UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA WEST PALM BEACH DIVISION

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In re:	Chapter 11
PALM BEACH FINANCE PARTNERS, L.P., PALM BEACH FINANCE II, L.P. ¹	Case No. 09-36379-PGH Case No. 09-36396-PGH (Jointly Administered)
Debtors.	(

JOHN H. GENOVESE AND GENOVESE JOBLOVE & BATTISTA, P.A.'S FINAL POST CONFIRMATION FEE APPLICATION

1.	Name of Applicant:	Genovese Joblove & I	Battista	, P.A.
2.	Role of Applicant:	Liquidating Trustee's	Expert	
3.	Name of Certifying Professional:	John H. Genovese		
4.	Date cases filed:	November 30, 2009		
5.	Date of application for employment:	March 28, 2012 [ECF	No. 1.	155]
6.	Date of order approving employment:	September 12, 2002 [I pro tunc to March 27,		o. 1406] nunc
7.	If debtor's counsel, date of Disclosure of Compensation form:	N/A		
8.	Date of this application:	December 19, 2014		
9.	Dates of services covered:	July 1, 2014 - November 25, 2014		
Fees				
10.	Total fee requested for this period (from Exhibit 1):		\$	8,693.00
11.	Balance remaining in fee retainer account, not yet awarded:		\$	0.00
12.	Fees paid or advanced for this period, by other sources:		\$	0.00
13.	13. Net amount of fee requested for this period:		\$	8,693.00

¹The address and last four digits of the taxpayer identification number for each of the Debtors are as follows: (i) Palm Beach Finance Partners, L.P., 3601 PGA Blvd., Suite 301, Palm Beach Gardens, FL 33410, TIN 9943; and (ii) Palm Beach Finance II, L.P., 3601 PGA Blvd., Suite 301, Palm Beach Gardens, FL 33410, TIN 0680.

Expe	Expenses		
14.	Total expense reimbursement requested for this period:	\$	1,284.76
15.	Balance remaining in expense retainer account, not yet received:	\$	0.00
16.	Expenses paid or advanced for this period, by other sources:	\$	0.00
17.	Net amount of expense reimbursements requested for this period	\$	1,284.76
18.	Gross award requested for this period (#10 + #14)	\$	9,977.76
19.	Net award requested for this period (#13 + #17)	\$	9,977.76

History of Fees and Expenses				
1. Dates, sources, and amounts of retainers received:				
Dates	Sources	Amounts	For fees or costs?	
N/A				
2. Dates, sou	arces, and amounts of third party p	ayments received:		
Dates	Sources	Amounts	For fees or costs?	
N/A				
3. Prior fee a	and expense awards			
First interim app	lication [ECF No. 1375]	_		
Dates covered by	s covered by first application: March 27, 2012 through June 30, 2012			
Amount of fees re	quested:	\$	5,348.00	
Amount of expens	ses requested:	\$	30.85	
Amount of fees av	varded:	\$	\$ 5,348.00	
Amount of expens	ses awarded:	\$	\$ 30.85	
Amount of fee reta	ainer authorized to be used:	\$	\$ 0.00	
Amount of expense retainer authorized to be used:		\$	\$ 0.00	
Fee award, net of retainer:		\$	\$ 0.00	
Expense award, net of retainer:		\$	\$ 0.00	
Date of first award	Date of first award: September 26, 2012 [ECF No. 1427]		2012 [ECF No. 1427]	
Amount of fees ac	tually paid:	\$	\$ 5,348.00	
Amount of expens	e reimbursement actually paid:	\$	30.85	

Portion of fees requested but not awarded, which applicant wishes to defer to final fee application:	\$ 0.00	
Portion of expenses requested but not awarded, which applicant wishes to defer to final fee application:	\$ 0.00	
Second interim application [ECF No. 1580]		
Dates covered by second application:	July 1, 2012 through October 31, 2012	
Amount of fees requested:	\$ 2,167.50	
Amount of expenses requested:	\$ 60.75	
Amount of fees awarded:	\$ 2,167.50	
Amount of expenses awarded:	\$ 60.75	
Amount of fee retainer authorized to be used:	\$ 0.00	
Amount of expense retainer authorized to be used:	\$ 0.00	
Fee award, net of retainer:	\$ 0.00	
Expense award, net of retainer:	\$ 0.00	
Date of second award:	January 31, 2013 [ECF No. 1694]	
Amount of fees actually paid:	\$ 2,167.50	
Amount of expense reimbursement actually paid:	\$ 60.75	
Portion of fees requested but not awarded, which applicant wishes to defer to final fee application:	\$ 0.00	
Portion of expenses requested but not awarded, which applicant wishes to defer to final fee application:	\$ 0.00	
Third interim application [ECF No. 1817]		
Dates covered by third application:	November 1, 2012 thru February 28, 2013	
Amount of fees requested:	\$ 3,644.00	
Amount of expenses requested:	\$ 115.36	
Amount of fees awarded:	\$ 3,644.00	
Amount of expenses awarded:	\$ 115.36	
Amount of fee retainer authorized to be used:	\$ 0.00	
Amount of expense retainer authorized to be used:	\$ 0.00	
Fee award, net of retainer:	\$ 0.00	
Expense award, net of retainer:	\$ 0.00	

