UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF CALIFORNIA

In re:)	
)	BANKRUPTCY GENERAL
ORDER AUTHORIZING TRUSTEE)	
TO PAY BANK SERVICE CHARGES)	ORDER NO. 179
AND FEES INCURRED BY ESTATES)	
ACCOUNTS)	
	_)	

The court having been advised by the Acting United States Trustee for Region 15 that authorized depositories are no longer willing to waive fees and service charges incurred by Chapter 7 Trustees on money of estates on deposit with such institutions, and that the United States Trustee Program has temporarily suspended its policy prohibiting bank service fees charged to trustees by authorized depositories on Chapter 7 bankruptcy estate accounts, it is

ORDERED that, trustees administering cases under Chapter 7 of the bankruptcy code in the Southern District of California are authorized to incur and to pay on an ongoing basis, any bank service fees as actual, necessary expenses related to the administration of bankruptcy estate accounts as contemplated by 11 U.S.C. §330; and it is further

ORDERED that the court shall retain authority to review and approve such expenses during the administration of the case.

This General Order is effective for all Chapter 7 cases pending on or after August 9, 2011, and it shall remain in effect until further order of this court.

DATED: August 9, 2011

/s/ Peter W. Bowie	/s/ Louise DeCarl Adler
PETER W. BOWIE	LOUISE DeCARL ADLER
Chief Judge, U.S. Bankruptcy Court	Judge, U.S. Bankruptcy Court

/s/ Laura S. Taylor	/s/ Margaret M. Mann
LAURA S. TAYLOR	MARGARET M. MANN
Judge, U.S. Bankruptcy Court	Judge, U.S. Bankruptcy Court