OURT FILED

CLERK, U.S. DISTRICT COURT

CLERK, U.S. DISTRICT COURT

By

Deputy

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

		!
Michael J. Quilling, Receiver for	§	CLERK, U.S. DIST
Hammersmith Trust, LLC,	§	5v
Hammersmith Trust, Ltd.,	§	Depu
Microfund, LLC, and Bridgeport		
Alliance, LLC	8	
Time to the second seco	8	
Plaintiff	***	Civil Action No. 3:00-CV-1405-M
	8	
vs.	8	
	8	
Adam Shaw, Thomas R. Smith,	§	
Linda J. Smith, Michael Klein,	§	
Leon Hurst, Summit Marketing, Inc.,	§	
Bancorp Mortgage, Inc., Caton &	§	
Associates, Inc., Simplified	§ §	
Communications, Inc., Chatham	§	
International, Inc., Thomas McCrimmon	§	
United Holdings Corp., Greg Skibbee,	§	
Rick Shirrell, Jeffrey A. Matz,	§	
Christopher J. Carlson, Murray	§	
Stucker and Larry K. Lewis.	8	
	§ §	
Defendants	§	(Jury Trial Demanded)

RECEIVER'S SIXTH INTERIM APPLICATION TO ALLOW AND PAY (1) RECEIVER'S FEES AND EXPENSES AND (2) ATTORNEYS' FEES AND EXPENSES AND BRIEF IN SUPPORT

TO THE HONORABLE JEFF KAPLAN, UNITED STATES MAGISTRATE JUDGE:

Michael J. Quilling, Receiver, files this his Sixth Interim Application to Allow and Pay (1) Receiver's Fees and Expenses and (2) Attorneys' Fees and Expenses and in support of such would show unto the Court as follows:

BACKGROUND

- 1. On November 13, 1998, the Securities and Exchange Commission ("SEC") initiated Civil Action No. 3:98-CV-2689-M styled Securities and Exchange Commission vs. Funding Resources Group, et al (the "SEC Proceedings") and, in connection therewith, sought the appointment of a receiver as to each of the named Defendants. On November 13, 1998, the Court issued its Order Appointing Temporary Receiver in the SEC Proceedings pursuant to which Michael J. Quilling was named Receiver ("Receiver").
- 2. On July 23, 1999, the Court issued an Order in the SEC Proceedings freezing the assets of and appointing Michael J. Quilling as the Receiver for Hammersmith Trust, LLC and a number of related entities.
- 3. Pursuant to the terms of each of the foregoing Orders, the Receiver was authorized to employ such attorneys as is necessary and proper for the collection, preservation, maintenance and operation of the Receivership's Assets. Subsequent to his appointment, the Receiver employed the law firm of Quilling, Selander, Cummiskey, Clutts & Lownds, P.C., now known as Quilling, Selander, Cummiskey & Lownds, P.C. ("QSC&L") as his general counsel. The Receiver is an attorney and a shareholder of the law firm and has rendered many of the legal services which are the subject of this Application as well as performing his duties as the Receiver.
- 4. These proceedings were initiated by the Receiver as a consequence of his pursuit of Receivership Assets and causes of action against third parties to recover funds which the Receiver believes rightfully belong to defrauded investors.
- 5. On September 5, 2000 the Receiver filed his First Interim Application to Allow and Pay (1) Receiver's Fees and Expenses and (2) Attorneys Fees and Expenses for the time period from

June 1, 2000 through August 31, 2000. On October 6, 2000 the Court entered its Order approving

the First Interim Application and thereafter QSC&L was paid \$3,913.00.

6. On December 4, 2000 the Receiver filed his Second Interim Application to Allow

and Pay (1) Receiver's Fees and Expenses and (2) Attorney's Fees and Expenses for the time period

from September 1, 2000 through November 30, 2000. On January 8, 2001 the Court issued its Order

Approving the Second Interim Application and thereafter QSC&L was paid \$22,429.87.

7. On March 5, 2001, the Receiver filed his Third Interim Application to Allow and Pay

(1) Receiver's Fees and Expenses and (2) Attorney's Fees and Expenses for the time period from

December 1, 2000 through February 28, 2001. On April 13, 2001, the Court issued its Order

Approving the Third Interim Application and thereafter QSC&L was paid \$10,444.65.

