN # 07723	7/21/2011	Sea Island Acquistion LLC	Bank Fee - Account Analysis Fee Pre-effective date plan payments	\$ 15.00 \$ 10,478.65
Bank Fee	8/18/2011		Bank Fee - Account Analysis Fee	\$ 40.00
Bank Fee	8/25/2011		Bank Fee - Account Analysis Refund	\$ (40.00
Bank Fee	7/25/2011		Internal Wire Transfer Fee	\$ 10.00
Bank Fee Bank Fee	7/28/2011 8/23/2011		Bank Fee Internal Wire Transfer Fee	\$ 72.93 \$ 10.00
TRN # 012282		Sea Island Acquistion LLC	Pre-effective date plan payments	\$ 10,581.36
Check # 2001		US Trustee	Pre-effective date bankruptcy case fees	\$ 6,485.71
TRN # 011170	8/23/2011	Rogers & Hardin LLP	Pre-effective date professional fees	\$ 15,752.50
Bank Fee	9/21/2011		Bank Fee - Account Analysis Fee	\$ 5.00
Bank Fee Check # 2003	9/27/2011	US Trustee	Internal Wire Transfer Fee Bankruptcy case fees	\$ 10.00 \$ 1,625.00
Bank Fee	10/21/2011		Bank Fee - Account Analysis Fee	\$ 1,625.00
Bank Fee	11/21/2011		Bank Fee - Account Analysis Fee	\$ 5.00
Bank Fee	12/20/2011		Bank Fee - Account Analysis Fee	\$ 5.00
TRN # 10348		Sea Island Accquison LLC	Healthcare & Workers Comp claims	\$ 22,554.92
Bank Fee Bank Fee	1/6/2012 1/23/2012		Bank fee for wire transfer Bank fee for Account Analysis Fee	\$ 10.00 \$ 5.00
Check #2004		US Trustee	UST Fees	\$ 1,625.00
Bank Fee	2/21/2012		Bank fee for Account Analysis Fee	\$ 5.00
Bank Fee	3/20/2012		Bank fee for Account Analysis Fee	\$ 5.00
Check #2005		Fisher & Phillps LLP	Legal services	\$ 7,482.50
Check #2006 Bank Fee	4/13/2012 4/19/2012	Hyatt & Stubblefield P.C.	Legal services Bank fee for Account Analysis Fee	\$ 9,172.44 \$ 5.00
Bank Fee Bank Fee	5/18/2012		Bank fee for Account Analysis Fee Bank fee for Account Analysis Fee	\$ 5.00
Bank Fee	6/20/2012		Bank fee for Account Analysis Fee	\$5.00
	7/20/2012		Bank fee for Account Analysis Fee	\$5.00
Bank Fee Bank Fee	8/20/2012		Bank fee for Account Analysis Fee	\$5.00

Administrative

Name of Bank			SunTrust	
Account			Admin/Priority Claims Funds	
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
	- / /			
Bank Fee Bank Fee	8/21/2012 9/21/2012		Internal Transfer Wire DR Fee TRN#012819 Bank fee for Account Analysis Fee	\$10.00 \$5.00
Bank Fee	10/19/2012	SunTrust	Bank fee for Account Analysis Fee	\$5.00
Bank Fee	11/21/2012		Bank fee for Account Analysis Fee	\$5.00
Bank Fee	12/20/2012		Bank fee for Account Analysis Fee	\$5.00
TRN#016852 Bank Fee	12/20/2012	Sea Island Acquisition LLC	Workers Comp reimbursement Internal Wire Transfer Fee TRN#016852	\$16,595.89 \$10.00
Bank Fee	1/22/2013	SunTrust	Bank fee for Account Analysis Fee	\$5.00
Bank Fee	2/21/2013		Bank fee for Account Analysis Fee	\$5.00
Bank Fee Bank Fee	3/20/2013 4/18/2013		Bank fee for Account Analysis Fee Bank Fee	\$5.00 \$5.00
Bank Fee	5/20/2013		Bank Fee	\$5.00
Bank Fee	6/20/2013	SunTrust	Bank Fee	\$5.00
TRN#016743		Sea Island Acquisition LLC	Worker's Comp Reimbursement	\$34,718.80
Bank Fee TRN#016812	7/12/2013	Conway MacKenzie Atlanta, LLC	Bank Fee Professional Services	\$10.00 \$3,611.00
Bank Fee	7/12/2013		Bank Fee	\$20.00
Bank Fee	7/19/2013		Bank Fee	\$5.00
TRN#013601 Bank Fee	8/14/2013 8/14/2013	Conway MacKenzie Atlanta, LLC	Professional Services Bank Fee	\$2,544.62 \$20.00
Bank Fee	8/20/2013		Bank Fee	\$20.00
TRN#006209	8/27/2013	Sea Island Acquisition LLC	Worker's Comp Reimbursement	\$204,352.00
Bank Fee	8/27/2013		Bank Fee	\$10.00
Bank Fee Bank Fee	9/20/2013 10/21/2013		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee Bank Fee	10/21/2013		Bank Fee	\$5.00
TRN#011482	12/18/2013	Conway MacKenzie Atlanta, LLC	Professional Services	\$705.55
Bank Fee	12/18/2013		Bank Fee	\$20.00
Bank Fee TRN#012312	12/19/2013	Suntrust Conway MacKenzie Atlanta, LLC	Bank Fee Professional Services	\$5.00 \$1,327.41
Bank Fee	1/10/2014		Bank Fee	\$1,327.41
Bank Fee	1/22/2014	Suntrust	Bank Fee	\$5.00
#2007		Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Fees	\$935.00
Bank Fee TRN#014241	2/21/2014	Suntrust Conway MacKenzie Atlanta, LLC	Bank Fee Professional Services	\$5.00 \$1,165.19
Bank Fee	2/28/2014		Bank Fee	\$20.00
TRN#010393	3/7/2014	Conway MacKenzie Atlanta, LLC	Professional Services	\$14,956.89
Bank Fee	3/7/2014		Bank Fee	\$20.00
#2008 Bank Fee	3/14/2014 3/20/2014	Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Fees Bank Fee	\$1,900.00 \$5.00
Bank Fee	4/18/2014		Bank Fee	\$5.00
#2009	4/25/2014	Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Fees	\$987.50
Bank Fee	5/20/2014		Bank Fee	\$5.00
Bank Fee Bank Fee	6/19/2014 7/21/2014		Bank Fee Bank Fee	\$5.00 \$5.00
TRN#013453		Glynn County Board of Commissioners	Dankree	\$6,761.25
Bank Fee	8/13/2014	Suntrust	Bank Fee	\$20.00
Bank Fee	8/20/2014		Bank Fee	\$5.00
TRN#008447 Bank Fee	8/22/2014	Synovus Bank	Bank Fee	\$121,863.04 \$20.00
TRN#008561		Goldman, Sachs & Co.	Dankree	\$2,300,000.00
Bank Fee	8/22/2014	Suntrust	Bank Fee	\$20.00
Bank Fee	9/19/2014		Bank Fee	\$5.00
Bank Fee #2010	10/21/2014	Lamberth, Cifelli, Stokes, Ellis & Nason	Bank Fee Legal Fees	\$5.00 \$6,203.28
Bank Fee	11/21/2014		Bank Fee	\$5.00
Bank Fee	12/18/2014		Bank Fee	\$5.00
TRN#015112		Synovus Bank	Return of Funds	\$1,000,000.00
Bank Fee TRN#014998	12/29/2014	Suntrust Lamberth, Cifelli, Stokes, Ellis & Nason	Bank Fee Legal Fees	\$20.00 \$11,873.90
Bank Fee	12/29/2014		Bank Fee	\$10.00
Bank Fee	1/22/2015	Suntrust	Bank Fee	\$5.00
Bank Fee Bank Fee	2/20/2015 3/19/2015		Bank Fee Bank Fee	\$5.00 \$5.00
TRN#006948		Alston & Bird LLP	Return of Escrowed Funds	\$6,590.19
Bank Fee	3/31/2015	Suntrust	Bank Fee	\$20.00
TRN#006867		Bank of America, N.A.	Return of Escrowed Funds	\$548,782.06
Bank Fee TRN#006814	3/31/2015	Suntrust Bank of Scotland	Bank Fee Return of Escrowed Funds	\$20.00 \$553,059.29
Bank Fee	3/31/2015		Bank Fee	\$353,059.29
TRN#006728	3/31/2015	Synovus Bank	Return of Escrowed Funds	\$1,362,072.51
Bank Fee	3/31/2015		Bank Fee Transfer of Funds in Connection with the Evennes Associated with Disellowing Claims	\$20.00
Bank Fee	4/10/2015 4/20/2015	Transfer to #4736 Suntrust	Transfer of Funds in Connection with the Expense Associated with Disallowing Claims Bank Fee	\$33,789.67 \$5.00
Bank Fee	5/20/2015		Bank Fee	\$5.00
Bank Fee	6/18/2015	Suntrust	Bank Fee	\$5.00
Bank Fee	7/20/2015 8/20/2015		Bank Fee	\$5.00
Bank Fee Bank Fee	9/21/2015		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	10/21/2015		Bank Fee	\$5.00
Bank Fee	11/20/2015	Suntrust	Bank Fee	\$5.00
Bank Fee Bank Fee	12/18/2015 1/22/2016		Bank Fee	\$5.00 \$5.00
Bank Fee Bank Fee	2/19/2016		Bank Fee Bank Fee	\$5.00
Bank Fee	3/18/2016		Bank Fee	\$5.00
Bank Fee	4/20/2016	Suntrust	Bank Fee	\$5.00
Bank Fee	5/19/2016		Bank Fee	\$5.00
Bank Fee Bank Fee	6/20/2016 7/21/2016		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee		Suntrust	Bank Fee	\$5.00

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:64 of

Administrative

Name of Bank			SunTrust	
Account			Admin/Priority Claims Funds	
Check	Date of			
Number	Transaction	Payee	Purpose or Description	Amount
Bank Fee	9/21/2016		Bank Fee	\$5.00
Bank Fee	10/21/2016		Bank Fee	\$5.00
Bank Fee	11/21/2016		Bank Fee	\$5.00
Bank Fee	12/20/2016	Suntrust	Bank Fee	\$5.00
Bank Fee	1/23/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	2/21/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	3/20/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	4/20/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	5/18/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	6/20/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	7/21/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	8/18/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	9/21/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	10/20/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	11/20/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	12/20/2017	Suntrust	Bank Fee	\$5.00
Bank Fee	1/22/2018		Bank Fee	\$5.00
Bank Fee	2/21/2018		Bank Fee	\$5.00
Bank Fee	3/20/2018		Bank Fee	\$5.00
Bank Fee	4/19/2018		Bank Fee	\$5.00
Bank Fee	5/18/2018	Suntrust	Bank Fee	\$5.00
Bank Fee	6/20/2018		Bank Fee	\$5.00
Bank Fee	7/20/2018		Bank Fee	\$5.00
Bank Fee	8/20/2018	Suntrust	Bank Fee	\$5.00
Bank Fee	9/21/2018		Bank Fee	\$5.00
Bank Fee	10/19/2018	Suntrust	Bank Fee	\$5.00
Bank Fee	11/21/2018		Bank Fee	\$5.00
Bank Fee	12/20/2018		Bank Fee	\$5.00
Bank Fee	1/22/2019		Bank Fee	\$5.00
Bank Fee	2/21/2019		Bank Fee	\$5.00
Bank Fee	3/20/2019		Bank Fee	\$5.00
Bank Fee	4/18/2019		Bank Fee	\$5.00
Bank Fee	5/20/2019		Bank Fee	\$5.00
Bank Fee	6/20/2019		Bank Fee	\$5.00
				\$0.00
Dank i ee	0/20/2013		TOTAL	\$ 9,15

Exhibit "E-2"

Winddown

Winddown

The Winddown Account was funded pursuant to the Closing Agreement [Doc. No. 1285 **11-21 of 46]. Closing Agreement ¶ 4. The remaining funds in the account are to be returned to the Secured Lenders.

