

ORDERED in the Southern District of Florida on June 1, 2012.

Paul G. Hyman, Chief Judge United States Bankruptcy Court

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

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| In re: | Chapter 11 |
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| PALM BEACH FINANCE PARTNERS, L.P., PAL BEACH FINANCE II, L.P. ¹ , | Case No.: 09-36379-PGH Case No.: 09-36396-PGH (Jointly Administered) |
| Debtors. | |
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ORDER AWARDING FIRST INTERIM POST CONFIRMATION FEE APPLICATION OF JOHN D. EATON AND RASCO KLOCK REININGER PEREZ ESQUENAZI VIGIL & NIETO AS SPECIAL CONFLICTS LITIGATION COUNSEL

THIS CAUSE came before the Court on May 30, 2012 at 1:00 p.m., upon the First Interim Post Confirmation Fee Application of John D. Eaton and Rasco Klock Reininger Perez Esquenazi Vigil & Nieto, as Special Conflicts Litigation Counsel for the Chapter 11 Liquidating Trustee [ECF No. 1212] (the "Application").

¹ The address and last four digits of the taxpayer identification number for each of the Debtors follows in parenthesis: (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).

The Court, having reviewed the Application, having heard from all parties in interest who had an opportunity to be heard, having taken into consideration 11 U.S.C. § 330 and each of the factors that govern the reasonableness of fees as set forth in *In re First Colonial Corp. of America*, 544 F.2d 1291 (5th Cir. 1977) and *Johnson v. Georgia Highway Express*, 488 F.2d 714 (5th Cir. 1974), having heard the argument of counsel, and based on the record, it is

ORDERED that:

- 1. The Application is **APPROVED**.
- 2. John D. Eaton and Rasco Klock Reininger Perez Esquenazi Vigil & Nieto, as Special Conflicts Litigation Counsel for the Chapter 11 Liquidating Trustee, is awarded and allowed one hundred percent (100%) of Twenty Three Thousand Five Hundred Ten Dollars and Forty Cents (\$23,510.40) for attorneys' fees, plus one hundred percent (100%) of Three Hundred Twenty Three Dollars and Ninety Cents (\$323.90) for costs, for a total award of Twenty Three Thousand Eight Hundred Thirty Four Dollars and Thirty Cents (\$23,834.30) ("Fee and Cost Award").
- 3. Pursuant to Section 1.76 of the Plan², and as set forth in the Application, the costs and fees that are subject to the *pro rata* allocation formula are approved.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

² All capitalized terms not defined herein shall have the meaning ascribed to such term as set forth in the Motion.

4. Pursuant to Section 7.1.11 of the Plan, the Court ratifies payments previously made by the Liquidating Trustee to Rasco Klock Reininger Perez Esquenazi Vigil & Nieto with respect to the Fee and Cost Award.

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Submitted By:

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Copies Furnished To:

Michael S. Budwick, Esquire, is directed to serve copies of this Order on all parties in interest and to file a Certificate of Service.