8. On June 4, 2001 the Receiver filed his Fourth Interim Application to Allow and Pay

(1) Receiver's Fees and Expenses and (2) Attorney's Fees and Expenses for the time period from

March 1, 2001 through May 31, 2001. On July 16, 2001 the Court issued its Order approving the

Fourth Interim Application and therafter QSC&L was paid \$16,455.44.

9. On September 5, 2001 the Receiver filed his Fifth Interim Application to Allow and

Pay (1) Receiver's Fees and Expenses and (2) Attorney's Fees and Expenses for the time period from

June 1, 2001 through August 31, 2001. On October 18, 2001 the Court issued its Order Approving

the Fifth Interim Application and thereafter QSC&L was paid \$38,609.32.

10. This Application seeks approval and payment of the fees and reimbursement of

expenses for the Receiver and QSC&L for the time period from September 1, 2001 through

November 30, 2001.

11. During the period covered by this Application, the Receiver has incurred fees and

expenses with respect to his activities as Receiver and with respect to QSC&L as to these proceedings on a monthly basis as follows:

Month	Fees	<u>Expenses</u>
September, 2001	\$ 6,715.00	\$ 768.00
October, 2001	2,505.00	-0-
November, 2001	740.00	1,112.81
TOTAL:	\$ <u>9,960.00</u>	\$ <u>1,880.81</u>

12. Exhibit "A," which is attached hereto and incorporated herein by reference for all purposes conveys the following information for the time period of September 1, 2001 through November 30, 2001: (a) the number of hours worked by each attorney and staff member on a particular day, (b) the manner and type of work performed by each attorney and staff member, (c) the customary billing rate for each person rendering service in this matter, and (d) the monetary value assigned to each task performed by a given attorney and/or staff member. Each of the invoices attached hereto as Exhibit "A" reflect aggregate expenses by category during a given month. Expense items in excess of \$500.00, if any, have been itemized under Exhibit "B."

JOHNSON FACTORS

13. In support of this request for allowance of compensation and reimbursement of expenses, the Receiver and QSC&L respectfully direct this Court's attention to those factors generally considered by courts in awarding compensation to professionals for services performed in connection with the administration of a receivership estate. As stated by the Fifth Circuit Court of Appeals in *Migis v. Pearle Vision, Inc.*, 135 F.3d 1041, 1047 (5th Cir. 1998) "The calculation of attorneys fees involves a well-established process. First, the court calculates a 'lodestar' fee by multiplying the reasonable number of hours expended on the case by the reasonable hourly rates for

the participating lawyers. (cite omitted.) The court then considers whether the lodestar figure should

be adjusted upward or downward depending on the circumstances of the case. In making a lodestar

adjustment the court should look at twelve factors, known as the Johnson factors, after Johnson v.

Georgia Highway Express, Inc., 488 F.2d 714 (5th Cir. 1974)." Those factors as applied to the

services rendered in this case by the Receiver and QSC&L are addressed below.

(a) The Time and Labor Required. The Receiver and QSC&L respectfully refer the

Court's attention to Exhibit "A" which details the involvement of the Receiver and QSC&L's

attorneys in this case during the three month period covered by this Application during which a total

of more than 51 hours of attorney and Receiver time have been expended.

(b) The Novelty and Difficulty of the Questions. Many of the tasks reflected in Exhibit

"A" involved factual and legal questions which were of substantial complexity.

(c) The Skill Requisite to Perform the Service. The Receiver believes that the services

performed in this case have required individuals possessing considerable experience in asset seizure,

tracing and liquidation. Both the Receiver and QSC&L have considerable experience in such areas.

(d) The Preclusion of Other Employment Due to Acceptance of the Case. The Receiver

and OSC&L have not declined any representation solely because of their services as Receiver and

counsel for the Receiver.