Date of third award:	June 5, 2013 [ECF No. 1872]	
Amount of fees actually paid:	\$	3,644.00
Amount of expense reimbursement actually paid:	\$	115.36
Portion of fees requested but not awarded, which applicant wishes to defer to final fee application:	\$	0.00
Portion of expenses requested but not awarded, which applicant wishes to defer to final fee application:	\$	0.00
Fourth interim application [ECF No. 1939]		
Dates covered by fourth application:	March 1, 2013	3 thru June 30, 2013
Amount of fees requested:	\$	1,675.00
Amount of expenses requested:	\$	49.80
Amount of fees awarded:	\$	1,675.00
Amount of expenses awarded:	\$	49.80
Amount of fee retainer authorized to be used:	\$	0.00
Amount of expense retainer authorized to be used:	\$	0.00
Fee award, net of retainer:	\$	0.00
Expense award, net of retainer:	\$	0.00
Date of fourth award:	October 7, 2013 [ECF No. 1986]	
Amount of fees actually paid:	\$	1,675.00
Amount of expense reimbursement actually paid:	\$	49.80
Portion of fees requested but not awarded, which applicant wishes to defer to final fee application:	\$	0.00
Portion of expenses requested but not awarded, which applicant wishes to defer to final fee application:	\$	0.00
Fifth interim application [ECF No. 2068]		
Dates covered by fifth application:	July 1, 2013 th	nru October 31, 2013
Amount of fees requested:	\$	11,214.50
Amount of expenses requested:	\$	66.10
Amount of fees awarded:	\$	11,214.50
Amount of expenses awarded:	\$	66.10
Amount of fee retainer authorized to be used:	\$	0.00

Amount of expense retainer authorized to be used:	\$	0.00
Fee award, net of retainer:	\$	0.00
Expense award, net of retainer:	\$	0.00
Date of fifth award:	January 29, 2014 [ECF No. 2143]	
Amount of fees actually paid:	\$ 11,2	14.50
Amount of expense reimbursement actually paid:	\$	66.10
Portion of fees requested but not awarded, which applicant wishes to defer to final fee application:	\$	0.00
Portion of expenses requested but not awarded, which applicant wishes to defer to final fee application:	\$	0.00
Sixth interim application [ECF No. 2237]		
Dates covered by sixth application:	November 1, 2013 thru February 28,	2014
Amount of fees requested:	\$ 4,2	72.00
Amount of expenses requested:	\$	60.78
Amount of fees awarded:	\$ 4,2	72.00
Amount of expenses awarded:	\$	60.78
Amount of fee retainer authorized to be used:	\$	0.00
Amount of expense retainer authorized to be used:	\$	0.00
Fee award, net of retainer:	\$	0.00
Expense award, net of retainer:	\$	0.00
Date of sixth award:	June 5, 2014 [ECF No. 2327]	
Amount of fees actually paid:	\$ 4,2	72.00
Amount of expense reimbursement actually paid:	\$	60.78
Portion of fees requested but not awarded, which applicant wishes to defer to final fee application:	\$	0.00
Portion of expenses requested but not awarded, which applicant wishes to defer to final fee application:	\$	0.00
Seventh interim application [ECF No. 2393]		
Dates covered by seventh application:	March 1, 2014 thru June 30, 2014	
Amount of fees requested:	\$ 13,9	38.00
Amount of expenses requested:	\$	35.16

Amount of fees awarded:	\$	13,938.00
Amount of expenses awarded:	\$	35.16
Amount of fee retainer authorized to be used:	\$	0.00
Amount of expense retainer authorized to be used:	\$	0.00
Fee award, net of retainer:	\$	0.00
Expense award, net of retainer:	\$	0.00
Date of seventh award:	September 24, 2014 [ECF No. 2	2445]
Amount of fees actually paid:	\$	13,938.00
Amount of expense reimbursement actually paid:	\$	35.16
Portion of fees requested but not awarded, which applicant wishes to defer to final fee application:	\$	0.00

Summary of All Prior Applications and Awards	
Total fees requested:	\$ 42,259.00
Total fees awarded:	\$ 42,259.00
Prior fees awarded but not yet paid, if any (do not include holdbacks in this number)	\$ 0.00
Total prior fees requested but not awarded, deferred to final fee application	\$ 0.00
Total expenses requested:	\$ 418.80
Total expenses awarded:	\$ 418.80
Prior expenses awarded but not yet paid, if any (do not include holdbacks in this number)	\$ 0.00
Total prior expenses requested but not awarded, deferred to final fee application	\$ 0.00

Monthly POST CONFIRMATION invoicing dated August 7, 2012		
Dates covered by invoicing:	March 27, 2012 through June 30, 2012	
Amount of fees and expenses requested:	\$ 5,378	3.85
Amount of fees and expenses paid absent objection:	\$ 5,378	3.85

