

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK
AT CENTRAL ISLIP

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In re:

AGAPE WORLD, INC.,
AGAPE MERCHANT ADVANCE LLC,
AGAPE COMMUNITY LLC, AGAPE
CONSTRUCTION MANAGEMENT LLC,
AGAPE WORLD BRIDGES LLC, AND
114 PARKWAY DRIVE SOUTH LLC,

Debtors.

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Chapter 7
Case No. 09-70660 (DTE)
Substantively Consolidated

**NINTH INTERIM APPLICATION BY THE ACCOUNTANT FOR THE
TRUSTEE UNDER BANKRUPTCY CODE SECTIONS 330 & 331
FOR ALLOWANCE OF COMPENSATION, REIMBURSEMENT OF
EXPENSES AND PARTIAL PAYMENT OF HOLDBACK FEES**

TO THE HONORABLE DOROTHY EISENBERG, BANKRUPTCY JUDGE:

Kenneth Yormark respectfully alleges:

THAT he is a Certified Public Accountant duly licensed to practice in the State of New York, a Certified Fraud Examiner, and a Director of Navigant Consulting, Inc. which maintains an office at 90 Park Avenue, New York, NY 10016.

THAT he has been practicing in said profession for over twenty (20) years and is well versed and experienced in the review of the books and records of debtors and firms in forensic accounting examinations and fraud investigations.

THAT deponent is not related to or has any business association with the Trustee, any attorney, creditor, the debtor, or any other party to the proceedings, except that deponent has been retained in other matters unrelated to this case as accountant for the Trustee;

THAT deponent is a disinterested person pursuant to 11 USC Section 327(a);

THAT neither deponent nor any member of my firm holds or represents any interest adverse to the estate;

THAT the undersigned is disinterested as that term is defined in 11 USC Section 101(14);

THAT neither deponent nor any member of my firm has any claims against the debtor;

THAT deponent has no connection with the United States Trustee or any person employed in the office of the United States Trustee;

THAT deponent's firm was retained as forensic accountants to the Trustee as of March 18, 2009, pursuant to Court Order dated the 21st day of April 2009 signed by the Honorable Dorothy Eisenberg, Bankruptcy Judge, and annexed hereto as Exhibit A.

THAT deponent and his firm have not received any compensation in this matter, except the compensation previously approved by the Court.¹

¹ By Order of the Court dated December 3, 2009, for the period March 18, 2009 through and including September 30, 2009, Applicant was awarded fees and expenses of \$534,256.25 and \$672.93, respectively, and this included a 20% holdback of fees equal to \$106,851.25. By Order of the Court dated August 3, 2010, for the period of October 1, 2009 through and including May 31, 2010, Applicant was awarded fees and expenses of \$294,868.75 and \$1,974.55, respectively, and this included a 20% holdback of fees equal to \$58,973.75. By Order of the Court dated November 23, 2010, for the period of June 1, 2010 through and including September 30, 2010, Applicant was awarded fees in the amount of \$470,387.50 (Applicant voluntarily waived its expenses of \$8.25) and this included a 20% holdback equal to \$94,077.50. By Order of the Court dated June 16, 2011, for the period of October 1, 2010 through and including February 28, 2011, Applicant was awarded fees and expenses of \$316,043.75 and \$6.21, respectively, and this included a 20% holdback equal to \$63,208.75. By Order of the Court dated February 29, 2012, for the period of March 1, 2011 through and including October 31, 2011, Applicant was awarded fees and expenses of \$185,418.75 and \$78.11, respectively, and this included a 20% holdback equal to \$37,083.75. By Order of the Court dated July 13, 2012, for the period of December 1, 2011 through and including April 30, 2012, Applicant was awarded fees and expenses of \$94,256.25 and \$24.75, respectively, and this included a 20% holdback equal to \$18,851.25. By Order of the Court dated February 28, 2013, for the period of November 1, 2011 through November 30, 2011, and May 1, 2012 through and including December 31, 2012, Applicant was awarded fees and expenses of \$248,600.00 and \$372.35, respectively, and this included a 20% holdback equal to \$49,720.00. By Order of the Court dated July 11, 2013, for the period of January 1, 2013 through and including April 30, 2013, Applicant was awarded fees and expenses of \$181,500.00 and \$678.75, respectively, and this included a 20% holdback equal to \$36,300.00. To date, Applicant has been paid fees and expenses in the sum of \$2,076,304.00 and \$3,807.65, respectively, and for the total sum of \$2,080,111.65, which includes holdback fees of \$366,039.00. Applicant has not been paid the remaining holdback fees which total the sum of \$99,027.25.