(e) The Customary Fee. The hourly rates sought herein are commensurate with the rates

charged by other practitioners of similar experience levels in the Northern District of Texas. During

the course of these proceedings, the following lawyers at QSC&L have performed legal services on

behalf of the Receiver with respect to these proceedings: Mike Quilling (\$250.00 per hour), licensed

in 1982 and Board Certified in Business Bankruptcy Law and Civil Trial Law; Ken Hill (\$200.00

per hour) licensed in 1991; and Dee Raibourn (\$150.00 per hour) licensed in 1998.

(f) Whether the Fee is Fixed or Contingent. The Receiver's and QSC&L's fees are fixed

insofar as monies exist by way of Receivership Assets from which to pay such fees. Payment of such

fees, however, is subject to Court approval.

(g) <u>Time Limitations Imposed by the Client or Other Circumstances</u>. The time

requirements during the period covered by this Application have been normal.

(h) The Amount Involved and the Results Obtained. This is an action by the Receiver

to recover, in the aggregate, \$5,386,817.00 from brokers/agents who received commissions for

inducing investors into the fraudulent Hammersmith Trust and Microfund investment programs.

During the period covered by this Application, the Receiver has negotiated settlements with various

Defendants.

(i) The Experience, Reputation, and Ability of the Attorneys. QSC&L has several

attorneys who specialize exclusively in the practice of civil trial law. The practice of those attorneys

regularly includes the representation of bankruptcy trustee and receivers. The reputation of

QSC&L's attorneys is recognized and respected in the community.

(j) The Undesirability of the Case. The representation of the Receiver incident to this

case has not been undesirable.

(k) The Nature and Length of the Professional Relationship with the Client. QSC&L did

not represent the Receiver in these proceedings prior to being retained in these proceedings.

(1) Award in Similar Cases. QSC&L believes that the fees requested in this case are less

than or equal to those which have been awarded in similar cases in this District.

WHEREFORE, PREMISES CONSIDERED, the Receiver and QSC&L request that this

Court approve all of the fees and expenses as set forth herein and for such other and further relief.

general or special, at law or in equity, to which the Receiver and QSC&L may show themselves justly entitled.

Respectfully submitted,

QUILLING, SELANDER, CUMMISKEY & LOWNDS, P.C. 2001 Bryan Street, Suite 1800 Dallas, Texas 75201-4240 (214) 871-2100 (Telephone) (214) 871-2111 (Facsimile)

By:

Michael J. Quilling State Bar No. 16432\300

ATTORNEYS FOR RECEIVER

CERTIFICATE OF CONFERENCE

Prior to filing this Application, as required by the Order Appointing Temporary Receiver, I conferred with Bob Brunig of the SEC regarding the filing of this Application. The SEC consents to payment of the requested fees and expenses and believes them to be necessary and reasonable.

Michael J. Quilling

CERTIFICATE OF SERVICE

I hereby certify that on the 4th day of December, 2001 a true and correct copy of the foregoing document was served via first class mail, postage pre-paid, on:

Robert B. Brunig Securities & Exchange Commission 801 Cherry Street, 19th Floor Fort Worth, Texas 76102

Wendell A. Odom, Jr. 440 Louisiana, Suite 800 Houston, Texas 77002

Raymond Parr 15455 Point Northwest Blvd., Apt. #507 Houston, Texas 77095

Bruce Steven Sostek Marcie Yvette Flores Thompson & Knight 1700 Pacific Avenue, Suite 3300 Dallas, Texas 75201-4693

Donald J. Christie 520 South Fourth Street Las Vegas, NV 89101 Deborah Goodall Goodall & Sooter 12830 Hillcrest Rd., Suite 111 Dallas, Texas 75230

Dan R. Waller Secore & Waller, LLC 13355 Noel Road, Suite 2290 Dallas, Texas 75240

Amy D. Reilly Geary, Porter & Donovon 16475 Dallas Parkway. Suite 500 Addison, Texas 75001-6837

Thomas McCrimmon 3816 West Linebaugh Avenue Suite 408 Tampa, Florida 33624

Mr. Clifford Singer, Esq. 167 Franklin Turnpike Waldwick, New Jersey 07463

This Application will also be posted on the Receiver's website, <u>www.secreceiver.com</u>, immediately after filing.

Michael J. Quilling