Monthly POST CONFIRMATION invoicing dated	August 14, 2012	
Dates covered by invoicing:	July 1, 2012 through July 31, 2012	
Amount of fees and expenses requested:	\$ 616.50	
Amount of fees and expenses paid absent objection:	\$ 616.50	
Monthly POST CONFIRMATION invoicing dated	September 26, 2012	
Dates covered by invoicing:	August 1, 2012 through August 31, 2012	
Amount of fees and expenses requested:	\$ 120.00	
Amount of fees and expenses paid absent objection:	\$ 120.00	
Monthly POST CONFIRMATION invoicing dated	November 20, 2012	
Dates covered by invoicing:	September 1, 2012 through October 31, 2012	
Amount of fees and expenses requested:	\$ 1,491.75	
Amount of fees and expenses paid absent objection:	\$ 1,491.75	
Monthly POST CONFIRMATION invoicing dated	December 20, 2012	
Dates covered by invoicing:	November 1, 2012 through November 30, 2012	
Amount of fees and expenses requested:	\$ 1,339.50	
Amount of fees and expenses paid absent objection:	\$ 1,339.50	
Monthly POST CONFIRMATION invoicing dated January 24, 2013		
Dates covered by invoicing:	December 1, 2012 through December 31, 2012	
Amount of fees and expenses requested:	\$ 502.00	
Amount of fees and expenses paid absent objection:	\$ 502.00	
Monthly POST CONFIRMATION invoicing dated	March 21, 2013	
Dates covered by invoicing:	January 1, 2013 through February 28, 2013	
Amount of fees and expenses requested:	\$ 1,917.86	
Amount of fees and expenses paid absent objection:	\$ 1,917.86	
Monthly POST CONFIRMATION invoicing dated	May 31, 2013	
Dates covered by invoicing:	April 1, 2013 through April 30, 2013	
Amount of fees and expenses requested:	\$ 854.80	
Amount of fees and expenses paid absent objection:	\$ 854.80	
Monthly POST CONFIRMATION invoicing dated June 11, 2013		

Amount of fees and expenses requested:	\$ 870.00		
Amount of fees and expenses paid absent objection:	\$ 870.00		
Monthly POST CONFIRMATION invoicing dated December 6, 2013			
Dates covered by invoicing:	July 1, 2013 through October 31, 2013		
Amount of fees and expenses requested:	\$ 11,280.60		
Amount of fees and expenses paid absent objection:	\$ 11,280.60		
Monthly POST CONFIRMATION invoicing dated	December 6, 2013		
Dates covered by invoicing:	November 1, 2013 through November 30, 2013		
Amount of fees and expenses requested:	\$ 2,236.50		
Amount of fees and expenses paid absent objection:	\$ 2,236.50		
Monthly POST CONFIRMATION invoicing dated	January 29, 2014		
Dates covered by invoicing:	December 1, 2013 through December 31, 2013		
Amount of fees and expenses requested:	\$ 854.00		
Amount of fees and expenses paid absent objection:	\$ 854.00		
Monthly POST CONFIRMATION invoicing dated March 4, 2014			
Dates covered by invoicing:	January 1, 2014 through January 31, 2014		
Amount of fees and expenses requested:	\$ 865.78		
Amount of fees and expenses paid absent objection:	\$ 865.78		
Monthly POST CONFIRMATION invoicing dated March 12, 2014			
Dates covered by invoicing:	February 1, 2014 through February 28, 2014		
Amount of fees and expenses requested:	\$ 376.50		
Amount of fees and expenses paid absent objection:	\$ 376.50		
Monthly POST CONFIRMATION invoicing dated	Monthly POST CONFIRMATION invoicing dated April 15, 2014		
Dates covered by invoicing:	March 1, 2014 through March 31, 2014		
Amount of fees and expenses requested:	\$ 3,249.48		
Amount of fees and expenses paid absent objection:	\$ 3,249.48		
Monthly POST CONFIRMATION invoicing dated	July 15, 2014		
Dates covered by invoicing:	April 1, 2014 through June 30, 2014		
Amount of fees and expenses requested:	\$ 10,723.68		
Amount of fees and expenses paid absent objection:	\$ 10,723.68		

Monthly POST CONFIRMATION invoicing dated August 19, 2014					
Dates covered by invoicing:	July 1, 2014 through July 30, 2014				
Amount of fees and expenses requested:	\$ 9,229.18				
Amount of fees and expenses paid absent objection:	\$ 9,229.18				
Monthly POST CONFIRMATION invoicing dated December 4, 2014					
Monthly POST CONFIRMATION invoicing dated	December 4, 2014				
Monthly POST CONFIRMATION invoicing dated Dates covered by invoicing:	December 4, 2014 August 1, 2014 through November 25, 2014				
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UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA WEST PALM BEACH DIVISION

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in re:	Chapter 11
PALM BEACH FINANCE PARTNERS, L.P., PALM BEACH FINANCE II, L.P. ²	Case No. 09-36379-PGH Case No. 09-36396-PGH (Jointly Administered)
Debtors.	,
/	

FINAL POST CONFIRMATION FEE APPLICATION FOR ALLOWANCE AND PAYMENT OF COMPENSATION AND REIMBURSEMENT OF EXPENSES OF JOHN H. GENOVESE AND GENOVESE JOBLOVE & BATTISTA, P.A. AS EXPERTS TO CHAPTER 11 LIQUIDATING TRUSTEE

Genovese Joblove & Battista, P.A. ("GJB"), having been approved by this Court as expert consultants for Chapter 11 Liquidating Trustee, Barry E. Mukamal ("Trustee"), applies for final allowance of compensation for professional services rendered and reimbursement of the necessary expenses paid or incurred by GJB between July 1, 2014 through November 25, 2014, and in support states:

- 1. On November 30, 2009, Palm Beach Finance Partners, L.P. (the "*Debtor*") filed its Voluntary Petition for relief under chapter 11 of the United States Bankruptcy Code [ECF No. 1]. On December 1, 2009, this case was jointly administered with the estate of *In re Palm Beach Finance II, L.P.*, Case No. 09-36396-PGH [ECF No. 19].
- 2. On January 28, 2010, the Court entered the Agreed Order Directing Appointment of Chapter 11 Trustee and denying the United States Trustee's Motion to Convert Cases to Cases under Chapter 7 [ECF No. 100].