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:60 of

Wind Down Funds

Name of Bank	SunTrust
Account	Wind Down Funds

Check Number	Date of Transaction	Payee	Purpose or Description		Amount
TRN # 011944	3/9/2011	Conway MacKenzie	Wind down and trust administrative fees	\$	82,027.73
Bank Fees	3/31/2011		Bank Fees for Q1	\$	60.00
TRN # 012990		Conway MacKenzie	Wind down and trust administrative fees	\$	53,028.52
Chk # 1001	4/28/2011	Lamberth, Cifelli, Stokes, Ellis & Nason P.A.	Wind down and trust administrative fees	\$	10,609.98
TRN # 019474		James L. Drake Jr. PC IOLTA	Wind down and trust administrative fees	\$	7,727.66
TRN # 019330		Bryan Cave LLP	Wind down and trust administrative fees		48,333.18
TRN # 019373		Conway MacKenzie	Wind down and trust administrative fees	\$	40,007.60
Chk # 1002		Epiq Systems	Wind down and trust administrative fees	\$	17,956.90
Chk # 1003		Lamberth, Cifelli, Stokes, Ellis & Nason P.A.		\$	5,897.50
TRN # 004831		Bryan Cave LLP	Wind down and trust administrative fees	\$	3,921.49
Chk # 1003		Lamberth, Cifelli, Stokes, Ellis & Nason P.A.		\$	1,434.04
TRN # 015166 TRN # 015111		Conway MacKenzie Bryan Cave LLP	Wind down and trust administrative fees Wind down and trust administrative fees	\$ \$	24,617.42 5,769.36
TRN # 015111 TRN # 015244		Bass, Berry & Sims	Wind down and trust administrative fees	э \$	5,769.36
TRN # 019235		Bass, Berry & Sims	Wind down and trust administrative fees	۰ \$	6,763.53
TRN # 019101		Bryan Cave LLP	Wind down and trust administrative fees	\$	19,000.00
TRN # 018965		Conway MacKenzie	Wind down and trust administrative fees	\$	49,929.77
Bank Fees	6/30/2011		Bank Fees for Q2	\$	225.00
Bank Fee	8/20/2011		Bank Fee - Account Analysis Fee	\$	5.00
Bank Fee	8/23/2011		Outgoing Wire Transfer Fee	\$	20.00
Bank Fee	8/23/2011		Outgoing Wire Transfer Fee	\$	20.00
TRN # 011079		Conway MacKenzie	Wind down and trust administrative fees	\$	47,100.70
TRN # 011139		Bryan Cave LLP	Wind down and trust administrative fees	\$	54,295.70
Bank Fee	9/21/2011		Bank Fee - Account Analysis Fee	\$	5.00
TRN # 006120		Bryan Cave LLP	Wind down and trust administrative fees	\$	19,979.85
TRN # 006055		Conway MacKenzie	Wind down and trust administrative fees	\$	20,439.35
TRN # 021750		Lamberth, Cifelli, Stokes, Ellis & Nason, P.A		\$	3,598.04
Bank Fee	9/29/2011	, , , ,	Outgoing Wire Transfer Fee	\$	20.00
Bank Fee	9/29/2011		Outgoing Wire Transfer Fee	\$	20.00
Bank Fee	9/30/2011		Internal Wire Transfer Fee	\$	10.00
	`		Transfer from Trust Administrative Funds Acct # 4736	\$	(40,419.20)
TRN # 014212	10/13/2011	Epiq Systems	Wind down and trust administrative fees	\$	62,177.61
TRN # 014277		Moore Stephens Tiller LLC BIDA	Wind down and trust administrative fees	\$	58,272.00
Bank Fee	10/13/2011		Outgoing Wire Transfer Fee	\$	20.00
Bank Fee	10/13/2011		Outgoing Wire Transfer Fee	\$	20.00
Bank Fee	10/21/2011		Bank Fee - Account Analysis Fee	\$	5.00
Bank Fee	11/21/2011		Bank Fee - Account Analysis Fee	\$	5.00
Bank Fee	12/20/2011		Bank Fee - Account Analysis Fee	\$	5.00
Bank Fee	1/23/2012		Bank Fee - Account Analysis Fee	\$	5.00
Bank Fee	2/21/2012		Bank Fee - Account Analysis Fee	\$	5.00
Bank Fee	3/20/2012		Bank Fee - Account Analysis Fee	\$	5.00
	3/29/2012		Transfer to AUCF Acct # 4751	\$	1,884.56
Bank Fee	4/19/2012		Bank Fee - Account Analysis Fee	\$	5.00
Bank Fee	5/18/2012		Bank Fee - Account Analysis Fee	\$	5.00
Bank Fee	6/20/2012		Bank Fee - Account Analysis Fee		\$5.00
TRN#014536		Moore Stephens Tiller LLC	Audit of SIC 401(k) Savings Plan	3	\$15,998.91
Bank Fee	7/13/2012		Outgoing Wire Transfer Fee TRN#014536		\$20.00
Bank Fee	7/20/2012 8/20/2012		Bank Fee - Account Analysis Fee		\$5.00 \$5.00
Bank Fee	9/21/2012		Bank Fee - Account Analysis Fee Bank Fee - Account Analysis Fee		\$5.00
Bank Fee Bank Fee	10/19/2012		Bank Fee - Account Analysis Fee		\$5.00 \$5.00
Bank Fee	11/21/2012		Bank Fee - Account Analysis Fee		\$5.00
Bank Fee	12/20/2012		Bank Fee - Account Analysis Fee		\$5.00
Bank Fee	1/22/2012		Bank Fee - Account Analysis Fee		\$5.00
Bank Fee	2/21/2013		Bank Fee - Account Analysis Fee		\$5.00
Bank Fee	3/20/2013	SunTrust	Bank Fee - Account Analysis Fee		\$5.00
Bank Fee	4/18/2013		Bank Fee		\$5.00
Bank Fee	5/20/2013		Bank Fee		\$5.00
Bank Fee	6/20/2013		Bank Fee		\$5.00
Bank Fee	7/19/2013		Bank Fee	1	\$5.00
Bank Fee	8/20/2013		Bank Fee	1	\$5.00
Bank Fee	9/20/2013		Bank Fee	1	\$5.00
Bank Fee	10/21/2013		Bank Fee	1	\$5.00
	11/21/2013	SunTrust	Bank Fee		\$5.00
Bank Fee		SunTrust	Bank Fee	1	\$5.00
Bank Fee Bank Fee	12/19/2013		+	1	
			Bank Fee		\$5.00
Bank Fee	1/22/2013	SunTrust	Bank Fee Bank Fee		\$5.00 \$5.00
Bank Fee Bank Fee	1/22/2014	SunTrust SunTrust			

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:68 of

Wind Down Funds

Name of Bank	SunTrust
Account	Wind Down Funds

Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Humbon		1 4900		Fundant
Bank Fee	5/20/2014	SunTrust	Bank Fee	\$5.00
Bank Fee	6/19/2014	SunTrust	Bank Fee	\$5.00
Bank Fee	7/21/2014		Bank Fee	\$5.00
Bank Fee	8/20/2014		Bank Fee	\$5.00
Bank Fee	9/19/2014		Bank Fee	\$5.00
Bank Fee	10/21/2014		Bank Fee	\$5.00
Bank Fee Bank Fee	11/21/2014 12/18/2014		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	1/22/2014		Bank Fee	\$5.00
Bank Fee	2/20/2015		Bank Fee	\$5.00
Bank Fee	3/19/2015		Bank Fee	\$5.00
Bank Fee	4/20/2015		Bank Fee	\$5.00
Bank Fee	5/20/2015		Bank Fee	\$5.00
Bank Fee	6/18/2015		Bank Fee	\$5.00
Bank Fee	7/20/2015	SunTrust	Bank Fee	\$5.00
Bank Fee	8/20/2015	SunTrust	Bank Fee	\$5.00
Bank Fee	9/21/2015	SunTrust	Bank Fee	\$5.00
Bank Fee	10/21/2015	SunTrust	Bank Fee	\$5.00
Bank Fee	11/20/2015		Bank Fee	\$5.00
Bank Fee		SunTrust	Bank Fee	\$5.00
Bank Fee		SunTrust	Bank Fee	\$5.00
Bank Fee	2/19/2016		Bank Fee	\$5.00
Bank Fee	3/18/2016		Bank Fee	\$5.00
Bank Fee	4/20/2016		Bank Fee	\$5.00
Bank Fee	5/19/2016		Bank Fee	\$5.00
Bank Fee	6/20/2016 7/21/2016		Bank Fee	\$5.00
Bank Fee Bank Fee	8/18/2016		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	9/21/2016		Bank Fee	\$5.00
Bank Fee	10/21/2016		Bank Fee	\$5.00
Bank Fee	11/21/2016		Bank Fee	\$5.00
Bank Fee	12/20/2016		Bank Fee	\$5.00
Bank Fee		SunTrust	Bank Fee	\$5.00
Bank Fee		SunTrust	Bank Fee	\$5.00
Bank Fee		SunTrust	Bank Fee	\$5.00
Bank Fee		SunTrust	Bank Fee	\$5.00
Bank Fee	5/18/2017	SunTrust	Bank Fee	\$5.00
Bank Fee	6/20/2017	SunTrust	Bank Fee	\$5.00
Bank Fee	7/21/2017	SunTrust	Bank Fee	\$5.00
Bank Fee	8/18/2017	SunTrust	Bank Fee	\$5.00
Bank Fee		SunTrust	Bank Fee	\$5.00
Bank Fee	10/20/2017		Bank Fee	\$5.00
Bank Fee		SunTrust	Bank Fee	\$5.00
Bank Fee	12/20/2017		Bank Fee	\$5.00
Bank Fee	1/22/2018	· · ·	Bank Fee	\$5.00
Bank Fee	2/21/2018		Bank Fee	\$5.00
Bank Fee	3/20/2018		Bank Fee	\$5.00
Bank Fee Bank Fee	4/19/2018 5/18/2018		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	6/20/2018		Bank Fee	\$5.00
Bank Fee	7/20/2018		Bank Fee	\$5.00
Bank Fee	8/20/2018		Bank Fee	\$5.00
Bank Fee	9/20/2018		Bank Fee	\$5.00
Bank Fee	10/19/2018		Bank Fee	\$5.00
Bank Fee	11/21/2018		Bank Fee	\$5.00
Bank Fee	12/20/2018		Bank Fee	\$5.00
Bank Fee	1/22/2019	SunTrust	Bank Fee	\$5.00
Bank Fee	2/21/2019		Bank Fee	\$5.00
Bank Fee	3/20/2019		Bank Fee	\$5.00
Bank Fee	4/18/2019	SunTrust	Bank Fee	\$5.00
Bank Fee	5/20/2019		Bank Fee	\$5.00
Bank Fee	6/20/2019	SunTrust	Bank Fee	\$5.00
	1			

Exhibit "E-3"

Accepting Unsecured Creditors Fund

Accepting Unsecured Creditors Fund

The Accepting Unsecured Creditors Fund Account was funded pursuant to the Plan and a settlement agreement between the Debtors, the Secured Lenders, and the Official Committee of Unsecured Creditors [Doc. No. 306 **11-27] (the "Secured Lender Settlement Agreement") approved pursuant to an order of the Court entered on November 5, 2010 [Doc. No. 368] (the "Secured Lender Settlement Agreement Approval Order"). *See* Secured Lender Settlement Agreement ¶ 2 (setting forth the increased funding amount). After the payment of Trust Costs, class 4 Beneficiaries received the balance of such account. On December 15, 2016, the Court entered an order [Doc. No. 1723] approving the distribution out of such account, and the account was subsequently closed.