THAT deponent has conferred with Trustee's Counsel and is familiar with this matter and that the following is a summary of the work performed, time required and billing rates used by Navigant in determining the amount of compensation for necessary accounting services rendered for and on behalf of the Trustee:

- 1 Performed substantive and analytic procedures on debtor's financial records encompassing thirty-two bank accounts and QuickBooks Accounting System. Examination was concentrated on identifying investor-related deposits and disbursements, commingling of assets, as well as any suspicious, unusual, or unsupported entries and transactions.
- 2 Prepared Investor Clawback Analyses, detailing and documenting thousands of transactions relating to defendants who received greater than or equal to \$10,000 net proceeds. Generated separate Clawback Analyses for activity that occurred within 6 years and 2 years of the bankruptcy petition filing date. In addition to regular Clawback Analyses, also assisted counsel in preparing documentation for trials which contained additional QuickBooks screenshot extracts and bank statement support, and testified in bankruptcy court as an expert witness regarding Clawbacks.
- 3 Analyzed the claims filed by defendants in hundreds of bankruptcy adversary proceedings. As a result of significant discrepancies within the debtor's books and inconsistent identification systems within bank records, these claims needed to be individually verified and integrated into existing records and examination results.
- 4 Examined debtor's forensically preserved electronic server in an attempt to substantiate investor defense claims. Referenced original investor agreements and account rollover forms to corroborate actual deposits and trace investment account histories, including purported interest accruals.

THAT as set forth in Footnote 1 above, Applicant maintains holdback fees from the First, Second, Third, Fourth, Fifth, Sixth, Seventh and Eighth interim fee periods, in the sum of \$99,027.25.

THAT, by the current Application, Applicant is seeking payment of holdbacks equal to \$60,000.00.

WHEREFORE, in accordance with the Court Order signed by the Honorable Dorothy Eisenberg, Bankruptcy Judge, on April 21, 2009 (approving Navigant's retention as forensic accountants to the Trustee as of March 18, 2009), petitioner hereby requests the entry of an Order awarding fees in the amount \$85,937.50 for the current application and authorize payment of eighty percent (80%) thereof, amounting to \$68,750.00 together with reimbursement of disbursements and out-of-pocket expenses in the amount of \$304.97 for the current application, for a total award of \$69,054.97, and in accordance with this Court's prior Orders awarding Navigant's First, Second, Third, Fourth, Fifth, Sixth, Seventh, and Eighth Interim Fee Applications, an award of holdback fees in the amount of \$60,000.00.

s/Kenneth G. Yormark
KENNETH G. YORMARK

Sworn to before me this
15th day of October, 2013

s/Ellen Mortimer
Notary Public

Ellen Mortimer
Notary Public-State of New York
No. 01MO6288446
Qualified in New York County
Commission Expires September 3, 2017

Agape World Inc. and Agape Merchant Advance

Application for interim compensation and reimbursement of expenses

Services Performed - May 1, 2013 through September 30, 2013

Ref. #	Description
1	Performed substantive and analytic procedures on debtor's financial records encompassing thirty-two bank accounts and QuickBooks Accounting System. Examination was concentrated on identifying investor-related deposits and disbursements, commingling of assets, as well as any suspicious, unusual, or unsupported entries and transactions.
2	Prepared Investor Clawback Analyses, detailing and documenting thousands of transactions relating to defendants who received greater than or equal to \$10,000 net proceeds. Generated separate Clawback Analyses for activity that occurred within 6 years and 2 years of the bankruptcy petition filing date. In addition to regular Clawback Analyses, also assisted counsel in preparing documentation for trials which contained additional QuickBooks screenshot extracts and bank statement support and testified in bankruptcy court as expert witness regarding Clawbacks.
3	Analyzed the claims filed by defendants in hundreds of bankruptcy adversary proceedings. As a result of significant discrepancies within the debtor's books and inconsistent identification systems within bank records, these claims needed to be individually verified and integrated into existing records and examination results.
4	Examined debtor's forensically preserved electronic server in an attempt to substantiate investor defense claims. Referenced original investor agreements and account rollover forms to corroborate actual deposits and trace investment account histories, including purported interest accruals.
5	Verified, on a transactional basis, the ultimate origins and destinations of deposits and disbursements to and from the debtor's interrelated entities.
6	Maintained a comprehensive database integrating the debtor's accounting system with thousands of previously unidentified transactions that have been discovered and traced throughout the life cycle of the investigation.

