

SO ORDERED.

SIGNED this 7 day of January, 2014.

Randy D. Doub United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NORTH CAROLINA
RALEIGH DIVISION

CHAPTER 7

CASTLETON GROUP, INC., CASTLETON AFFILIATES, LLC, CASTLETON ASSOCIATES, LLC, CASE NO. 07-02896-8-RDD CASE NO. 07-02894-8-RDD CASE NO. 07-02895-8-RDD

DEBTORS.

ORDER

Pending before the Court is the Request for Discharge and Final Report and Fee Notice of Costs and Expenses of the Successor Trustee and Named Plan Fiduciary of the Castleton Group, Inc. 401(k) Plan filed by Jeanne Barnes Bryant the Successor 401(k) Plan Trustee and Named Plan Administrator. Pursuant to this Court's Order entered on October 2, 2008, Jeanne B. Bryant was designated and appointed as the Successor 401(k) Trustee and the successor named fiduciary of the 401(k) Plan and as "Plan Administrator" as defined in the 401(k) Plan. The October 2, 2008 Order further provided that the 401(k) Plan is authorized and directed to pay the reasonable compensation, fees and expenses of Ms. Bryant and that before causing the Plan to pay compensation, fees or expenses, Ms. Bryant is to provide written notice of such compensation, fees or expenses, by filing

written notice (the "Fee Notice") with the Court, and by serving a copy to the U.S. Department of Labor, Employee Benefits Security Administration, Atlanta Regional Office, Atlanta, Georgia, and to all of the Participating Employers in the 401(k) Plan. The Order provided that if, within fifteen (15) days after the filing of a Fee Notice, no objection to the Fee Notice or payment by the 401(k) Plan of the compensation, fees or expenses described therein is filed with the Court, such compensation, fees or expenses shall be deemed reasonable expenses of the 401(k) Plan and shall be paid by the 401(k) Plan without further action or approval of the Court. The fees and expenses shall be paid from the 401(k) Plan's expense reserve created by this Court's October 31, 2011 Order, rather than from accounts held at Transamerica.

It appears to the Court that Ms. Bryant has complied with the procedures proscribed in this Court's October 2, 2008 Order. Therefore, it is **ORDERED** that the Successor Fiduciary's fiduciary shall authorize payments to be paid from the 401(k) Plan's expense reserve as follows:

1. Jeanne Barnes Bryant \$1,335.00

2. Berry & Tudor \$75.00

3. Receivership Management Inc. \$1,475.80

It is further **ORDERED** that Jeanne Barnes Bryant as the Successor Fiduciary is discharged from her appointment as Successor 401(K) Plan Trustee and Named Plan Administrator.

SO ORDERED.

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