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:74 of

Accepting Unsecute Creditors Fund

Name of Pank			Ccepting Unsectived Creditors Fund	-
Name of Bank Account			SunTrust Accepting Unsecured Creditors Funds	-
Account				4
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Number	Transaction	Fayee		Anount
	6/30/2011	SunTrust	Bank Fees	\$ 50.00
Bank Fee Bank Fee	7/20/2011 9/25/2011		Bank Fee - Account Analysis Fee Bank Fee - Account Analysis Fee	\$ 5.00 \$ 5.00
Bank Fee	10/21/2011		Bank Fee - Account Analysis Fee	\$ 5.00
Bank Fee	11/21/2011		Bank Fee - Account Analysis Fee	\$ 5.00
Bank Fee Bank Fee	12/20/2011 1/23/2012		Bank Fee - Account Analysis Fee Bank Fee - Account Analysis Fee	\$ 5.00 \$ 5.00
Bank Fee	1/31/2012		Bank Fee - Account Analysis Fee	\$ 5.00
Bank Fee	1/31/2012		Bank Fee - Internal Wire Transfer Fee TRN#017637	\$ 10.00
Bank Fee Bank Fee	1/31/2012 1/31/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#017505 Bank Fee - Outgoing Wire Transfer Fee TRN#017572	\$ 20.00 \$ 20.00
Bank Fee	1/31/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#017572	\$ 20.00
TRN#017637		Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Services	\$ 6,575.00
TRN#017713		Epiq Bankruptcy Solutions, LLC Conway MacKenzie		\$ 28,471.96
TRN#017505 TRN#017572		Bryan Cave LLP	Legal Services	\$ 47,877.63 \$ 70,638.00
Check #95	2/21/2012	Habif, Arogeti & Wynne LLP	Legal Services	\$ 1,920.00
Bank Fee	2/29/2012		Bank Fee - Account Analysis Fee	\$ 5.00
Bank Fee Bank Fee	2/29/2012 2/29/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#021001 Bank Fee - Outgoing Wire Transfer Fee TRN#021115	\$ 20.00 \$ 20.00
Bank Fee	2/29/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#021113	\$ 20.00
TRN#021115		Epiq Bankruptcy Solutions, LLC		\$ 24,004.83
TRN#021001 TRN#021197		Conway MacKenzie Bryan Cave LLP	Legal Services	\$ 33,280.85 \$ 85,449.75
	3/20/2012		Transfer to Trust Administrative Funds Acct # 4736	\$ 33,218.54
	3/29/2012		Transfer from Winddown Funds	\$ (1,884.56)
Bank Fee Bank Fee	4/16/2012 4/16/2012		Bank Fee - Account Analysis Fee Bank Fee - Internal Wire Transfer Fee TRN#017124	\$ 5.00 \$ 10.00
Bank Fee Bank Fee	4/16/2012		Bank Fee - Internal Wire Transfer Fee TRN#01/124 Bank Fee - Internal Wire Transfer Fee TRN#017285	\$ 10.00 \$ 10.00
Bank Fee	4/16/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#017213	\$ 20.00
Bank Fee	4/16/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#017344	\$ 20.00
TRN#017124 TRN#017285		James L. Drake Jr. Lamberth, Cifelli, Stokes, Ellis & Nason	Legal services	\$ 2,456.33 \$ 2,645.02
TRN#017213		Conway MacKenzie	Logaroorhood	\$ 84,831.72
TRN#017344		Bryan Cave LLP		\$ 159,892.36
Bank Fee Bank Fee	4/18/2012 4/18/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#013389 Bank Fee - Outgoing Wire Transfer Fee TRN#013533	\$ 20.00 \$ 20.00
TRN#013533		Bryan Cave LLP	Legal services	\$ 36,727.93
TRN#013389	4/19/2012	Bass, Berry & Sims		\$ 81,543.90
Bank Fee	5/10/2012		Bank Fee - Account Analysis Fee	\$ 5.00
Bank Fee Bank Fee	5/10/2012 5/10/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#012763 Bank Fee - Outgoing Wire Transfer Fee TRN#012846	\$ 20.00 \$ 20.00
Bank Fee	5/10/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#012933	\$ 20.00
TRN#012933		Epiq Bankruptcy Solutions, LLC		\$ 11,012.69
TRN#012846 TRN#012763		Conway MacKenzie Bryan Cave LLP	Legal services	\$ 33,553.17 \$ 69,732.19
Bank Fee	6/20/2012		Bank Fee - Account Analysis Fee	\$ 5.00
		Bank check for Rhea Rangel	United States District Court fees	\$ 640.20
TRN#015492 Bank Fee	7/3/2012	Conway MacKenzie	Professional Fees Bank Fee - Outgoing Wire Transfer Fee TRN#015492	\$ 56,746.81 \$20.00
TRN#014187		Bass, Berry & Sims	Legal Services	\$100,000.00
TRN#014270	7/13/2012	Conway MacKenzie	Professional Fees	\$115,971.27
TRN#014465		Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Services	\$7,607.58
TRN#014414 Bank Fee	7/13/2012	Epiq Bankruptcy Solutions, LLC	Claims and Noticing Fees Bank Fee - Outgoing Wire Transfer Fee TRN#014187	\$14,245.10 \$20.00
Bank Fee	7/13/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#014270	\$20.00
Bank Fee	7/13/2012		Bank Fee - Internal Transfer Wire Fee TRN#014465	\$10.00
Bank Fee Bank Fee	7/20/2012 8/14/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#014414 Bank Fee - Account Analysis Fee	\$20.00 \$5.00
Misc Debt	8/16/2012		Transfer to SIC 4736 for check #1004	\$9,762.33
TRN#015034		Conway MacKenzie	Professional Fees	\$147,435.62
TRN#015085 TRN#014976		Bryan Cave LLP	Legal Services Claims and Noticing Fees	\$263,692.09 \$3,215.88
TRN#014976 TRN#014886		Epiq Bankruptcy Solutions, LLC Document Solutions Inc.	Consulting Fees	\$3,215.88
TRN#014912	8/16/2012	Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Services	\$5,355.00
Bank Fee	8/16/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#015034	\$20.00
Bank Fee Bank Fee	8/16/2012 8/16/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#015085 Bank Fee - Outgoing Wire Transfer Fee TRN#014976	\$20.00 \$20.00
Bank Fee	8/16/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#014886	\$20.00
Bank Fee	8/20/2012		Bank Fee - Internal Transfer Wire Fee TRN#014912	\$10.00
Bank Fee TRN#012757	8/21/2012	Enterprise Resource Group, LLC	Bank Fee - Account Analysis Fee Consulting Fees	\$5.00 \$5,981.25
Bank Fee	9/20/2012		Bank Fee - Account Analysis Fee	\$5,981.25
Bank Fee	9/21/2012		Bank Fee - Internal Transfer Wire Fee TRN#012757	\$10.00
Bank Fee TRN#019399	10/1/2012	Conway MacKenzie	Bank Fee - Account Analysis Fee Professional Services	\$ 5.00 \$ 107,822.44
Bank Fee	10/1/2012		Professional Services Bank Fee - Outgoing Wire Transfer Fee TRN#019399	\$ 107,822.44 \$20.00
TRN#012653	10/11/2012	Conway MacKenzie	Professional Services	\$42,761.24
TRN#012759		Bryan Cave	Legal Fees	\$320,786.51
Bank Fee Bank Fee	10/11/2012 10/19/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#012653 Bank Fee - Outgoing Wire Transfer Fee TRN#012759	\$20.00 \$20.00
Bank Fee	11/13/2012	SunTrust	Bank Fee - Account Analysis Fee	\$5.00
TRN#012361	11/13/2012	Irell & Manella LLP	Legal Fees	\$32,500.00
Bank Fee TRN#010779	11/20/2012	SunTrust Robert Charles Lesser & Co, LLC	Bank Fee - Outgoing Wire Transfer Fee TRN#012361 Professional Fees	\$20.00 \$20,000.00
TRN#010779 TRN#010699		Conway MacKenzie	Professional Services	\$20,000.00
Bank Fee	11/20/2012	SunTrust	Bank Fee - Outgoing Wire Transfer Fee TRN#010779	\$20.00
Bank Fee	11/21/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#010699	\$20.00
Bank Fee TRN#014468	12/11/2012	SunTrust Conway MacKenzie	Bank Fee - Account Analysis Fee Professional Services	\$5.00 \$133,409.21
Bank Fee	12/12/2012	SunTrust	Bank Fee - Outgoing Wire Transfer Fee TRN#014468	\$20.00
MISC DEBIT	12/19/2012	UST	Bank Check for US Trustee fees	\$4,875.00 \$56,141.70
MISC DEBIT MISC DEBIT		UST Account 4736	Bank Check for US Trustee fees Transfer to Trust Admin account 4736	

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:72 of

Accepting Unsecure Creditors Fund

Name of Bank				
Account			Accepting Unsecured Creditors Funds	
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Bank Fee	12/20/2012	SunTrust	Bank Fee - Account Analysis Fee	\$20.00
TRN#017021	12/20/2012	Document Solutions Inc.	Administration Fees	\$6,416.20
TRN#017039 TRN#016967		Lamberth, Cifelli, Stokes, Ellis & Nason Epiq Bankruptcy Solutions, LLC	Legal Fees Claims and noticing services	\$20,603.20 \$36,715.31
TRN#017068		Bass Berry Sims	Legal Fees	\$42,821.57
Bank Fee	12/20/2012		Bank Fee - Internal Wire Transfer Fee TRN#017039	\$8.00
Bank Fee Bank Fee	12/20/2012 12/20/2012		Bank Fee - Outgoing Wire Transfer Fee TRN#016967 Bank Fee - Outgoing Wire Transfer Fee TRN#017021	\$20.00 \$20.00
Bank Fee	1/17/2013	SunTrust	Bank Fee - Outgoing Wire Transfer Fee TRN#017068	\$20.00
TRN#014955 Bank Fee	1/17/2013	Conway MacKenzie	Professional Services Bank Fee - Outgoing Wire Transfer Fee TRN#014955	\$73,002.97 \$20.00
Debit	1/22/2013	Sumust	Transfer to #4736 Trust Admin acct	\$4,875.00
Bank Fee		SunTrust	Bank Fee - Account Analysis Fee	\$5.00
TRN#019444 Bank Fee		Bryan Cave SunTrust	Legal Fees Bank Fee - Outgoing Wire Transfer Fee TRN#019444	\$266,633.90 \$20.00
Debit		Freeman, Freeman & Smiley, LLP	Legal Fees	\$1,931.00
Bank Fee TRN#007189	2/22/2013	SunTrust Bryan Cave	Bank Fee - Account Analysis Fee Legal Fees	\$5.00 \$89,100.14
Bank Fee	2/25/2013	SunTrust	Bank Fee - Outgoing Wire Transfer Fee TRN#007189	\$20.00
TRN#016625 Bank Fee		Conway MacKenzie SunTrust	Professional Fees Bank Fee - Outgoing Wire Transfer Fee TRN#016625	\$89,094.05 \$20.00
TRN#013881		Bryan Cave	Legal Fees	\$80,420.60
Bank Fee	3/20/2013	SunTrust	Bank Fee - Outgoing Wire Transfer Fee TRN#013881	\$20.00
Bank Fee TRN#014661	3/20/2013 3/20/2013	SunTrust Irell & Manella LLP	Bank Fee - Account Analysis Fee Legal Fees	\$5.00 \$10,076.00
Bank Fee	4/2/2013	SunTrust	Bank Fee - Outgoing Wire Transfer Fee TRN#014661	\$20.00
TRN#011652 Bank Fee	4/2/2013 4/18/2013	Conway MacKenzie	Professional Fees Bank Fee	\$52,554.58 \$20.00
Bank Fee	4/18/2013		Bank Fee	\$5.00
Bank Fee	4/18/2013	SunTrust	Bank Fee	\$8.00
TRN#014407 Bank Fee	4/18/2013 4/18/2013	Moore Stephens Tiller LLC SunTrust	Legal Fees Bank Fee	\$750.00 \$20.00
TRN#014212	4/18/2013	Document Solutions Inc.	Hosting Fees	\$4,510.69
Bank Fee TRN#014339	4/18/2013	SunTrust Bass, Berry & Sims	Bank Fee Legal Fees	\$20.00 \$7,248.80
Bank Fee	4/18/2013		Bank Fee	\$20.00
TRN#014559	4/18/2013	Lattimore Black Morgan & Cain, PC	Fees	\$35,794.50
Bank Fee TRN#014253	4/18/2013	SunTrust Lamberth, Cifelli, Stokes, Ellis & Nason	Bank Fee Legal Fees	\$20.00 \$42,653.53
TRN#014162	4/18/2013	Conway MacKenzie	Professional Fees	\$50,718.49
Bank Fee	4/18/2013		Bank Fee Fees	\$20.00
TRN#014367 Bank Fee	4/18/2013	Epiq Bankruptcy Solutions, LLC SunTrust	Bank Fee	\$85,807.64 \$20.00
TRN#014291		Bryan Cave	Legal Fees	\$126,452.29
Bank Fee Bank Fee	5/20/2013 6/20/2013		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	7/19/2013	SunTrust	Bank Fee	\$5.00
Bank Fee Bank Fee	8/20/2013 9/20/2013		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	10/21/2013		Bank Fee	\$5.00
Bank Fee	10/31/2013		Bank Fee	\$5.00
TRN#015942 Bank Fee	10/31/2013	James L. Drake JR., P.C. SunTrust	Legal Fees Bank Fee	\$12,890.16 \$20.00
Bank Fee	12/19/2013	SunTrust	Bank Fee	\$5.00
Bank Fee Bank Fee	1/22/2014 2/21/2014		Bank Fee Bank Fee	\$5.00 \$5.00
RETURN	2/21/2014		Return of remaining retainer from RCLCO	(\$18,827.00)
Bank Fee	3/11/2014		Bank Fee	\$5.00
RETURN Bank Fee	3/20/2014 4/18/2014		Return of remaining retainer from Lamberth, Cifelli Bank Fee	(\$16,505.64) \$5.00
Bank Fee	5/20/2014	SunTrust	Bank Fee	\$5.00
Bank Fee	6/19/2014 7/21/2014		Bank Fee	\$5.00 \$5.00
Bank Fee Bank Fee	8/20/2014		Bank Fee Bank Fee	\$5.00
Bank Fee	9/19/2014	SunTrust	Bank Fee	\$5.00
Bank Fee Bank Fee	10/21/2014 11/21/2014		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	12/18/2014	SunTrust	Bank Fee	\$5.00
Bank Fee	1/22/2015		Bank Fee	\$5.00 \$5.00
Bank Fee Bank Fee	2/20/2015 3/19/2015		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	4/16/2015	SunTrust	Bank Fee	\$5.00
TRN#007643 Bank Fee	4/16/2015 4/16/2015	Bonnie Barsamian SunTrust	Settlement with Bonnie Barsamian and Daniel Dunn (authorized by Doc. No. 1305) (50% allocation) Bank Fee	\$5,000.00 \$20.00
TRN#007687	4/16/2015	Adams Hendon Carson Crow & Saenger	Settlement with TJF Golf, Inc. and Tom Fazio" (authorized by Doc. No. 1306) (50% allocation)	\$15,000.00
Bank Fee	4/20/2015 5/20/2015		Bank Fee	\$20.00
Bank Fee Bank Fee	6/18/2015		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	7/7/2015	SunTrust	Bank Fee	\$5.00
TRN#012314 Bank Fee		J. Dan Lott SunTrust	Settlement with J. Dan Lott (authorized by Doc. No. 1336) Bank Fee	\$10,000.00 \$20.00
TRN#012374	7/7/2015	Brennan, Wasden & Painter LLC	Settlement (authorized by Doc. No. 1334)	\$135,000.00
Bank Fee	7/20/2015		Bank Fee	\$20.00
Bank Fee Bank Fee	8/20/2015 9/21/2015		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	10/21/2015	SunTrust	Bank Fee	\$5.00
Bank Fee Bank Fee	11/20/2015 12/18/2015		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	1/22/2016	SunTrust	Bank Fee	\$5.00
Bank Fee	2/19/2016		Bank Fee	\$5.00 \$5.00
Bank Fee Bank Fee	3/18/2016 4/20/2016		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee		SunTrust	Bank Fee	\$5.00

