

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

IN RE:

**COUNTRY FRESH HOLDING
COMPANY, INC., *et. al.*¹**

Debtors.

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Case No.: 21-30574

Jointly Administered

**TRUSTEE’S *LIMITED* OBJECTION TO THE SECOND INTERIM AND FINAL
APPLICATION OF CASSELS BROCK & BLACKWELL LLP FOR COMPENSATION
FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED
AS CANADIAN COUNSEL TO THE OFFICIAL COMMITTEE OF UNSECURED
CREDITORS FOR THE PERIOD FROM MARCH 11, 2021 THROUGH AND
INCLUDING JUNE 21, 2021**

TO THE HONORABLE MARVIN ISGUR, UNITED STATES BANKRUPTCY JUDGE:

Janet S. Northrup, the Chapter 7 Trustee (the “**Trustee**”) of the bankruptcy estate of Country Fresh Holding Company, Inc. *et. al.* (“**Debtors**”), the debtors in the above-styled Chapter 7 case, files this *Trustee’s Limited Objection to the Second Interim and Final Application of Cassels Brock & Blackwell LLP for Services Rendered and Reimbursement of Expenses Incurred as Canadian Counsel to the Official Committee of Unsecured Creditors for the Period from March 11, 2021 Through and Including June 21, 2021* (the “**Limited Objection**”) and respectfully states as follows:

¹ The Debtors in these Chapter 7 cases and the last four digits of each Debtors’ taxpayer identification number are as follows: Country Fresh Holding Company Inc. (7822); Country Fresh Midco Corp. (0702); Country Fresh Acquisition Corp. (5936); Country Fresh Holdings, LLC (7551); Country Fresh LLC (1258); Country Fresh Dallas, LLC (7237); Country Fresh Carolina, LLC (8026); Country Fresh Midwest, LLC (0065); Country Fresh Orlando, LLC (7876); Country Fresh Transportation LLC (8244) CF Products, LLC (8404) Country Fresh Manufacturing, LLC (7839); Champlain Valley Specialty of New York, Inc. (9030); Country Fresh Pennsylvania, LLC (7969); Sun Rich Fresh Foods (NV) Inc. (5526); Sun Rich Fresh Foods (USA) Inc. (0429); and Sun Rich Fresh Foods (PA) Inc. (4661). The Debtors’ principal place of business is 3200 Research Forest Drive, Suite A5, The Woodlands, TX, 77381.

BACKGROUND

1. On February 15, 2021 (the “**Petition Date**”), the Debtors filed voluntary petitions for relief under Chapter 11 of Title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (as amended, the “**Bankruptcy Code**”).

2. On February 25, 2021, pursuant to § 1102 of the Bankruptcy Code, the US Trustee for Region 7 appointed the Official Committee of Unsecured Creditors (the “**Committee**”).

3. On May 12, 2021, the Court entered its order authorizing the Committee’s employment of Cassels Brock & Blackwell LLP (“**Cassels**”) as its counsel, with such retention being effective as of February 26, 2021 [Dkt. No. 449].

4. The Debtors operated as a debtor-in-possession from the Petition Date until June 21, 2021 (the “**Conversion Date**”), when the Court entered its *Order (I) Authorizing and Approving the Conversion of the Chapter 11 Cases, (II) Extending the Designation Rights Period, and (III) Granting Related Relief* [Docket No. 719] (the “**Conversion Order**”) whereby the Debtors’ bankruptcy cases were converted to ones under Chapter 7 of the Bankruptcy Code. Thereafter, Janet S. Northrup was appointed as the Chapter 7 Trustee.

5. On July 12, 2021, Cassels filed its *Second Interim and Final Application of Cassels Brock & Blackwell LLP for Services Rendered and Reimbursement of Expenses Incurred as Canadian Counsel to the Official Committee of Unsecured Creditors for the Period from*

March 11, 2021 Through and Including June 21, 2021 [Dkt. No. 773] (the “**Cassels Fee Application**”).

6. Since her appointment, the Trustee has, *inter alia*, diligently collected assets, engaged professionals, and performed case analysis and review, including the review of all pending professional fee applications.

LIMITED OBJECTION

7. The Trustee hereby objects to the Cassels Fee Application on the following limited grounds. The Trustee objects to the Cassels Fee Application on the grounds that based on the preliminary analyses performed by the Trustee with her professionals, it is unclear whether funds will be available in the Debtors’ bankruptcy estates to pay all fees sought by professionals for Chapter 11 administrative expenses including, but not limited to, Cassels in the Cassels Fee Application.

8. Thus, the Trustee objects to language in the proposed order directing the Trustee to pay approved Chapter 11 professional fees. The Trustee will pay claims of the Debtors’ bankruptcy estates according to the priorities set forth in the Bankruptcy Code in the normal course of the administration of the Debtors’ bankruptcy estates.

9. Further, the Trustee requests that any order granting professional fees and expenses incurred during the Chapter 11 cases clarify that such fees and/or expenses are Chapter 11 administrative expenses subject to 11 U.S.C. § 726(b).

RESERVATION OF RIGHTS

10. The Trustee reserves the right to supplement this Limited Objection or to raise further objections to the Cassels Fee Application.

WHEREFORE, the Trustee requests that her limited objection be sustained and that she be granted such other and further relief to which she may be justly entitled.

Dated: July 26, 2021.

Respectfully submitted,

/s/ Heather Heath McIntyre

Wayne Kitchens TBN 11541110

wkitchens@hwa.com

Heather McIntyre TBN 24041076

hmcintyre@hwa.com

HUGHESWATTERSASKANASE, LLP

Total Plaza

1201 Louisiana, 28th Floor

Houston, Texas 77002

Telephone: (713) 759-0818

Facsimile: (713) 759-6834

**PROPOSED ATTORNEYS FOR CHAPTER 7
TRUSTEE, JANET S. NORTHRUP**

CERTIFICATE OF SERVICE

On July 26, 2021, the undersigned hereby certifies that a true and correct copy of the foregoing document has been served on (i) parties receiving ECF notice via the Court's CM/ECF system in the above-referenced case, and (ii) parties listed on the attached Master Service List via first-class, U.S. mail, postage prepaid to the extent not served via ECF.

/s/ Heather Heath McIntyre

Heather Heath McIntyre