Agape World Inc. and Agape Merchant Advance

Application for interim compensation and reimbursement of expenses

Employee Time Summary - May 1, 2013 through September 30, 2013

<u>Name</u>	<u>Title</u>	<u>Hours</u>	<u>Amount</u>
RICHARD FAUGHNAN	Managing Director	0.25	\$ 68.75
KENNETH G YORMARK	Director	179.50	\$ 49,362.50
ALLISON MAY	Managing Consultant	29.25	\$ 8,043.75
JULIAN LEE	Senior Consultant	101.25	\$ 27,843.75
DYLAN CONNOR	Consultant	2.25	\$ 618.75
Total		312.50	\$ 85,937.50

Agape World Inc. and Agape Merchant Advance

Application for interim compensation and reimbursement of expenses

Time Spent Detail - May 1, 2013 through September 30, 2013

Date	Name	Hours	Amount	Description
5/1/2013	JULIAN LEE	0.50	137.50	Review of investor analysis
5/2/2013	JULIAN LEE	1.25	343.75	Prepared investor analysis
5/6/2013	JULIAN LEE	2.75	756.25	Email correspondence with counsel and review of investor analysis
5/6/2013	KENNETH G YORMARK	3.50	962.50	Review of investor analysis
5/7/2013	JULIAN LEE	1.00	275.00	Added edits to C. Faurot analysis
5/9/2013	JULIAN LEE	0.50	137.50	Checked for account numbers per D. Mahoney request
5/10/2013	JULIAN LEE	1.00	275.00	Review of investor analysis, correspondence with counsel
5/13/2013	JULIAN LEE	2.00	550.00	Preparation of investor analysis
5/13/2013	ALLISON MAY	2.00	550.00	Altman deposit and disbursement analysis
5/14/2013	JULIAN LEE	0.75	206.25	Review and preparation of investor analysis
5/15/2013	JULIAN LEE	0.25	68.75	Review of investor analysis
5/16/2013	JULIAN LEE	3.50	962.50	Preparation of trial analysis
5/16/2013	ALLISON MAY	2.50	687.50	Deposits and disbursements analysis for McGeary
5/17/2013	JULIAN LEE	0.50	137.50	Correspondence and review of investor analysis
5/17/2013	ALLISON MAY	1.00	275.00	Completion of deposits and disbursements analysis for McGeary
5/18/2013	ALLISON MAY	4.00	1,100.00	Analyses for upcoming trials: Bernardo Roca, Luis Ponce, Jennifer Iocovozzi, Brandi Keryc
5/20/2013	JULIAN LEE	0.50	137.50	Review of investor analysis
5/20/2013	KENNETH G YORMARK	1.50	412.50	Review analysis for trial
5/20/2013	KENNETH G YORMARK	1.00	275.00	Testify at trial - Kalman
5/20/2013	ALLISON MAY	0.25	68.75	Review of outstanding request status.
5/21/2013	JULIAN LEE	1.00	275.00	Review of investor analysis
5/22/2013	JULIAN LEE	0.25	68.75	Review of investor analysis for trial preparation