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:76 of

Accepting Unsecute Creditors Fund

Name of Bank			SunTrust	
Account			Accepting Unsecured Creditors Funds	
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Bank Fee	6/20/2016	SunTrust	Bank Fee	\$5.00
Bank Fee	7/21/2016	SunTrust	Bank Fee	\$5.00
Bank Fee	8/18/2016	SunTrust	Bank Fee	\$5.00
Bank Fee	9/21/2016	SunTrust	Bank Fee	\$5.00
Bank Fee	10/21/2016	SunTrust	Bank Fee	\$5.00
Bank Fee	11/21/2016	SunTrust	Bank Fee	\$5.00
Bank Fee	12/20/2016	SunTrust	Bank Fee	\$5.00
TRN#012644	12/30/2016	Epic Bankruptcy Solutions LLC	Funds transferred to it as disbursing agent for Class 4 Claimants other than the PBGC.	\$266,672.82
Bank Fee	12/30/2016		Bank Fee	\$20.00
TRN#012752	12/30/2016		Class 4 Distribution	\$2,404,711.00
Bank Fee	12/30/2016		Bank Fee	\$20.00
Account Transfer	12/30/2016		Account Transfer to 4736	\$50,000.00
Account Transfer	12/30/2016		Account Transfer from 4736	(\$0.32
Bank Fee	12/30/2016	SunTrust	Bank Fee	\$25.00
Bank Fee	1/3/2017	SunTrust	Bank Fee Refund	(\$25.00
Bank Fee	1/23/2017		Bank Fee	(\$5.00
Bank Fee	1/31/2017	SunTrust	Bank Fee Refund	\$5.00
			TOTAL	\$ 6,329,872.00

Exhibit "E-4"

Trust Administrative

Trust Administrative

The Trust Administrative Account was funded pursuant to the Secured Lender Settlement Agreement approved by the Secured Lender Settlement Agreement Approval Order. *See* Secured Lender Settlement Agreement ¶ 4 (setting forth the amount funded). Such amount was combined with the General Unsecured Creditors Fund (as that term is defined in the Plan) because—after the payment of Trust Costs—the balance of both are to be distributed to class 5 Beneficiaries. On December 15, 2016, the Court entered an order [Doc. No. 1723] approving the initial distribution from such account.

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:70 of

Name of Bank Account			SunTrust Trust Administrative Funds	-
				1
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
RN # 011844	3/9/2011	Conway MacKenzie	Wind down and trust administrative fees	\$ 23,264.53
ank Fees	4/30/2011		Bank Fees for Q1	\$ 47.00
RN # 013096 RN # 014731		Conway MacKenzie Conway MacKenzie	Wind down and trust administrative fees Wind down and trust administrative fees	\$ 17,910.67 \$ 6,249.01
Bank Fee	6/30/2011		Bank Fees for Q2	\$ 55.00
3ank Fee	8/23/2011		Bank Fees	\$ 5.00
Bank Fee	8/23/2011 10/3/2011		Bank Fees Transfer to Trust Administrative Funds Acct # 4736	\$ 5.00 \$ 40,419.20
Bank Fee	10/3/2011		Bank Fee - Account Analysis Fee	\$ 40,419.20 \$ 15.00
RN # 004561		Bryan Cave LLP	Wind down and trust administrative fees	\$ 12,287.76
RN # 004518		Lamberth, Cifelli, Stokes, Ellis & Nason, P.A		\$ 14,130.00
RN # 004436 Bank Fee	11/15/2011	Conway MacKenzie	Wind down and trust administrative fees Internal Wire Transfer Fee	\$ 12,177.15 \$ 10.00
ank Fee	11/15/2011		Outgoing Wire Transfer Fee	\$ 20.00
Bank Fee	11/15/2011		Outgoing Wire Transfer Fee	\$ 20.00
ank Fee	11/22/2011 11/21/2011		Outgoing Wire Transfer Fee Bank Fee - Account Analysis Fee	\$ 20.00 \$ 15.00
Bank Fee TRN # 015303		Epiq Systems	Wind down and trust administrative fees	\$ 8,548.49
ank Fee	12/20/2011		Bank Fee - Account Analysis Fee	\$ 15.00
ank Fee	1/23/2012		Account Analysis Fee	\$ 15.00
ank Fee	1/31/2012 1/31/2012		Internal Wire Transfer Fee TRN#017345 Outgoing Wire Transfer Fee TRN#017203	\$ 10.00 \$ 20.00
Bank Fee Bank Fee	1/31/2012		Outgoing Wire Transfer Fee TRN#017203	\$ 20.00 \$ 20.00
RN#017345	1/31/2012	Lamberth Cifelli, Stokes, Ellis & Nason	Legal Services	\$ 21,492.00
RN#017203		Conway MacKenzie		\$ 23,140.50 \$ 25,667,80
RN#017272 Bank Fee	1/31/2012	Bryan Cave LLP	Legal Services Maintenance Fee	\$ 35,667.80 \$ 25.00
Bank Refund	1/31/2012		Maintenance Fee Refund	\$ (25.00
Bank Fee	2/21/2012		Bank Fee - Account Analysis Fee	\$ 15.00
ank Fee	3/1/2012	Constancy, Brooks & Smith LLD	DLX check order	\$ 125.15
Check #1001 Check #1000		Constangy, Brooks & Smith LLP The Balancing Act		\$ 7,747.90 \$ 175.70
Check #1002	3/13/2012	Lamberth Cifelli, Stokes, Ellis & Nason	Legal services	\$ 16,070.14
Check #1003		James L. Drake Jr. P.C.	Legal services	\$ 9,225.00
ank Fee	3/20/2012 3/8/2012		Bank Fee - Account Analysis Fee Transfer from AUC Funds Acct # 4751	\$ 15.00 \$ (33,218.54
ank Fee	4/19/2012		Bank fee for Account Analysis Fee	\$ 5.00
ank Fee	5/18/2012		Bank fee for Account Analysis Fee	\$5.00
ank Fee	6/20/2012 7/20/2012		Bank fee for Account Analysis Fee Bank fee for Account Analysis Fee	\$5.00 \$5.00
Bank Fee	8/14/2012		Transfer from AUC Funds Acct # 4751	(\$9,762.33)
Bank Fee	8/20/2012		Bank fee for Account Analysis Fee	\$5.00
9/30/1902		U.S. Trustee	U.S. Trustee Fees	\$9,762.33
Bank Fee 10/1/1902	9/2/2012	U.S. Trustee	Bank Fee for Account Analysis Fee U.S. Trustee Fees	\$5.00 \$9.48
Bank Fee	10/19/2012		Bank fee for Account Analysis Fee	\$5.00
[‡] 1006		Lora H. Carter	Court fees	\$358.90
Bank Fee Credit	11/21/2012 12/19/2012	SunTrust	Bank fee for Account Analysis Fee Transfer from AUCF 4751 account	\$5.00 (\$56,141.70)
Bank Fee	12/20/2012	SunTrust	Bank fee for Account Analysis Fee	\$5.00
ŧ1010	12/26/2012	Lattimore Black Morgan & Cain P.C.	Professional Fees	\$33,313.50
1008	12/31/2012	RCLCO Tiffany Alley Reporting & Video	Administrative Services	\$17,136.00
#1009 Deposit	1/3/2013	Tilitany Alley Reporting & video	Court Fees Transfer from #4751 AUCF	\$5,304.20 (\$4,875.00)
Bank Fee	1/22/2013	SunTrust	Bank fee for Account Analysis Fee	\$5.00
1011		U.S. Trustee Fees	Bank Check for US Trustee fees	\$4,875.00
Bank Fee Bank Fee	2/21/2013 2/28/2013		Bank fee for Account Analysis Fee Bank Maintenance Fee	\$5.00 \$12.00
1007		Joan Mobley	Court Fees	\$388.00
ank Fee	3/20/2013	SunTrust	Bank fee for Account Analysis Fee	\$5.00
Refund	3/27/2013		Bank refund for Maintenance Fee	(\$12.00
ank Fee ank Fee	3/29/2013 4/18/2013		Bank Maintenance Fee Maintenance Fee	\$12.00 \$15.00
ank Fee	4/30/2103	SunTrust	Maintenance Fee	\$12.00
		SunTrust	Bank refund for Maintenance Fee	(\$12.00
REDIT ank Fee	5/16/2013 5/20/2013		Transfer from #4751 Holding Bank Fee	(\$256,725.85 \$15.00
1012		Irell & Manella LLP	Legal Fees	\$7,653.46
RN#006165	6/5/2013	Bass, Berry & Sims	Legal Fees	\$2,406.78
ank Fee		SunTrust	Bank Fee	\$20.00
ank Fee 1013	6/20/2013 6/25/2013	SunTrust US Trustee	Bank Fee UST Fees	\$15.00 \$4,879.14
RN#016903	7/12/2013	Conway MacKenzie Atlanta, LLC	Professional Services	\$67,509.93
ank Fee	7/12/2013	Suntrust	Bank Fee	\$20.00
ank Fee 1014	7/19/2013	Suntrust Irell & Manella LLP	Bank Fee Legal Fees	\$15.00 \$300.00
RN#013662		Epiq Bankruptcy Solutions, LLC	Claims and noticing services	\$3,930.45
ank Fee	8/14/2013	Suntrust	Bank Fee	\$20.00
ank Fee	8/20/2013		Bank Fee	\$15.00
1015 Bank Fee	8/26/2013 9/20/2013	US Trustee Suptrust	UST Fees Bank Fee	\$4,870.86 \$15.00
RN#012632		Cummings & Middlebrooks, LLP	Legal Fees	\$10,000.00
ank Fee	10/8/2013	Suntrust	Bank Fee	\$20.00
RN#012556		Epiq Bankruptcy Solutions, LLC	Claims and noticing services	\$16,681.92
ank Fee RN#012584	10/8/2013	Suntrust Morris, Manning & Martin, LLP	Bank Fee Legal Fees	\$20.00 \$31,960.50
ank Fee	10/8/2013		Bank Fee	\$31,960.50
RN#012506		Bryan Cave LLP	Legal Fees	\$100,000.00
3ank Fee	10/8/2013	Suntrust	Bank Fee	\$20.00
Bank Fee	10/21/2013		Bank Fee	\$15.00
ank Fee EFUND	10/31/2013 11/19/2013		Bank Fee Refund of Bank Fee	\$25.00 (\$25.00
Bank Fee	11/21/2013		Bank Fee	\$15.00

