

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

SECURITIES AND EXCHANGE
COMMISSION,

Plaintiff,

v.

STANFORD INTERNATIONAL BANK,
LTD., *et al.*,

Defendants.

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Civil Action No. 3:09-CV-0298-N

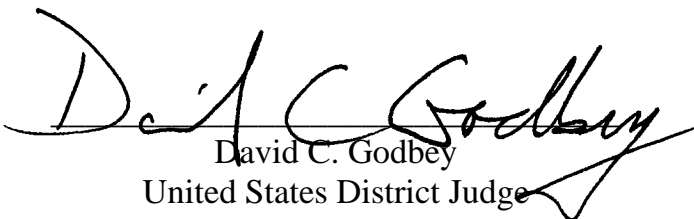
ORDER

This Order addresses the Receiver’s motion for approval of his thirteenth interim fee application [1443]. Because the Court finds the requests reasonable under the factors outlined in *Johnson v. Ga. Highway Express, Inc.*, 488 F.2d 714, 717-19 (5th Cir. 1974), and in line with the Court’s previous fee application guidance, *see, e.g.*, Order of Feb. 3, 2010 [994]; Tr. of Hr’g of Sept. 10, 2009 at 39-41 [777], the Court grants the motion.

The Receiver incurred \$1,187,686.23 in fees and expenses for the period April 1, 2011 to May 31, 2011. Receiver’s Mot. at 1 n.1 (listing \$1,062,530.27 in professional fees, \$30,556.76 in out-of-pocket expenses, and \$94,599.20 in data loading and hosting services provided by FTI). Applying the twenty percent holdback previously imposed by the Court to the non-out-of-pocket expenses, *see* Tr. of Hr’g at 39; Order of Mar. 29, 2011 (modifying holdback for out-of-pocket expenses) [1302], the Receiver requests payment of \$956,260.34, which the Court approves in full. The Receiver may apply later

for the held-back amount of \$231,425.89. The Court reserves any ruling on objections to that amount until a later date.

Signed October 11, 2011.



David C. Godbey
United States District Judge