²The address and last four digits of the taxpayer identification number for each of the Debtors are as follows: (i) Palm Beach Finance Partners, L.P., 3601 PGA Blvd., Suite 301, Palm Beach Gardens, FL 33410, TIN 9943; and (ii) Palm Beach Finance II, L.P., 3601 PGA Blvd., Suite 301, Palm Beach Gardens, FL 33410, TIN 0680.

- 3. On January 29, 2010, the United States Trustee appointed the Liquidating Trustee as Trustee in both estates [ECF No. 107].
- 4. On April 18, 2012, this Court entered an Order [ECF No. 1202] granting the Liquidating Trustee's Application to Employ John H. Genovese and Genovese Joblove & Battista, P.A. as expert consultants to the Liquidating Trustee, which was amended by Court Order [ECF No, 1406] on September 12, 2012 so that the retention of the Applicant.
- 5. At the confirmation hearing held on October 19, 2010, the Court confirmed the Second Amended Joint Plan of Liquidation of Barry Mukamal, as Chapter 11 Trustee of Palm Beach Finance Partners, L.P. and Palm Beach Finance II, L.P. and Geoffrey Varga, as Joint Official Liquidator of Palm Beach Offshore, Ltd. And Palm Beach Offshore II, Ltd., dated September 3, 2010 [ECF No. 245] (the "Plan") in the above referenced jointly administered bankruptcy proceeding. The Plan defines Confirmation Date as "the date on which the Bankruptcy Court enters the Confirmation Order on its docket". The Order Confirming Second Amended Joint Liquidating Chapter 11 Plan [ECF No. 444] (the "Confirmation Order") was entered on the Court's docket on October 21, 2010.
 - 6. Article 7 of the Plan provides:
 - 7.1.4 *PBF Liquidating Trust Management*. Barry Mukamal shall be PBF Liquidating Trustee with the power and authority set forth in the PBF Liquidating Trust Agreement.
 - 7.1.5 *PBF Liquidating Trust Structure.* As more fully set forth in the PBF Liquidating Trust Agreement, the PBF Liquidating Trustee shall oversee and direct the PBF Liquidating Trust's operations and activities, including the retention of counsel...
 - 7.1.7 *PBF II Liquidating Trust Monitor*. Geoffrey Varga, as Joint Official Liquidator for Offshore Funds shall be the PBF II Liquidating Trust Monitor with the power and authority set forth in the PBF II Liquidating Trust Agreement.

- 7.1.11 Compensation of Professionals Retained by the Liquidating Trustees and the PBF II Liquidating Trust Monitor. Professionals retained by the PBF II Liquidating Trust Monitor and the Liquidating Trustee shall be entitled to monthly interim compensation for fees and expenses incurred in carrying out their duties consistent with the Plan and the Liquidating Trust Agreements; provided, however, that the PBF II Liquidating Trust Monitor or the Liquidating Trustee shall provide to the other, and the United States Trustee, notice of such requested fees and expenses on a monthly basis. Following such notice, if no objections to the fees and expenses set forth in the monthly statement are received in writing within 10 business days, 100% of such professional's fees and expenses shall be paid. Notice of objections to such fees and expenses shall be made via e-mail and/or facsimile. If objections to the fees and expenses are made and cannot be resolved, such objections will be heard and resolved by the Bankruptcy Court. Any such fees and expenses shall be payable from the Trust Asset of the Liquidating Trusts. The PBF II Liquidating Trust Monitor and the Liquidating Trustee shall, no less frequently than once every four (4) months, submit applications to the Bankruptcy Court for final approval of reimbursement of fees and expenses paid to their professionals.
- 7. This application is submitted pursuant to 11 U.S.C. § 330 for the allowance and payment to GJB in the amount of \$8,693 for fees and \$1,284.76 for expenses incurred between July 1, 2014 and November 25, 2014, for a total amount of \$9,977.76.
- 8. All of the services rendered by GJB were performed for and on behalf of the Liquidating Trustee.

I. <u>SUMMARY OF SERVICES RENDERED</u>

- 9. GJB rendered varied services as experts on behalf of the Liquidating Trustee for the period of time from July 1, 2014 through November 25, 2014. GJB is requesting \$8,693 in professional fees for services rendered. GJB logged a total of 24.6 hours at hourly rates ranging from \$175 -\$395 during the time period for which fees were required in this fee application.
- 10. GJB devoted 24.6 hours, for a total of \$8,693, towards, among other things: (i) extensive research, review and analysis relating to preparation of expert report; and (ii) the preparation and attendance of a hearing with Trustee's counsel regarding GJB's seventh interim fee

application.