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:80 of

Name of Bank Account			SunTrust Trust Administrative Funds]
Account			I rust Administrative Funds]
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Bank Fee	11/29/2013		Bank Fee Proceeds of Retained Action	\$25.00 (\$450,000.00
INCOMING Bank Fee	12/6/2013	Traveler's Insurance Suntrust	Bank Fee	(\$450,000.00
#1016		U.S. Trustee	UST Fees	\$4,875.00
TRN#012866 Bank Fee	12/10/2013	Conway MacKenzie Atlanta, LLC Suntrust	Professional Services Bank Fee	\$450,000.00 \$20.00
INCOMING		Chilivis, Cochran, Larkins & Bever LLP	Proceeds of Retained Action	(\$55,000.00
Bank Fee INCOMING	12/17/2013 12/17/2013	Seyfarth Shaw	Bank Fee Proceeds of Retained Action	\$5.00 (\$18,000,000.00
Bank Fee TRN#011188	12/17/2013		Bank Fee	\$5.00
TRN#011188 TRN#011277		Conway MacKenzie Atlanta, LLC Bryan Cave LLP	Professional Services Legal Fees	\$39,961.22 \$450,000.00
Bank Fee	12/18/2013		Bank Fee	\$20.00
TRN#011277 TRN#011312	12/18/2013 12/18/2013	Dennie L. McCrary	Bank Fee McCrary compromised claim distribution	\$20.00 \$900,000.00
Bank Fee	12/18/2013		Bank Fee	\$10.00
TRN#011400 Bank Fee	12/18/2013	Bass, Berry & Sims Suntrust	Legal Fees Bank Fee	\$6,600,247.46 \$20.00
Bank Fee	12/19/2013	Suntrust	Bank Fee	\$15.00
TRN#012208 Bank Fee	12/19/2013	Matt Hodgdon Suntrust	Hodgdon compromised claim distribution Bank Fee	\$52,500.00 \$10.00
Bank Fee	12/31/2013	Suntrust	Bank Fee	\$25.00
TRN#012387 Bank Fee	1/10/2014 1/10/2014	Conway MacKenzie Atlanta, LLC Suntrust	Professional Services Bank Fee	\$40,634.36
Bank Fee	1/22/2014	Suntrust	Bank Fee	\$15.00
TRN#012457 Bank Fee	1/22/2014 1/22/2014	Bryan Cave LLP Suntrust	Legal Fees Bank Fee	\$268,580.89 \$20.00
DEPOSIT	1/23/2014			(\$38,380.67
REFUND TRN#013077	1/27/2014 2/19/2014	Suntrust Epiq Bankruptcy Solutions, LLC	Refund of Bank Fee Professional Services	(\$25.00 \$23,808.78
Bank Fee	2/19/2014	Suntrust	Bank Fee	\$20.00
Bank Fee #1017	2/21/2014	Suntrust U.S. Trustee	Bank Fee UST Fees	\$15.00 \$13,000.00
#1018	2/25/2014	D'Huyvetter & Swichkow, P.C.	Professional Services	\$800.00
TRN#014109 Bank Fee	2/28/2014 2/28/2014	Conway MacKenzie Atlanta, LLC	Professional Services Bank Fee	\$72,821.77 \$20.00
TRN#010448		Conway MacKenzie Atlanta, LLC	Professional Services	\$48,335.07
Bank Fee TRN#010532	3/7/2014		Bank Fee	\$20.00 \$131,039.70
Bank Fee	3/7/2014	Bryan Cave LLP Suntrust	Legal Fees Bank Fee	\$131,039.70
Bank Fee	3/20/2014		Bank Fee	\$15.00
Bank Fee #1019	4/18/2014 4/22/2014	Epiq Systems	Bank Fee Professional Services	\$15.00 \$4,930.90
#1021	4/22/2014	U.S. Trustee	UST Fees	\$13,000.00
#1022 TRN#012075		Cohn/Fyvolent/Shaver Conway MacKenzie Atlanta, LLC	Legal Fees Professional Services	\$2,300.00 \$139,571.20
Bank Fee	5/14/2014	Suntrust	Bank Fee	\$20.00
#1020 #1025	5/16/2014	Cummings & Middlebrooks, LLP Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Fees Legal Fees	\$3,000.00 \$3,632.50
TRN#014595	5/16/2014	James L. Drake JR., P.C.	Legal Fees	\$8,003.00
Bank Fee TRN#014621	5/16/2014 5/16/2014	Suntrust Bryan Cave LLP	Bank Fee Legal Fees	\$20.00 \$98,826.49
Bank Fee	5/16/2014	Suntrust	Bank Fee	\$20.00
#1024 #1023		Epiq Systems Cohn/Fyvolent/Shaver	Professional Services Legal Fees	\$25,320.25 \$813.00
Bank Fee	5/20/2014	Suntrust	Bank Fee	\$15.00
TRN#012016 Bank Fee	6/6/2014 6/6/2014	Conway MacKenzie Atlanta, LLC	Professional Services Bank Fee	\$57,863.08 \$20.00
TRN#012045	6/6/2014	Bryan Cave LLP	Legal Fees	\$98,062.65
Bank Fee #1026		Suntrust Trial Graphix, Inc.	Bank Fee Professional Services	\$20.00 \$3,713.58
Bank Fee	6/19/2014		Bank Fee	\$15.00
TRN#012642 Bank Fee	7/9/2014 7/9/2014	Conway MacKenzie Atlanta, LLC	Professional Services Bank Fee	\$59,020.14 \$20.00
#1027	7/17/2014	Epiq Systems	Professional Services	\$24,844.70
Bank Fee #1029	7/21/2014	Suntrust Epiq Systems	Bank Fee Professional Services	\$15.00 \$9,868.35
#1028	7/25/2014	Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Fees	\$14,243.50
TRN#013329	8/13/2014	Conway MacKenzie Atlanta, LLC	Professional Services	\$72,921.48
Bank Fee TRN#013365	8/13/2014 8/13/2014	Suntrust Bryan Cave LLP	Bank Fee Legal Fees	\$20.00 \$116,086.05
Bank Fee	8/13/2014	Suntrust	Bank Fee	\$20.00
#1031 Bank Fee	8/18/2014 8/20/2014	Wilkes Savannah, LLC Suntrust	Professional Services Bank Fee	\$762.00 \$15.00
#1032	8/20/2014	McCorkle & Johnson, LLP	Legal Fees	\$3,125.50
#1030 TRN#008388		Cohn/Fyvolent/Shaver Bryan Cave LLP	Legal Fees Legal Fees	\$540.00 \$75,423.60
Bank Fee	8/22/2014	Suntrust	Bank Fee	\$20.00
#1035 #1034		Epiq Systems Tidewater Engineering, Inc.	Professional Services Professional Services	\$12,444.78 \$900.00
#1036	9/5/2014	Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Fees	\$2,030.00
#1033 Bank Fee	9/11/2014 9/19/2014	Cummings & Middlebrooks, LLP Suntrust	Legal Fees Bank Fee	\$1,500.00 \$15.00
TRN#012946	9/23/2014	Billy R. Gibson	Settlement	\$30,000.00
Bank Fee #1037	9/23/2014		Bank Fee	\$20.00 \$6,903.50
#1037 Bank Fee	10/21/2014	Suntrust	Legal Fees Bank Fee	\$6,903.50 \$15.00
TRN#012872	10/21/2014	Conway MacKenzie Atlanta, LLC	Professional Services	\$72,881.50
Bank Fee #1039	10/21/2014 10/29/2014	Suntrust Lamberth, Cifelli, Stokes, Ellis & Nason	Bank Fee Legal Fees	\$20.00 \$8,452.33
#1038	11/10/2014	U.S. Trustee	UST Fees	\$1,625.00
Bank Fee	11/21/2014	Suntrust Conway MacKenzie Atlanta, LLC	Bank Fee Professional Services	\$15.00 \$74,790.21

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:88 of

Name of Bank			SunTrust Trust Administrative Funds	
Account			Trust Administrative Funds	
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Bank Fee	11/25/2014		Bank Fee	\$20.00
#1040 TRN#013529		U.S. Trustee Conway MacKenzie Atlanta, LLC	UST Fees Professional Services	\$4,883.55 \$72,926.92
Bank Fee	12/3/2014		Bank Fee	\$20.00
TRN#014104		Conway MacKenzie Atlanta, LLC	Professional Services	\$54,938.06
Bank Fee Bank Fee	12/16/2014 12/18/2014		Bank Fee Bank Fee	\$20.00 \$15.00
TRN#005171	12/22/2014	Bryan Cave LLP	Legal Fees	\$226,370.04
Bank Fee #1041	12/22/2014	Suntrust Epiq Systems	Bank Fee Professional Services	\$20.00 \$10,688.26
TRN#014962		Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Fees	\$23,908.00
Bank Fee	12/29/2014		Bank Fee	\$10.00
Bank Fee Bank Fee	1/22/2015 2/20/2015		Bank Fee Bank Fee	\$90.00 \$15.00
TRN#021768	2/27/2015	Conway MacKenzie Atlanta, LLC	Professional Services	\$50,619.61
Bank Fee #1045	2/27/2015	Suntrust U.S. Trustee	Bank Fee UST Fees	\$20.00 \$9,741.45
#1045		Epiq Systems	Professional Services	\$29,640.52
#1049	3/9/2015	Edward T. Wright	Settlement	\$130,000.00
TRN#013224 Bank Fee	3/11/2015 3/11/2015	James L. Drake Jr., P.C. Suntrust	Legal Fees Bank Fee	\$7,632.00 \$20.00
Bank Fee	3/19/2015	Suntrust	Bank Fee	\$15.00
#1047		Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Fees	\$5,701.00
TRN#013416 Bank Fee	3/19/2015 3/19/2015	Conway MacKenzie Atlanta, LLC Suntrust	Professional Services Bank Fee	\$73,299.18 \$20.00
#1046	3/20/2015	Epiq Systems	Professional Services	\$21,086.49
#1048 TRN#019750		William C. Smith Conway MacKenzie Atlanta, LLC	Settlement Professional Services	\$50,000.00 \$63,870.82
Bank Fee	3/31/2015		Bank Fee	\$20.00
TRN#019705		Bryan Cave LLP	Legal Fees	\$145,361.80
Bank Fee #1051	3/31/2015	U.S. Trustee	Bank Fee UST Fees	\$20.00 \$6,495.86
#1052		D'Huyvetter & Swichkow, P.C.	Accounting Fees	\$500.00
#1050 #1053		Epiq Systems Stout Kaiser Matteson Peake & Hendrick	Professional Services	\$16,825.45 \$4,463.14
CREDIT		Transfer from #4769	Legal Fees Transfer of Funds in Connection with the Expense Associated with Disallowing Claims	(\$33,789.67)
TRN#007785		Adams Hendon Carson Crow & Saenger	Settlement with TJF Golf, Inc. and Tom Fazio" (authorized by Doc. No. 1306) (50% allocation)	\$15,000.00
Bank Fee TRN#007832	4/16/2015	Suntrust Bonnie Barsamian	Bank Fee Settlement with Bonnie Barsamian and Daniel Dunn (authorized by Doc. No. 1305) (50% allocation)	\$20.00 \$5,000.00
Bank Fee	4/16/2015		Bank Fee	\$20.00
Bank Fee	4/20/2015		Bank Fee	\$10.00
#1055 TRN#011952		U.S. Trustee Conway MacKenzie	UST Fees Professional Services	\$659.48 \$78,729.90
Bank Fee	5/19/2015		Bank Fee	\$20.00
#1056 Bank Fee	5/20/2015	Epiq Systems Suntrust	Professional Services Bank Fee	\$19,191.17 \$15.00
TRN#009603	6/17/2015	Conway MacKenzie	Professional Services	\$65,782.50
Bank Fee Bank Fee	6/17/2015 6/18/2015		Bank Fee Bank Fee	\$20.00 \$15.00
#1054		Lamberth, Cifelli, Stokes, Ellis & Nason	Legal Fees	\$1,867.50
#1057		Epiq Systems	Professional Services	\$12,724.44
TRN#023706 Bank Fee	6/30/2015	Bryan Cave LLP Suntrust	Legal Fees Bank Fee	\$186,799.05 \$20.00
TRN#013511	7/6/2015	Conway MacKenzie	Professional Services	\$50,078.60
Bank Fee Bank Fee	7/6/2015 7/20/2015		Bank Fee Bank Fee	\$20.00 \$15.00
#1059		Epiq Systems	Professional Services	\$14,762.41
#1060	7/22/2015	U.S. Trustee	UST Fees	\$10,394.66
#1058 TRN#013552		Steven Greenbaum Conway MacKenzie	Settlement with Steven Greenbaum (authorized by Doc. No. 1339) Professional Services	\$12,500.00 \$55,213.15
Bank Fee	8/6/2015	Suntrust	Bank Fee	\$20.00
Bank Fee TRN#018057	8/20/2015 8/31/2015	Suntrust Conway MacKenzie	Bank Fee Professional Services	\$15.00 \$31,817.73
Bank Fee	8/31/2015		Bank Fee	\$31,817.73
#1061	9/15/2015	Epiq Systems	Professional Services	\$3,492.79
Bank Fee TRN#015781	9/21/2015 9/29/2015	Suntrust Bryan Cave LLP	Bank Fee Legal Fees	\$10.00 \$98,009.92
Bank Fee	9/29/2015	Suntrust	Bank Fee	\$20.00
TRN#011133 Bank Fee	9/30/2015 9/30/2015	Bryan Cave LLP	Legal Fees Bank Fee	\$83,615.78 \$20.00
TRN#014691		Suntrust Conway MacKenzie	Bank Fee Professional Services	\$20.00 \$44,877.62
Bank Fee	10/2/2015	Suntrust	Bank Fee	\$20.00
#1062 TRN#013703		Epiq Systems Conway MacKenzie	Professional Services Professional Services	\$4,821.03 \$38,452.48
Bank Fee	10/19/2015	Suntrust	Bank Fee	\$20.00
Bank Fee	10/21/2015		Bank Fee	\$15.00 \$2,877.20
#1063 TRN#017895		Epiq Systems Conway MacKenzie	Professional Services Professional Services	\$3,877.20 \$40,150.39
Bank Fee	11/13/2015	Suntrust	Bank Fee	\$20.00
Bank Fee TRN#014624	11/20/2015 11/24/2015	Suntrust James L. Drake Jr., P.C.	Bank Fee Professional Services	\$15.00 \$5,160.00
Bank Fee	11/24/2015	Suntrust	Bank Fee	\$20.00
TRALLOADER		Schulten Ward & Turner	Professional Services	\$87,634.05
TRN#014577	11/24/2015	Epiq Systems	Bank Fee Professional Services	\$20.00 \$4,191.13
I RN#014577 Bank Fee #1064	12/9/2015		Professional Services	\$3,298.80
Bank Fee #1064 #1065	12/23/2015	Epiq Systems		
Bank Fee #1064 #1065 TRN#005411	12/23/2015 12/9/2015	Conway MacKenzie	Professional Services	\$43,003.18
Bank Fee #1064 #1065	12/23/2015	Conway MacKenzie Suntrust		
Bank Fee #1064 #1065 TRN#005411 Bank Fee Bank Fee TRN#017195	12/23/2015 12/9/2015 12/9/2015 12/18/2015 12/30/2015	Conway MacKenzie Suntrust Suntrust Bryan Cave LLP	Professional Services Bank Fee Bank Fee Professional Services	\$43,003.18 \$20.00 \$15.00 \$88,785.72
Bank Fee #1064 #1065 TRN#005411 Bank Fee Bank Fee	12/23/2015 12/9/2015 12/9/2015 12/18/2015 12/30/2015 12/30/2015	Conway MacKenzie Suntrust Suntrust Bryan Cave LLP	Professional Services Bank Fee Bank Fee	\$43,003.18 \$20.00 \$15.00