5/22/2013	DYLAN CONNOR	1.75	481.25	Document management
5/22/2013	ALLISON MAY	1.25	343.75	Deposit and Disbursement review
5/23/2013	JULIAN LEE	1.00	275.00	Review of defendant support provided by counsel
5/23/2013	KENNETH G YORMARK	4.50	1,237.50	Review of investor analysis
5/24/2013	JULIAN LEE	0.25	68.75	Correspondence with counsel
5/24/2013	KENNETH G YORMARK	7.00	1,925.00	Review of investor analysis
5/28/2013	JULIAN LEE	0.25	68.75	Updated status of outstanding requests
5/28/2013	KENNETH G YORMARK	4.00	1,100.00	Review of affidavits
5/29/2013	JULIAN LEE	0.25	68.75	Review of investor analysis
5/29/2013	KENNETH G YORMARK	4.50	1,237.50	Review of affidavits
5/29/2013	ALLISON MAY	1.50	412.50	Follow up on outstanding trial requests
5/30/2013	JULIAN LEE	2.50	687.50	Preparation of investor analysis
6/3/2013	JULIAN LEE	2.00	550.00	Prepared investor analysis - Zavala
6/3/2013	KENNETH G YORMARK	3.50	962.50	Review of investor analysis
6/3/2013	DYLAN CONNOR	0.50	137.50	Document management
6/3/2013	ALLISON MAY	1.00	275.00	QC of Deposit and Disbursement statements
6/4/2013	JULIAN LEE	1.25	343.75	Review of investor analysis - McGeary
6/4/2013	ALLISON MAY	2.00	550.00	QC of outstanding Agape deposit and disbursement analyses
6/5/2013	JULIAN LEE	4.25	1,168.75	Preparation of investor analysis for trials - Saladino, Luca
6/6/2013	JULIAN LEE	3.00	825.00	Preparation and review of trial analysis - Saladino, Beckham
6/6/2013	KENNETH G YORMARK	4.00	1,100.00	Review of investor analysis
6/7/2013	JULIAN LEE	3.00	825.00	Review of investor analyses - Hartmann, Luca, Serpico, Chomicki
6/7/2013	KENNETH G YORMARK	7.00	1,925.00	Review of investor analysis
6/7/2013	ALLISON MAY	3.50	962.50	QC of outstanding Agape deposit and disbursement analyses
6/10/2013	JULIAN LEE	2.25	618.75	Updating outstanding items tracker, reviewed deposit support for
6/11/2013	JULIAN LEE	1.00	275.00	Prepared analyses for trial requests by counsel
6/13/2013	JULIAN LEE	2.00	550.00	Identified additional deposits for Mendez; sent analyses per counsel's request and updated tracker for outstanding items
6/13/2013	KENNETH G YORMARK	3.00	825.00	Review of investor analysis
6/13/2013	ALLISON MAY	2.00	550.00	Follow up on open analyses / QC of deposit and disbursement analyses
6/14/2013	KENNETH G YORMARK	4.00	1,100.00	Review of investor analysis