II. REQUEST FOR COMPENSATION

11. Pursuant to the decisions of the United States Court of Appeals for the Fifth Circuit in In re First Colonial Corp. of America, 544 F.2d 1291 (5th Cir. 1977); and In re Johnson v. Georgia Highway Express, Inc., 488 F.2d 714 (5th Cir. 1974), the applicant requests that this Court consider the following factors in determining the amount of compensation that is reasonable for the applicant's services in this case.

III. TIME AND LABOR REQUIRED

- 12. The transcribed time records and details of services rendered by GJB are attached hereto as Exhibit 3. GJB has devoted 24.6 hours in time in providing services to the Liquidating Trustee between July 1, 2014 through November 25, 2014. Attached as Exhibit 1-A is a Summary of Professional and Paraprofessional Time Total Per Individual for this Period Only and attached as Exhibit 1-B is a Summary of Professional and Paraprofessional Time by Activity Code Category for this Time Period Only. Also attached as Exhibit 2 is a Summary of Requested Reimbursement of Expenses for this Time Period Only.
- 13. All professionals of GJB record the time expended in the rendition of professional services for the Liquidating Trustee by recording a detailed description of such professional services rendered.
- 14. All professionals involved in the rendering of services in this proceeding avoided any unnecessary duplication of work and time expended.

IV. NOVELTY AND DIFFICULTY OF THE ISSUES AND QUESTIONS PRESENTED

15. GJB was retained by the Liquidating Trustee as experts providing consulting and possible expert testifying services in contested matters on one or more adversary proceedings

commenced by the Liquidating Trustee, including the evaluation of issues relating to attorney malpractice and negligence, and breaches of duties and responsibilities in the professional context, as well as other related or similar analyses that the Liquidating Trustee may request.

V. SKILL REQUISITE TO PERFORM THE LEGAL SERVICES PROPERLY

16. GJB submits that the professionals assigned to these cases have the requisite experience, seniority and skills necessary to effectively and efficiently meet the requirements of the tasks required. GJB believes it has demonstrated the requisite, substantial expertise to skillfully provide its services.

VI. PRECLUSION FROM OTHER EMPLOYMENT

17. Though GJB has devoted time as expert consultants for the Liquidating Trustee as more fully set forth in Exhibit 3, GJB has not been forced to decline other matters as a result of its accepting this employment.

VII. <u>CUSTOMARY FEE</u>

18. The hourly rate charged is GJB's customary fee for services of the type rendered herein.

VIII. TIME LIMITATIONS IMPOSED BY THE CLIENT OR THE CIRCUMSTANCES

19. GJB has not been required to expend considerable time within short periods.

IX. THE EXPERIENCE, REPUTATION AND ABILITY OF THE ATTORNEYS

- 20. GJB is a well-respected law firm having substantial experience in the type of services required under this engagement. The quality of work performed by GJB in this proceeding attests to the firm's experience, reputation and ability.
- 21. The Liquidating Trustee understands that the Court is familiar with Mr. Genovese and his credentials.

X. THE UNDESIRABILITY OF THE CASE

22. GJB does not deem these cases to be undesirable and is honored to have been retained by the Liquidating Trustee.

XI. <u>APPLICABLE LEGAL STANDARD</u>

- 23. The amount requested by GJB is reasonable in terms of awards in cases of similar magnitude and complexity. The compensation which GJB is requesting comports with the mandate of the Bankruptcy Code, which directs that services be evaluated in light of comparable services performed in non-bankruptcy cases in the community. The fee requested by GJB in the amount of \$8,693 for 24.6 hours of services. This request is entirely appropriate.
- 24. GJB considers the reasonable value of services rendered to this estate to be not less than \$8,693 for services rendered for the Fee Period.

XII. ALLOCATION BETWEEN DEBTORS' ESTATES

25. The Liquidating Trustee requests that 18% of the fee awarded be allocated to Palm Beach Finance Partners, L.P. ("PBF") and 82% of the fee awarded be allocated to Palm Beach Finance II, L.P. ("PBF II"). Section 1.76, entitled "Pro Rata Allocation Formula," of the Second Amended Joint Plan of Liquidation dated September 3, 2010 [ECF No. 245] provides for a *pro rata* allocation formula derived from the Compiled Financial Statements, dated April 30, 2008, for each of the Debtors by Kaufman Rossin & Co. The data contained therein supports an 18%/82% allocation between PBF and PBF II, respectively, based upon the total assets of each entity as of the date of such compilations. Based on the circumstances and since the services provided by GJB were performed on behalf of and benefitted both estates, the Liquidating Trustee believes that this formula is the proper methodology to allocate certain fees and expenses between the two estates and

respectfully requests the Court approve the allocation of fees requested in this Application as follows:

Estate / Percentage	Fees	Costs
Palm Beach Finance Partners, L.P. (18%)	\$1,564.74	\$231.26
Palm Beach Finance II. L.P. (82%)	\$7,128.26	\$1,053.50
TOTAL FEES AND COSTS:	\$8,693.00	\$1,284.76

WHEREFORE, GJB respectfully requests that it be allowed the full compensation and reimbursement of expenses sought under this application in the amount of \$8,693 for fees and \$1,284.76 for costs for a total request of \$9,977.76, as well as approve the allocation of fees and expenses between the estates. Additionally, GJB requests this Court deem all prior interim post confirmation awards as final awards, and for such other and further relief as this Court deems just and proper.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