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:82 of

Trust Administrative Funds

Name of Bank Account			SunTrust Trust Administrative Funds	
Check	Date of	_		
Number	Transaction	Payee	Purpose or Description	Amount
TRN#010591		Conway MacKenzie	Professional Services	\$42,742.2
Bank Fee TRN#013671		Suntrust James L. Drake Jr., P.C.	Bank Fee Professional Services	\$20.0 \$5,980.0
Bank Fee	1/21/2016		Bank Fee	\$20.0
TRN#013590 Bank Fee	1/21/2016	Schulten Ward & Turner Suntrust	Professional Services Bank Fee	\$131,658.6
Bank Fee	1/22/2016	Suntrust	Bank Fee	\$15.0
FRN#011249 Bank Fee	1/22/2016 1/22/2016	Schulten Ward & Turner	Professional Services Bank Fee	\$95,667.0 \$20.0
DEPOSIT		Hog Hammock LLC	Recovery from Hog Hammock LLC Settlement [See Doc. No. 1463]	(\$175,000.0
Bank Fee FRN#005449		Suntrust The Bishop Law Firm	Bank Fee Settlement	\$15.0 \$39,141.0
Bank Fee	2/8/2016		Bank Fee	\$39,141.0
Bank Fee	2/19/2016		Bank Fee	\$15.0
RN#014077 Bank Fee		Conway MacKenzie Suntrust	Professional Services Bank Fee	\$77,424.5 \$20.0
RN#013302	3/15/2016	James L. Drake Jr., P.C.	Professional Services	\$2,960.0
ank Fee	3/15/2016	Suntrust Epiq Bankruptcy Solutions	Bank Fee Professional Services	\$20.0 \$46,044.7
1067	3/17/2016	U.S. Trustee	UST Fees	\$4,225.3
Bank Fee RN#015655	3/18/2016		Bank Fee	\$15.0
RN#015655 Bank Fee	3/30/2016	Bass, Berry & Sims Suntrust	Professional Services Bank Fee	\$35,000.0 \$20.0
RN#013296	4/7/2016	Conway MacKenzie	Professional Services	\$66,871.1
Bank Fee RN#013374	4/7/2016	Suntrust Schulten Ward & Turner	Bank Fee Professional Services	\$20.0 \$159,908.7
3ank Fee	4/7/2016	Suntrust	Bank Fee	\$20.0
RN#016083		Schulten Ward & Turner	Professional Services	\$139,318.0
Bank Fee RN#018229	4/14/2016 4/15/2016	Suntrust Schulten Ward & Turner	Bank Fee Professional Services	\$20.0 \$94,307.2
ank Fee	4/15/2016	Suntrust	Bank Fee	\$20.0
RN#014451 Bank Fee	4/19/2016 4/19/2016	Conway MacKenzie	Professional Services Bank Fee	\$60,006.1 \$20.0
ank Fee	4/20/2016		Bank Fee	\$15.0
RN# 012357		Bank of the Ozarks	Recovery from Bank of the Ozarks Settlement [See Doc. No. 1484]	(\$272,000.0
ank Fee 1068	4/25/2016 4/25/2016	Epiq Bankruptcy Solutions	Bank Fee Professional Services	\$15.0 \$6,569.0
RN#014207	5/17/2016	Conway MacKenzie	Professional Services	\$52,073.8
ank Fee ank Fee	5/17/2016 5/19/2016		Bank Fee Bank Fee	\$20.0 \$15.0
1069		Epiq Bankruptcy Solutions	Professional Services	\$28,146.1
RN#013768		James L. Drake JR., P.C.	Professional Services	\$5,748.0
Bank Fee Bank Fee	6/8/2016 6/20/2016		Bank Fee Bank Fee	\$20.0 \$15.0
RN#014739	6/21/2016	Conway MacKenzie	Professional Services	\$66,259.1
ank Fee	6/21/2016	Suntrust U.S. Trustee	Bank Fee UST Fees	\$20.0 \$4,879.8
1071	7/5/2016	Epiq Bankruptcy Solutions	Professional Services	\$6,089.1
RN#014363		Conway MacKenzie	Professional Services	\$58,956.8
lank Fee lank Fee	7/20/2016 7/21/2016		Bank Fee Bank Fee	\$20.0 \$15.0
RN#013332	7/26/2016	Bryan Cave LLP	Professional Services	\$69,016.7
ank Fee 1072	7/26/2016	Suntrust Epiq Bankruptcy Solutions	Bank Fee Professional Services	\$20.0 \$6,364.1
RN#014236	8/3/2016	Etaros Actuarial Services, LLC	Professional Services	\$1,600.0
ank Fee RN#014266		Suntrust Schulten Ward & Turner	Bank Fee	\$20.0 \$58,520.5
ank Fee		Suntrust	Professional Services Bank Fee	\$56,520.5
RN# 012756		Epiq Bankruptcy Solutions	Professional Services	\$4,346.7
ank Fee RN#012824	8/4/2016 8/4/2016	Suntrust Schulten Ward & Turner	Bank Fee Professional Services	\$20.0 \$138,165.6
ank Fee	8/4/2016	Suntrust	Bank Fee	\$20.0
RN#016750 ank Fee	8/5/2016 8/5/2016	Schulten Ward & Turner	Professional Services Bank Fee	\$147,194.1 \$20.0
ank Fee RN#014543		Suntrust Conway MacKenzie	Professional Services	\$20.0
ank Fee	8/10/2016	Suntrust	Bank Fee	\$20.0
ank Fee RN#012762	8/18/2016 8/24/2016	Suntrust James L. Drake Jr. P.C.	Bank Fee Professional Services	\$15.0 \$2,100.0
ank Fee	8/24/2016	Suntrust	Bank Fee	\$20.0
ank Fee 1074	9/20/2016	Suntrust Epiq Bankruptcy Solutions	Transfer from Acct #4777 Professional Services	(\$99,989.6 \$4,384.0
ank Fee	9/21/2016		Bank Fee	\$15.0
RN#011926		Conway MacKenzie	Professional Services	\$54,092.3
ank Fee 1073	10/4/2016 10/12/2016	Suntrust Etaros Actuarial Services, LLC	Bank Fee Professional Services	\$20.0 \$800.0
RN#014035	10/19/2016	Conway MacKenzie	Professional Services	\$48,574.4
ank Fee ank Fee	10/19/2016 10/21/2016		Bank Fee Bank Fee	\$20.0 \$15.0
ank Fee 1076		Suntrust Epiq Bankruptcy Solutions	Professional Services	\$15.0
1077	11/14/2016	Forensic Strategy Services, LLC	Professional Services	\$750.0
1078 ank Fee	11/15/2016 11/21/2016	Lamberth, Cifelli, Ellis & Nason Suntrust	Professional Services Bank Fee	\$2,180.4 \$15.0
RN#013356	11/21/2016	Schulten Ward Turner & Weiss, LLP	Professional Services	\$116,995.3
ank Fee	11/21/2016		Bank Fee Professional Services	\$20.0 \$130.869.7
RN#008280 ank Fee	11/29/2016	Schulten Ward Turner & Weiss, LLP Suntrust	Professional Services Bank Fee	\$130,869.7 \$20.0
RN#007328	12/1/2016	James L. Drake Jr. P.C.	Professional Services	\$10,760.0
ank Fee RN#007435	12/1/2016	Suntrust Schulten Ward Turner & Weiss, LLP	Bank Fee Professional Services	\$20.0 \$128,956.4
ank Fee	12/1/2016	Suntrust	Bank Fee	\$20.0
RN#007485 ank Fee		Conway MacKenzie	Professional Services	\$39,586.3
ank Fee RN#005592	12/1/2016	Schulten Ward Turner & Weiss, LLP	Bank Fee Professional Services	\$20.0 \$137,907.1

