IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

VS.

Plaintiff,

S

CIVIL ACTION NO.

3-06-CV-2136-P

ABC VIATICALS, INC.,

C. KEITH LAMONDA,

and JESSE W. LAMONDA, JR.

Defendants,

LAMONDA MANAGEMENT FAMILY

LAMONDA MANAGEMENT FAMILY
LIMITED PARTNERSHIP,
STRUCTURED LIFE SETTLEMENTS, INC.,
BLUE WATER TRUST,
and DESTINY TRUST,

Relief Defendants

ORDER APPROVING RECEIVER'S FINAL FEE APPLICATION

ON THIS DATE, the Court considered the Receiver's Final Application to Allow and Pay (1) Receiver's Fees and Expenses and (2) Attorneys' Fees and Expenses. The Court, being familiar with the pleadings and papers on file herein and having considered the information set forth in the Application, was of the opinion and so found that the Application should be APPROVED. Accordingly:

IT IS HEREBY ORDERED that the fees and expenses previously awarded to QSLWM on an interim basis are APPROVED;

IT IS FURTHER ORDERED that the fees of \$1,119,852.00 and expenses of \$19,346.44

set forth in the Final Application are APPROVED;

IT IS FURTHER ORDERED that the 10% holdback for the fees and expenses set forth in

paragraph 7 of the Application (\$111,985.20) and all of the prior 10% holdbacks as referenced in

paragraphs 3, 5 and 6 of the Final Application (\$192,218.35) are ALLOWED at this time and the

Receiver is authorized to pay those amounts;

IT IS FURTHER ORDERED that the Receiver is authorized to pay QSLWM the amount

of \$82,500.00 to cover the costs and fees of mailing the final distribution to investors; and such

other and further relief, agreed or special, at law or in equity, to which the Receiver and

QSLWM may show themselves justly entitled.

SO ORDERED this 22nd day of June, 2015.

JORGE A. SOLIS

UNITED STATES DISTRICT JUDGE

4852-7926-9406, v. 1