CERTIFICATION

- 1. I have been designated by Genovese Joblove & Battista, P.A., (the "Applicant") as the professional with responsibility in these cases for compliance with the current Mandatory Guidelines on Fees and Disbursements For Professionals In The Southern District of Florida Bankruptcy Cases (the "Guidelines").
- 2. I have read the Applicant's application for compensation and reimbursement of costs (the "Application").
- 3. To the best of my knowledge, information, and belief formed after reasonable inquiry, the Application complies with the Guidelines.
- 4. To the best of my knowledge, information, and belief formed after reasonable inquiry, the fees and disbursements sought fall within the Guidelines, except as specifically noted in this Certificate and described in the Application.
- 5. Except to the extent that fees or disbursements are prohibited or restricted by the Guidelines, the fees and disbursements sought are billed at rates and in accordance with practices customarily employed by the Applicant and generally accepted by the Applicant's clients.
- 6. In providing a reimbursable service or disbursement (other than time charged for paraprofessionals and professionals), the Applicant does not make a profit on that service or disbursement (except to the extent that any such profit is included within the permitted allowable amounts set forth in the Guidelines for photocopies and facsimile transmission).
- 7. In charging for a particular service or disbursement, the Applicant does not include in the amount for which reimbursement is sought the amortization of the cost of any investment, equipment or capital outlay (except to the extent that any such amortization is included within the

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permitted allowable amounts set forth herein for photocopies and facsimile transmission).

In seeking reimbursement for a service which the Applicant justifiably purchased or 8.

contracted for from a third party, the Applicant is requesting reimbursement only for the amount

billed to the Applicant by the third-party vendor and paid by the Applicant to such vendor.

The trustee, the examiner (if any), the chairperson of each official committee (if any), 9.

the debtor, the U.S. Trustee, and their respective counsels, will be mailed, simultaneously with the

filing of the Application with the Court, a complete copy of the Application (including all relevant

exhibits).

The following are the variances with the provisions of the Guidelines, the date of the 10.

specific Court approval of such departure, and the justification for the departure: None.

I HEREBY CERTIFY that the foregoing is true and correct.

Genovese Joblove & Battista, P.A.

100 S.E. 2nd Street, 44th Floor

Miami, FL 33131

T (305) 349-2300 F (305) 428-8833

By:

Fla. Bar No. 280852

E-mail: igenovese@gjb-law.com

I HEREBY CERTIFY that, pursuant to that certain Order Authorizing Professionals Employed by the Liquidating Trustee and Monitor to Provide Notice of their Post Confirmation Fee Applications for Compensation in Summary Form [ECF No. 648], a Notice of Filing, which will include a Certificate of Service for the foregoing, will be filed at a later date.

s/ Michael S. Budwick
Michael S. Budwick, Esquire
Fla. Bar No. 938777
mbudwick@melandrussin.com
MELAND RUSSIN & BUDWICK, P.A.
3200 Southeast Financial Center
200 South Biscayne Boulevard
Miami, Florida 33131
Telephone: (305) 358-6363
Telecopy: (305) 358-1221

EXHIBIT "1-A"

Summary of Professional and Paraprofessional Time Total per Individual for this Period Only

[If this is a final application, and does not cumulate fee details from prior interim applications, then a separate Exhibit 1-A showing cumulative time summary from all applications is attached as well.]

Name	Title	Year <u>Licensed</u>	Total <u>Hours</u>	Hourly <u>Rate</u>	To Fee	
Marilee A. Mark	Attorney	2004	19.50	\$395.00	\$	7,702.50
Elizabeth Kelly	Paraprofessional	N/A	4.90	\$195.00	\$	955.50
Milton J. Pacheco	Paraprofessional	N/A	0.20	\$175.00	\$	35.00
Blended Hourly Rate		\$353.37				
Total Fees			24.60		\$	8,693.00

CUMULATIVE

Name	Title	Year <u>Licensed</u>	Total <u>Hours</u>	Hourly Rate	Total <u>Fees</u>
John H. Genovese	Partner	1979	31.30	\$595.00	\$ 18,623.50
Barry P. Gruher	Attorney	1992	3.50	\$435.00	\$ 1,522.50
Marilee A. Mark	Attorney	2004	32.10	\$395.00	\$ 12,679.50
			24.60	\$350.00	\$ 8,610.00
Michael A. Friedman	Attorney	2009	19.10	\$225.00	\$ 4,297.50
Elizabeth Kelly	Paraprofessional	N/A	11.00	\$195.00	\$ 2,145.00
			3.50	\$175.00	\$ 612.50
			9.70	\$150.00	\$ 1,455.00
			0.30	\$130.00	\$ 39.00
			1.60	\$125.00	\$ 200.00
Milton J. Pacheco	Paraprofessional	N/A	2.40	\$175.00	\$ 420.00
Colleen B. Hopkins	Paraprofessional	N/A	1.50	\$175.00	\$ 262.50
Glenda Gutstein	Paraprofessional	N/A	0.50	\$170.00	\$ 85.00
Blended Hourly Rate				\$361.11	
Total Fees			141.10		\$ 50,952.00

EXHIBIT "1-B"

Summary of Professional and Paraprofessional Time by Activity Code Category for this Time Period Only