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:80 of

Account			SunTrust	
Account			Trust Administrative Funds	
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Bank Fee	12/5/2016		Bank Fee	\$20.00
Account Transfer TRN#014041	12/5/2016	SunTrust Conway MacKenzie	Account Transfer from 4777 Professional Services	(\$524,991.61 \$29,957.33
Bank Fee	12/14/2016	Suntrust	Bank Fee	\$20.00
TRN#014127		Schulten Ward Turner & Weiss, LLP	Professional Services	\$98,350.00
Bank Fee Bank Fee	12/14/2016 12/20/2016		Bank Fee Bank Fee	\$20.00 \$15.00
TRN#008285	12/22/2016	Schulten Ward Turner & Weiss, LLP	Professional Services	\$97,422.50
Bank Fee TRN#008337	12/22/2016	Suntrust Conway MacKenzie	Bank Fee Professional Services	\$20.00 \$34,146.19
Bank Fee	12/22/2016		Bank Fee	\$20.00
TRN#008389		James L. Drake Jr. P.C.	Professional Services	\$5,480.00
Bank Fee #1081	12/22/2016 12/28/2016	Epiq Bankruptcy Solutions	Bank Fee Professional Services	\$20.00 \$19,407.90
TRN#014448	12/29/2016	Schulten Ward Turner & Weiss, LLP	Professional Services	\$17,401.94
Bank Fee TRN#014500	12/29/2016	Suntrust Epiq Bankruptcy Solutions	Bank Fee Professional Services	\$20.00 \$35,000.00
Bank Fee	12/29/2016		Bank Fee	\$20.00
#1080		Bass Berry Sims	Professional Services	\$1,647.50
TRN#012383 Bank Fee	12/30/2016 12/30/2016		Class 5 Distribution to Lender Group Bank Fee	\$1,343,660.46
TRN#012439	12/30/2016	Bank of Scotland	Class 5 Distribution to Lender Group	\$551,083.10
Bank Fee	12/30/2016		Bank Fee	\$20.00
TRN#012484 Bank Fee	12/30/2016	Troutman Sanders LLP Suntrust	Class 5 Distribution to Lender Group Bank Fee	\$547,746.45
TRN#0125539	12/30/2016	Alston & Bird LLP	Class 5 Distribution to Lender Group	\$25,000.00
Bank Fee TRN#012582	12/30/2016	Suntrust Holland & Knight LLP	Bank Fee Class 5 Distribution to Lender Group	\$20.00 \$10,723.00
Bank Fee	12/30/2016		Bank Fee	\$20.00
Account Transfer	12/30/2016	Suntrust	Account Transfer from 4751	(\$50,000.00)
Account Transfer #1079	12/30/2016	Suntrust Etaros Actuarial Services, LLC	Account Transfer to 4751 Professional Services	\$0.32 \$750.00
TRN#007090		Epiq Bankruptcy Solutions	Funds transferred to it as disbursing agent for Class 5 Claimants other than the PBGC.	\$530,405.36
TRN#017072	1/13/2017		Class 5 Distribution to PBGC	\$1,481,433.27
Bank Fee TRN#014116	1/23/2017	Suntrust Synovus Bank	Bank Fee Class 5 Distribution to Lender Group	\$15.00 \$7,801.47
TRN#014161		Bank of Scotland	Class 5 Distribution to Lender Group	\$3,099.56
TRN#014213		Troutman Sanders LLP	Class 5 Distribution to Lender Group	\$3,098.97
Bank Fee TRN#010661	2/21/2017 3/1/2017	Suntrust Conway MacKenzie	Bank Fee Professional Services	\$140.00 \$15,204.00
Bank Fee	3/20/2017	Suntrust	Bank Fee	\$10.00
TRN#007365 Bank Fee		Conway MacKenzie	Professional Services	\$3,090.37
TRN#006110	4/20/2017 4/25/2017	Conway MacKenzie	Bank Fee Professional Fees	\$60.00 \$10,457.20
#1082		U.S. Trustee	UST Fees	\$22,793.67
Bank Fee Bank Fee	5/10/2017 5/18/2017		Bank Fee - Online Cash Manager refund Bank Fee	(\$10.00) \$35.00
TRN#014603		Conway MacKenzie	Professional Fees	\$7,658.05
Bank Fee	6/20/2017		Bank Fee	\$10.00
TRN#011283 Bank Fee	7/7/2017 7/21/2017	Conway Mackenzie Atlanta, LLC Suntrust	Professional Fees Bank Fee	\$7,996.68 \$35.00
TRN#015454		Conway Mackenzie Atlanta, LLC	Professional Fees	\$7,155.35
Bank Fee	8/18/2017	Suntrust	Bank Fee	\$35.00
TRN#014715 Bank Fee	9/6/2017 9/21/2017	Suptrust	Deposit for the Sale to Cottage 429, LLC [See Bankr. Docket No. 1732] Bank Fee	(\$66,000.00) \$35.00
Bank Fee	10/20/2017	Suntrust	Bank Fee	\$9.00
Deposit Bank Fee	11/14/2017 11/20/2017		Return of expenses from Bass Berry & Sims	(\$329.05)
TRN#015498		Conway MacKenzie	Bank Fee Professional Fees	\$5.00 \$35,846.00
TRN#015542	12/11/2017	James L. Drake, Jr.	Professional Fees	\$2,010.00
Bank Fee	12/20/2017		Bank Fee	\$5.00
Deposit Bank Fee	1/16/2018 1/22/2018		Settlement with Travelers Bank Fee	(\$475,000.00) \$38.00
1083	1/23/2018	UST	UST Fees	\$11,154.56
1084 TRN #006226		Epiq Systems Epiq Systems	Professional Fees Professional Fees	\$12,000.00 \$12,167.58
TRN #006271	1/24/2018	Schulten Ward Turner & Weiss, LLP	Professional Fees	\$17,897.14
TRN #006323		Conway MacKenzie Atlanta Schulten Ward Turner & Weiss, LLP	Professional Fees Professional Fees	\$7,226.47
TRN #009403 Bank Fees	2/13/2018		Professional Fees Bank Fees	\$61,980.63 \$95.00
TRN #007542	2/26/2018	Schulten Ward Turner & Weiss, LLP	Professional Fees	\$54,065.51
Bank Fee TRN #013071	3/20/2018	Suntrust Schulten Ward Turner & Weiss, LLP	Bank Fee	\$135.00 \$60,105.26
Bank Fee	4/19/2018		Professional Fees Bank Fee	\$60,105.26
Bank Fee	5/18/2018	Suntrust	Bank Fee	\$5.00
Bank Fee Bank Fee	6/20/2018 7/20/2018		Bank Fee Bank Fee	\$5.00 \$5.00
Bank Fee	8/20/2018		Bank Fee	\$5.00
Bank Fee	9/21/2018		Bank Fee	\$5.00
Transfer Bank Fee	10/12/2018 10/19/2018		Transfer to Acct 4777 Bank Fee	\$262.29 \$5.00
Bank Fee	10/24/2018	Suntrust	Bank Fee	\$51.60
1001		James L. Drake Jr. P.C.	Legal Fees	\$840.00
1002 1004		US Trustee LT Advisory Services	UST Fees Professional Fees	\$2,958.44 \$9,691.27
Bank Fee	11/21/2018	Suntrust	Bank Fees	\$5.00
1003		US Trustee	UST Fees	\$329.92
1006 1005		LT Advisory Services James L. Drake Jr. P.C.	Professional Fees	\$8,550.00 \$14,490.00
1008	12/20/2018	Epiq Bankruptcy Solutions	Professional Fees	\$17,093.30
Bank Fee 1007	12/20/2018	Suntrust US Trustee	Bank Fees UST Fees	\$5.00 \$332.26
1007		LT Advisory Services	Professional Fees	\$332.26

Case:10-21034-EJC Doc#:1897 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:84 of

Trust Administrative Funds

Name of Bank			SunTrust	
Account			Trust Administrative Funds	
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Number	Transaction	Fayee	Furpose of Description	Amount
1009	1/8/2010	James L. Drake Jr. P.C.	Legal Fees	\$17,850.00
1003		Bass Berry Sims LLC	Bank Fee	\$37,500.00
1011		LT Advisory Services	Professional Fees	\$10.093.75
Bank Fee	1/22/2019		Bank Fees	\$5.00
TRN #014321	1/28/2019		Settlement with KPPOA	(\$100.000.00
TRN #014321		King & Spalding	Settlement with SIA	(\$600.000.00
1013		Thompson Hine	Legal Fees	\$1,518.00
1013		Schulten Ward Turner & Weiss LLP	Legal Fees	\$1,518.00
Bank Fee	2/21/2019		Bank Fees	\$240,000.00
1017		LT Advisory Services	Professional Fees	\$9.618.75
1017		Trinity Title Insurance Agency Inc.	Professional Fees	\$9,618.75
1015		James L. Drake Jr. P.C.	Legal Fees	\$1,200.00
Bank Fee	3/20/2019		Bank Fees	\$1,350.00
Bank Fee 1018		Schulten Ward Turner & Weiss LLP	Legal Fees	\$5.00
				,
1019		Epiq Corporate Restructuring	Professional Fees	\$4,633.40
1020		US Trustee	UST Fees	\$320.51
Bank Fee	4/18/2019		Bank Fees	\$5.00
1021		LT Advisory Services	Professional Fees	\$11,158.86
Bank Fee	5/20/2019		Bank Fees	\$5.00
1022		James L. Drake Jr. P.C.	Legal Fees	\$2,610.00
1023		LT Advisory Services	Professional Fees	\$10,212.50
TRN #014652		Bass, Berry & Sims	Legal Fees	\$86,273.80
TRN #014720		Epiq Corporate Restructuring	Professional Fees	\$7,551.90
Bank Fee	6/20/2019		Bank Fees	\$5.00
TRN #01068		Schulten Ward Turner & Weiss LLP	Legal Fees	\$95,760.00
TRN #010785		D'Huyvetter & Swichkow, P.C.	Professional Fees	\$2,975.00
TRN #009422		LT Advisory Services	Professional Fees	\$7,738.75
Bank Fee	7/17/2019		Bank Fees	\$35.95
Bank Fee	7/19/2019		Bank Fees	\$105.00
1025		US Trustee	UST Fees	\$6,828.89
TRN #012016	8/15/2019	LT Advisory Services	Professional Fees	\$20,000.00
TRN #012055		Bass, Berry & Sims	Legal Fees	\$5,000.00
TRN #012168		Schulten Ward Turner & Weiss LLP	Legal Fees	\$49,765.24
TRN #012244		James L. Drake Jr. P.C.	Legal Fees	\$5,215.00
TRN #012296	8/15/2019	D'Huyvetter & Swichkow, P.C.	Professional Fees	\$750.00
TRN #012374	8/15/2019	Epiq Corporate Restructuring	Professional Fees	\$22,836.20
TRN #012451		Miller & Martin	Legal Fees	\$6,358.50
			TOTAL	\$ (27,317.36

* The Trust Administrative account started with a balance of \$217,000. The total above of \$(27,317.36) represents a net increase of \$27,317.36 over the original balance after all distributions which reconciles to the final bank balance of \$244,317.26 as of 8/15/2019

Exhibit "E-5"

Holding Account

Holding Account

The Holding Account was for administrative convenience. Funds were deposited into this account on a temporary basis and then remitted to the appropriate account thereafter.

Case:10-21034-EJC Doc#:1807 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:84 of

Holding Account

Name of Bank Account			SunTrust Holding	
Account			rioding	
Check Number	Date of Transaction	Payee	Purpose or Description	Amount
Deposit	3/10/2011	Deposit	Incoming Wire deposit	(\$454.02
Deposit	3/10/2011		Incoming Wire deposit	(\$43,309.33
Deposit	3/15/2011		Incoming Wire deposit	(\$135,976.7
Deposit	3/16/2011		Incoming Wire deposit	(\$530.00
Bank Fee		SunTrust	Incoming Wire Transfer Fees	\$40.00
Deposit	5/9/2011		Incoming Wire deposit TRN#014415	(\$62,663.00
Bank Fee		SunTrust	Bank Fee	\$5.00
ank Refund		SunTrust	Bank Refund	(\$40.0
Deposit	9/12/2011		Check Deposit	(\$9,720.8
Deposit	9/30/2011		Check Deposit	(\$5,147.0
Deposit	12/5/2011		Check Deposit	(\$2,606.8
Deposit	12/7/2011		Check Deposit	(\$8,201.8
Deposit Deposit	2/1/2012 2/9/2012		Check Deposit Check Deposit	<u>(\$5,137.9</u> (\$1,110.63)
Deposit	2/9/2012		Check Deposit	(\$45,861.1
Deposit		from Gilbert Harrell	Incoming Wire deposit TRN#012268	(\$110,361.4
Bank Fee	8/15/2012		Incoming Wire Transfer Fee TRN#012268	(\$110,301.44 \$15.0
RN#009079	5/10/2012		Svnovus Settlement	\$174,285.0
Bank Fee		SunTrust	Bank Fee	\$50.0
	5/16/2013		Transfer to Trust account	\$256,725.8
ank Fee	12/31/2013		Bank Fee (refunded in next guarter)	\$12.0
Bank Fee		SunTrust	Bank Fee refund	(\$12.0
Bank Fee	12/31/2014		Bank Fee	\$12.0
Bank Fee	1/30/2015	SunTrust	Bank Fee	\$12.0
ank Fee	2/27/2015	SunTrust	Bank Fee	\$12.0
ank Fee	3/6/2015	SunTrust	Bank Credit	(\$36.0
ank Fee	1/29/2016	Suntrust	Bank Fee	\$25.0
REDIT	2/1/2016	Suntrust	Bank Fee - refund	(\$25.0
RN#011013	7/25/2016		Recovery from Sale to Gregory and Jennifer Holcomb	(\$100,000.0
Bank Fee		SunTrust	Bank - Interest Paid	(\$0.5
Bank Fee		SunTrust	Bank Fee	\$13.5
Bank Fee		SunTrust	Bank - Interest Paid	(\$2.54
Bank Fee		SunTrust	Transfer to Acct #4736	\$99,989.6
RN#008907	9/21/2016		Recovery from Sale to S. Taylor Glover [See Bankr Do	(\$50,000.0
RN#008003	9/21/2016		Recovery from Sale to S. Taylor Glover [See Bankr Do	(\$225,000.0
RN#015208	9/21/2016		Recovery from Sale to MVMS, LLC [See Bankr Docket	(\$250,000.0
Bank Fee		SunTrust	Bank - Interest Paid	(\$5.8
Bank Fee Bank Fee	10/21/2016 10/31/2016		Bank Fee Bank - Interest Paid	\$40.5 (\$13.3
Bank Fee	11/30/2016		Bank - Interest Paid	(\$13.34)
Account Transfer		SunTrust	Account Transfer to 4736	\$524,991.6
Bank Fee	12/30/2016		Bank - Interest Paid	
Bank Fee		SunTrust	Bank Fee	\$25.0
Bank Fee		SunTrust	Bank Fee	\$25.0
Bank Fee		SunTrust	Bank Fee	\$25.0
Bank Fee		SunTrust	Bank Fee	\$25.0
Bank Fee	10/31/2017		Bank Fee	\$25.0
Bank Fee	11/30/2017		Bank Fee	\$25.0
Bank Fee	12/29/2017		Bank Fee	\$25.0
ank Fee		SunTrust	Bank Fee	\$25.0
ank Fee	2/28/2018	SunTrust	Bank Fee	\$3.0
ank Fee	2/28/2018	SunTrust	Bank Fee	\$5.0
ank Fee	3/30/2018	SunTrust	Bank Fee	\$3.0
ank Fee		SunTrust	Bank Fee	\$5.0
ank Fee		SunTrust	Bank Fee	\$3.0
ank Fee		SunTrust	Bank Fee	\$5.0
ank Fee		SunTrust	Bank Fee	\$3.0
ank Fee		SunTrust	Bank Fee	\$5.0
ank Fee		SunTrust	Bank Fee	\$3.0
ank Fee		SunTrust	Bank Fee	\$5.0
ank Fee		SunTrust	Bank Fee	\$3.0
ank Fee		SunTrust	Bank Fee	\$5.0
ank Fee	8/31/2018		Bank Fee	\$3.0
Bank Fee		SunTrust	Bank Fee	\$5.0 \$2.0
ank Fee		SunTrust	Bank Fee	\$3.0
Bank Fee		SunTrust	Bank Fee	(\$262.2
ransfer Bank Fee	10/12/2018 10/31/2018		Transfer from Account 4736 Bank Fee	(\$262.29
Bank Fee	10/31/2018		Bank Fee	\$3.0 \$5.0
	10/31/2018	I Guilliusi		ລວ.0

\$5.00

Bank Fee

Bank Fee

10/31/2018 SunTrust

Case:10-21034-EJC Doc#:1801 Filed:09/22/19 Entered:09/22/19 12:20:50 Page:88 of

Holding Account

Name of Bank			SunTrust	
Account			Holding	
_				
Check	Date of			
Number	Transaction	Payee	Purpose or Description	Amount
Bank Fee	11/30/2018		Bank Fee	\$3.00
Bank Fee	11/30/2018		Bank Fee	\$5.00
Bank Fee	12/31/2018		Bank Fee	\$3.00
Bank Fee	12/31/2018		Bank Fee	\$5.00
Bank Fee	1/31/2019		Bank Fee	\$3.00
Bank Fee	1/31/2019		Bank Fee	\$5.00
Bank Fee	2/14/2019	SunTrust	Bank Fee Refund	(\$5.00)
Bank Fee	2/14/2019		Bank Fee Refund	(\$5.00)
Bank Fee	2/14/2019	SunTrust	Bank Fee Refund	(\$5.00)
Bank Fee	2/14/2019	SunTrust	Bank Fee Refund	(\$5.00)
Bank Fee	2/14/2019	SunTrust	Bank Fee Refund	(\$3.00)
Bank Fee	2/14/2019	SunTrust	Bank Fee Refund	(\$3.00)
Bank Fee	2/14/2019	SunTrust	Bank Fee Refund	(\$3.00)
Bank Fee	2/14/2019	SunTrust	Bank Fee Refund	(\$2.99)
Bank Fee	2/28/2019	SunTrust	Bank Fee	\$3.00
Bank Fee	2/28/2019	SunTrust	Bank Fee	\$5.00
Bank Fee	3/29/2019	SunTrust	Bank Fee	\$3.00
Bank Fee	3/29/2019	SunTrust	Bank Fee	\$5.00
Bank Fee	4/30/2019	SunTrust	Bank Fee	\$3.00
Bank Fee	4/30/2019	SunTrust	Bank Fee	\$5.00
Bank Fee	5/8/2019	SunTrust	Bank Fee Refund	(\$5.00)
Bank Fee	5/8/2019	SunTrust	Bank Fee Refund	(\$5.00)
Bank Fee		SunTrust	Bank Fee Refund	(\$5.00)
Bank Fee		SunTrust	Bank Fee Refund	(\$3.00)
Bank Fee		SunTrust	Bank Fee Refund	(\$3.00)
Bank Fee		SunTrust	Bank Fee Refund	(\$3.00)
Bank Fee	5/31/2019		Bank Fee	\$3.00
Bank Fee	5/31/2019		Bank Fee	\$5.00
Bank Fee	6/28/2019		Bank Fee	\$3.00
Bank Fee	6/28/2019		Bank Fee	\$5.00
20.111 00	0,20,2010			\$3.00
			TOTAL	\$16.00

EXHIBIT B

SEA ISLAND COMPANY

Claim Name	t:1801 Filed:09/27/19 Entered:09/27/19 12:21:59 Page:90 of Address Information
ADAMS, TAYLOR	503 VASSAR POINT ST SIMONS ISLAND GA 31522-2416
ATTORNEY GENERAL OF THE UNITED STATES	U.S. DEPARTMENT OF JUSTICE 950 PENNSYLVANIA AVENUE, NW WASHINGTON DC
	20530-0001
BAGLEY, ELIZABETH	1539 29TH STREET NW WASHINGTON DC 20007
BENEFIELD, HARRISON DELANEY	816 HAMILTON LANDING DR ST. SIMONS ISLAND GA 31522
BENEFIELD, JACKSON FITZGERALD	816 HAMILTON LANDING DR ST. SIMONS ISLAND GA 31522
BLUMENFELD, STEVEN	10298 GREENTRAIL DR N BOYNTON BEACH FL 33436-4408
BOURJOLLY, COLETTE	MIAMI FL 33137
BRADY, LEO	PERTH 06010
BURTON, CHARLES & LINDA C.	5766 YELLOW JASMINE TERRACE PROVIDENCE FORGE VA 23140
CARSON, EDWARD	P.O. BOX 7450 TIFTON GA 31793
CHRISTOPHER, LORD JAMES	PO BOX 431 DARIEN GA 31305
COSTA DEL MAR SUNGLASSES INC	PO BOX 863628 ORLANDO FL 32886-3628
CRIGLER, CARRIE	849 FALLING SPRINGS LN LEAGUE CITY TX 77573
DEPARTMENT OF JUSTICE, TAX DIVISION	CIVIL TRIAL SECTION, SOUTHERN REGION P. O. BOX 14198 BEN FRANKLIN STATION
DEFACTMENT OF COSTICE, TAX DIVISION	WASHINGTON DC 20044
DEPARTMENT OF THE TREASURY - IRS	INTERNAL REVENUE SERVICE P.O. BOX 7346 PHILADELPHIA PA 19101-7346
DEPARTMENT OF THE TREASURY - IRS	INTERNAL REVENUE SERVICE P.O. BOX 21126 PHILADELPHIA PA 19114
DEPARTMENT OF THE TREASURY - IRS	GLORIA RAYFORD, BANKRUPTCY SPECIALIST INTERNAL REVENUE SERVICE 401 W PEACHTRE
	ST, NW M/S 334-D ATLANTA GA 30308-3539
DEWITT, JAMES	3300 STINSONVILLE RD MACON GA 31204-1629
DISCRETE WIRELESS	BOX AT 952204 ATLANTA GA 31192-2204
EXCLUSIVE RESORTS REAL ESTATE HOLDINGS	II, LLC ATTN: KATE FRIEDMAN 1515 ARAPAHOE ST. TOWER 3, SUITE 300 DENVER CO
	80202
FLEISCHER, ALAN	PO BOX 1685 NEW CANAAN CT 06840
G-K SERVICES	3735 CORPOREX PARK DR TAMPA FL 33619
GASQUE, JAMES WALTER	1201 FOURTH ST BRUNSWICK GA 31520-3959
GEORGIA DEPARTMENT OF REVENUE	COMPLIANCE DIVISION ARCS - BANKRUPTCY 1800 CENTURY BLVD NE, SUITE 9100 ATLANT
	GA 30345-3202
GEORGIA DEPARTMENT OF REVENUE	ARCS - BANKRUPTCY 1800 CENTURY BOULEVARD, SUITE 9100 ATLANTA GA 30345-3202
GRAHAM, MIRIAM	172 MERION ST. SIMONS ISLAND GA 31522
HANBERRY, LILYAN	76 FOX DEN RD ASHEVILLE NC 28805-9206
HARRISON, LAURA	2901 LOMBARDY CT AUGUSTA GA 30909
HOBBS, LOVIE M.	1807 BARTOW ST BRUNSWICK GA 31520-6307
HOWARD, WILLIAM S	208 OLIVE WAY SAINT SIMONS ISLAND GA 31522
HUTCHERSON, CARLETHA W.	2313 BARTOW ST BRUNSWICK GA 31520-5410
INTERNAL REVENUE SERVICE	P.O. BOX 7346 PHILADELPHIA PA 19101-7346
INTERNAL REVENUE SERVICE	CENTRALIZED PROCESSING UNIT P.O. BOX 7346 PHILADELPHIA PA 19101-7346
INTERNAL REVENUE SERVICE	401 W. PEACHTREE STREET, N.W. STOP 334-D ATLANTA GA 30308
ISLAND SITES LLC	500 SEA ISLAND RD ST. SIMONS ISLAND GA 31522
JONES, BETTY	P O BOX 30351 SEA ISLAND GA 31561
JONES, JAN	PO BOX 85 WATKINSVILLE GA 30677-0003
KAUFMAN, JAMES	87 E WASHINGTON ST CHAGRIN FALLS OH 44022
XINGS POINT	ATTN: RACHAEL KELLY P.O. BOX 30463 SEA ISLAND GA 31561
XINGS FOINT XNOWLES, RACHEL	233 PARADOX LANE LIGONIER PA 15658
ACCUE, DONALD	535 BROWN DR ST SIMONS IS GA 31522-4509
MCDONALD, KENNETH	P.O. BOX 2185 FAYETTEVILLE NC 28302
MCKINNEY, DAVID	202 CARNOUSTIE ST. SIMONS ISLAND GA 31522
MERRELL HAWKINS LLC	ATTN: ED RALSTON 404 RIBAULT LANE SEA ISLAND GA 31522
MITCHELL, JAY D	610 CARRIAGE WAY NW ATLANTA GA 30327

SEA ISLAND COMPANY

Service List <u>Case:10-21034-EJC Doc#:1801 Filed:09/27/19 Entered:09/27/19 12:21:59 Page:91 of</u>	
Claim Name	Address Information
MONROE, JACQUELYN	414 COLLEY LN ST. SIMONS ISLAND GA 31522
NATIONAL TAX INSTITUTE INC	87 TERRACE HALL AVENUE BURLINGTON MA 01803
OFFICE OF THE ATTORNEY GENERAL	40 CAPITOL SQUARE, SW ATLANTA GA 30334
PATTERSON III, M.	P.O. BOX 30073 SEA ISLAND GA 31561
PATTERSON, M. DEAN III	PO BOX 30073 SEA ISLAND GA 31561
QUICK, CHRISTOPHER	SUITE #401 NEW YORK NY 10004
RANEY, BEN	1 BROOKHAVEN DR. NE UNIT 304 ATLANTA GA 30319
RICK L. BURDICK	1099 LANGLEY FORK LANE MACLEAN VA 22101
RICK L. BURDICK	458 FOREST ROAD SEA ISLAND GA 31561
SAINT SIMONS DRUG CO	PO BOX 20629 ST. SIMONS ISLAND GA 31522
SAMS, ALFRED III	JOHN BURT WILKERSON, JR P.O.BOX 4283 MACON GA 31208
SHANE NEEL	1175 CLAREDON DRIVE MARIETTA GA 30068
SHARON F. BURDICK	1099 LANGLEY FORK LANE MACLEAN VA 22101
SHARON F. BURDICK	458 FOREST ROAD SEA ISLAND GA 31561
SHAUB, ANNA	4918 MAYMANOR CIR NASHVILLE TN 37205-2708
SIMKINS, BRENT	500 PERMALUME PL NW ATLANTA GA 30318-3641
STATE OF GEORGIA REVENUE COMMISSIONER	1800 CENTURY BOULEVARD SUITE 15300 ATLANTA GA 30345
SULLIVAN, LORI	625 RUBEN CT. SAVANNAH GA 31401
SUNCOAST SERVICES & SUPPLY INC	1 DIAMOND CAUSEWAY STE 21, PMB202 SAVANNAH GA 31406
THE ESTATE OF MIRIAM WAGGONER HEISKELL	C/O SARAH L MURPHY, EXECUTOR 12 PROVINCETOWN ST GREENSBORO NC 27408
IRACEY SMITH	1234 HERSCHEL AVE. CINCINNATI OH 45208
UNITED STATES ATTORNEY	ATTENTION: CIVIL PROCESS CLERK 600 JAMES BROWN BLVD, SUITE 200 AUGUSTA GA 30901
UNITED STATES ATTORNEY	ATTENTION: CIVIL PROCESS CLERK 22 BARNARD STREET, SUITE 300 SAVANNAH GA 31401
WALSH, PATRICK	105 HARROGATE RD ST. SIMONS ISLAND GA 31522
WEINANTZ, MARGARET	307 FOREST OAKS DRIVE ST. SIMONS ISLAND GA 31522
WERK, CHARLES	59 SANIBEL ST MT PLEASANT SC 29464-7605
WILLIAM CHRISTIAN & ASSOCIATE	6607 CREEK WOOD DR CHAPEL HILL NC 27514

Total Creditor count 72