Professional Services						
	Name	Rate	Hours	An	nount	
Attorney	Marilee A. Mark	\$395.00	19.50	\$	7,702.50	
Paralegal	Elizabeth Kelly	\$195.00	4.90	\$	955.50	
Paralegal	Milton J. Pacheco	\$175.00	0.20	\$	35.00	
_	CATEGORY TOTALS: 24.60					

EXHIBIT "2" <u>Summary of Requested Reimbursement Of Expenses</u> <u>for this Time Period Only</u>

[If this is a final application which does not cumulate prior interim applications, a separate summary showing cumulative expenses for all applications is attached as well]

1.	Eiling Foos	\$	0.00
1.	Filing Fees	Ф	
2.	Process Service Fees	\$	0.00
3.	Witness Fees	\$	0.00
4.	Court Reporter & Transcripts	\$	0.00
5.	Lien and Title Searches	\$	0.00
6.	Photocopies (in-house copies) (8,040 copies @ 15¢)	\$	1,206.00
7.	Photocopies (outside copies)	\$	0.96
8.	Postage	\$	0.00
9.	Overnight Delivery Charges	\$	0.00
10.	Outside Courier/Messenger Services	\$	0.00
11a.	Long Distance (a) Telephone Charges		0.00
11b.	Long Distance (b) Conference Calls	\$	0.00
12.	Long Distance Fax Transmission @ \$1.00/pg.	\$	0.00
13.	Computerized Research	\$	47.80
14.	Out of Southern District of Florida Travel A. Transportation B. Lodging C. Meals	\$	0.00
15.	Other - Courtcall	\$	30.00
TOTA	AL "GROSS" AMOUNT OF REQUESTED DISBURSEMENTS	\$	1,284.76

CUMULATIVE

1.	Filing Fees	\$ 0.00
2.	Process Service Fees	\$ 0.00
3.	Witness Fees	\$ 0.00
4.	Court Reporter & Transcripts	\$ 0.00
5.	Lien and Title Searches	\$ 0.00
6.	Photocopies (in-house copies) (8,793 copies @ 15¢)	\$ 1,318.95
7.	Photocopies (outside copies)	\$ 0.00
8.	Postage	\$ 3.31
9.	Overnight Delivery Charges	\$ 0.00
10.	Outside Courier/Messenger Services	\$ 13.00
11a.	Long Distance (a) Telephone Charges	\$ 0.00
11b.	Long Distance (b) Conference Calls	\$ 0.00
12.	Long Distance Fax Transmission @ \$1.00/pg.	\$ 0.00
13.	Computerized Research	\$ 151.30
14.	Out of Southern District of Florida Travel A. Transportation B. Lodging C. Meals	\$ 0.00
15.	Other - Courtcall	\$ 217.00
TOT	AL "GROSS" AMOUNT OF REQUESTED DISBURSEMENTS	\$ 1,703.56

Genovese Joblove & Battista, P.A.

100 Southeast Second Street, 44th Floor
Miami, Florida 33131
Telephone (305) 349-2300 Facsimile (305) 349-2310
Employer ID# 65-0518134

Attn: Solomon Genet, Esq. Meland Russin & Budwick, PA 200 South Biscayne Blvd. Suite 3200 Miami, FL 33131

August 19, 2014 Inv. # 79145 File # 10891-001

Re: Meland/Expert to B. Mukamal/Palm Beach Finance Partners

Statement for Services Rendered Through

Jul 31/14

		Legal Fees		
07/01/14	EK	Receipt, download and calendar Notices of Taking Deposition Duces Tecum of Agile Sky Alliance Fund, Neal Greenberg, Steven Thomas, Jerry L. Sims, Gilbert Davis and Larry Bowman; receipt and calendar Amended Notice of Taking Deposition Duces Tecum of Agile Sky Alliance Fund; calculate local times for depositions scheduled in California and Montana; update case profile.	0.80hr \$195.00/hr	\$156.00
07/08/14	EK	Receipt of Notices of Taking Videotaped Deposition Duces Tecum of MB Investments, Joseph Umbach and Freestone Low Volatility Partners; calculate local time for depositions scheduled in different time zones; calendar depositions; update case profile.	0.50hr \$195,00/hr	\$97.50
07/15/14	MAM	Review, Emails with J. Moon, and Internal Communications regarding Fulbright Litigation Status and Expert Report Deadlines, Issues, and Preparation and Follow Up regarding same.	0.70hr \$395.00/hr	\$276.50
07/16/14	MAM	Emails and Telephone Conference with J. Moon regarding Fulbright Litigation Status and Issues and Documents relating to Preparation of Expert Report and Follow Up regarding same.	0.80hr \$395.00/hr	\$316.00
07/17/14	MAM	Review, Work, and Emails relating to Preparation of Expert Report.	1.20hr \$395.00/hr	\$474.00
07/21/14	MAM	Work on Review and Analysis of Documents, Deposition Transcripts, and Deposition Exhibits in Connection with Formulation of Expert Report.	4.80hr \$395.00/hr	\$1,896.00

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		Meland Russin & Budwic 10891-001	k, PA	File # 10 Inv. # 79	
07/22/14	MAM	Continued Work on Review and Analysis of Deposition Transcripts, and Deposition ExConnection with Formulation of Expert Re	khibits in	3.40hr \$395.00/hr	\$1,343.00
07/23/14	MAM	Review of Joint Motion for Entry of Amend Management Order and Continuance of Fin Fulbright Litigation, Drafted Internal Me regarding Fulbright Litigation Status and Deadlines, Issues, and Preparation, and Review and Analysis of Documents, Deposition Exhibits in Connection wit Expert Report.	Pretrial Conference mo to J. Genovese Expert Report Continued Work on osition Transcripts,	5.20hr \$395.00/hr	\$2,054.00
07/23/14	EK	Receipt, review, download and circulate J entry of amended case management order	Receipt, review, download and circulate Joint Motion for entry of amended case management order.		\$39.00
07/24/14	MAM	Continued Work on Review and Analysis Deposition Transcripts, and Deposition Ex Connection with Formulation of Expert Re	2.40hr \$395.00/hr	\$948.00	
07/25/14	MAM	Emails with J. Genovese regarding Fulbri and Settlement.	0.10hr \$395.00/hr	\$39.50	
07/25/14	EK	Receipt of new case management order; calculate new deadlines; update case prodeposition dates.	1.00hr \$195.00/hr	\$195.00	
07/28/14	EK	Receipt of Notice of Cancellation of Vide Duces Tecum of J. Umbach, HSBC USA, Volatility Partners, LP and MB Investmen calendars; update case profile.	0.40hr \$195.00/hr	\$78.00	
07/30/14	EK	Receipt, review, and download Notices of Cancellation of Rule 7030 Depositions Duces Tecum of Davis, N. Greenberg, L. Bowman, J. Sims, S. Thomas, Agile Sky Alliance Fund and others; update attorneys' calendars and case profile re: same.		0.60hr \$195.00/hr	\$117.00
		Total Legal Fees		22.10	\$8,029.50
FEE SUMM		Hours	Rate	Amount	
		18.60	\$395.00	\$7,347.00	
Marilee A Ma Elizabeth Ke		3.50	\$195.00	\$682.50	
Total Legal	Fees	22.10		\$8,029.50	
	Copying Postage		d +		1,151.40 0.48

Р	age	2

47.80

\$1,199.68

Pacer - Online Research

Total Costs Advanced . . .

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Meland Russin & Budwick, PA 10891-001 File # 10891-001 Inv. # 79145

Total Invoice

\$9,229.18

Prior Open Balance

\$10,723.68

OUTSTANDING BALANCE

\$19,952.86

TRUST BALANCE

\$0.00

Genovese Joblove & Battista, P.A.

100 Southeast Second Street, 44th Floor Miami, Florida 33131 Telephone (305) 349-2300 Facsimile (305) 349-2310 Employer ID# 65-0518134

Attn: Solomon Genet, Esq. Meland Russin & Budwick, PA 200 South Biscayne Blvd. Suite 3200 Miami, FL 33131

December 4, 2014 Inv. # 80116 File # 10891-001

Re: Meland/Expert to B. Mukamal/Palm Beach Finance Partners

Statement for Services Rendered Through

Nov 25/14

		Legal Fees		
08/01/14	EK	Receipt of Motion and Notice of Hearing re Compromise Controversy with Fulbright & Jaworski; calendar; circulate; update case profile; receipt of Notice of Hearing on Motion to Approve Payment of Contingency Fee; calendar.	0.40hr \$195.00/hr	\$78.00
08/08/14	MJP	Download Report of Mediator Filed by Defendant Fulbright & Jaworski L.L.P., profile to database.	0.20hr \$175.00/hr	\$35.00
08/14/14	EK	Review Seventh Interim Fee Application for accuracy.	0.40hr \$195.00/hr	\$78.00
08/26/14	EK	Receipt of Seventh Interim Post Confirmation Fee Application for Compensation for JHG and Notice of Hearing for same; calendar.	0.20hr \$195.00/hr	\$39.00
09/22/14	EK	Review and update hearing materials for Fee Application Hearing.	0.30hr \$195.00/hr	\$58.50
09/23/14	MAM	Preparation for and Attendance at Hearing on Seventh Interim Post Confirmation Fee Application for J. Genovese, Expert, and Follow Up regarding same.	0.90hr \$395.00/hr	\$355.50
09/24/14	EK	Receipt of and circulate Order Granting Seventh Interim Post Confirmation Application For Compensation.	0.10hr \$195.00/hr	\$19.50
		Total Legal Fees	2.50	\$663.50

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Meland Russin & Budwick, PA 10891-001

File # 10891-001 Inv. # 80116

FEE SUMMARY:			
Professional	Hours	Rate	Amount
Marilee A Mark	0.90	\$395.00	\$355.50
Milton J Pacheco	0.20	\$175.00	\$35.00
Elizabeth Kelly	1.40	\$195.00	\$273.00
Total Legal Fees	2.50	•	\$663.50

		/	osts Advanced	
	Copying			54.60
	Postage			0.48
09/29/2014	29/2014 Court Call (10891-001) American Express XXXX-XXXXX6-46001		30.00	
	Total Costs Advanced			\$85.08
			Total Invoice	\$748.58
			Prior Open Balance	\$19,952.86
			Payments and/or Adjustments Received	\$-19,952.86
			OUTSTANDING BALANCE	\$748.58
TRUST BALAN	CE	\$0.00		