Agape World Inc. and Agape Merchant Advance

Application for interim compensation and reimbursement of expenses

Time Spent Detail - May 1, 2013 through September 30, 2013

Date	Name	Hours	Amount	Description
6/17/2013	JULIAN LEE	1.00	275.00	Reviewed additional deposits provided by Saladino
6/18/2013	JULIAN LEE	1.25	343.75	Responded to counsel's request - Gibney, Mendez
6/19/2013	JULIAN LEE	0.25	68.75	Responded to counsel's email re: Luca
6/19/2013	KENNETH G YORMARK	4.00	1,100.00	Review of trial docs
6/21/2013	KENNETH G YORMARK	7.00	1,925.00	Review of trial docs
6/24/2013	JULIAN LEE	1.50	412.50	Prepared investor analysis for Mendez
6/25/2013	JULIAN LEE	0.50	137.50	Prepared investor analysis - Mendez
6/26/2013	ALLISON MAY	0.25	68.75	Updates to Agape request tracker
6/28/2013	KENNETH G YORMARK	4.00	1,100.00	Review of trial docs
7/1/2013	JULIAN LEE	1.75	481.25	Prepared investor analysis for trial - Godosis, Stone QC and review of analyses
7/1/2013	KENNETH G YORMARK	2.00	550.00	Review of trial docs
7/1/2013	ALLISON MAY	2.25	618.75	Preparation and QC of trial analyses
7/2/2013	JULIAN LEE	1.00	275.00	Sent investor analyses for trial requests - Altman, Godosis, Stone
7/2/2013	KENNETH G YORMARK	7.00	1,925.00	Review of trial docs
7/2/2013	ALLISON MAY	0.25	68.75	QC of trial analyses
7/3/2013	KENNETH G YORMARK	3.50	962.50	Review of investor analysis
7/5/2013	JULIAN LEE	0.25	68.75	Sent out trial analysis requested by counsel (Saladino)
7/8/2013	JULIAN LEE	1.50	412.50	Prepared investor analysis - combined transactions for Keryc, Liquid Dreams Corp.
7/9/2013	JULIAN LEE	1.75	481.25	Review and QC of Keryc, Liquid Dreams Corp. analysis; review of additional deposit support from Faurot Jr.
7/9/2013	ALLISON MAY	2.50	687.50	Deposit and Disbursement analyses
7/10/2013	JULIAN LEE	1.00	275.00	Updated investor analysis for Faurot Jr.; drafted correspondence to counsel
7/12/2013	JULIAN LEE	1.50	412.50	Reconciliation of Faurot Jr. deposits, updated investor analysis
7/15/2013	JULIAN LEE	1.00	275.00	Review of Philippe analysis, redacted bank statements
7/16/2013	RICHARD FAUGHNAN	0.25	68.75	Review of investor deposits
7/16/2013	JULIAN LEE	2.50	687.50	Review of investor analysis - Gaglione, Melo; reviewed defendant responses from Tamburi, Velez, Sarzosa, email correspondence with counsel
7/17/2013	JULIAN LEE	3.50	962.50	Prepared and sent counsel investor analyses - Velez, Sarzosa, Altman, Sanchez & Melo Correspondence with counsel after review of defendants' responses to filed complaint
7/18/2013	JULIAN LEE	3.25	893.75	Correspondence with counsel, resent Altman analysis. Identified new related parties and edited Melo & Sanchez joint analysis. Finalized analyses for Keryc, Faurot, Melo
7/18/2013	KENNETH G YORMARK	6.50	1,787.50	Review investor analysis
7/18/2013	ALLISON MAY	1.75	481.25	Review of Deposit and Disbursement analyses
7/19/2013	ALLISON MAY	0.25	68.75	Review of Deposit and Disbursement analyses
7/22/2013	JULIAN LEE	1.25	343.75	Investor deposit confirmation - Moreno; correspondence with counsel
7/24/2013	JULIAN LEE	1.75	481.25	Investor deposit confirmation - Gibney, Blair, Pena
7/24/2013	ALLISON MAY	0.50	137.50	Follow up on open deposit and disbursements analyses
7/25/2013	JULIAN LEE	3.25	893.75	Investor deposit confirmation - Mohar; updated investor analyses for Mohar, Pena
7/25/2013	KENNETH G YORMARK	2.00	550.00	Review of trial docs
7/26/2013	JULIAN LEE	1.75	481.25	Reviewed analysis for Pena joint analysis; investor deposit confirmation - Mohar, email correspondence with counsel
7/26/2013	KENNETH G YORMARK	7.50	2,062.50	Review of trial docs
7/29/2013	JULIAN LEE	1.75	481.25	Updated tracker of outstanding requests, email correspondence with counsel, updated investor analysis for Blair
7/29/2013	KENNETH G YORMARK	1.50	412.50	Review of Trial Analysis
7/30/2013	KENNETH G YORMARK	5.50	1,512.50	Review of Trial Analysis
8/1/2013	JULIAN LEE	0.25	68.75	Prepared investor analysis - Conartyet LLC, Blair
8/1/2013	KENNETH G YORMARK	5.00	1,375.00	Review of trial docs

Agape World Inc. and Agape Merchant Advance

Application for interim compensation and reimbursement of expenses

Time Spent Detail - May 1, 2013 through September 30, 2013

Date	Name	Hours	Amount	Description
8/6/2013	KENNETH G YORMARK	4.50	1,237.50	Review of testimony docs
8/7/2013	KENNETH G YORMARK	4.00	1,100.00	Review of trial docs
8/7/2013	ALLISON MAY	0.50	137.50	Reply to requests for deposit and disbursement statements from Ken Yormark
8/8/2013	KENNETH G YORMARK	4.50	1,237.50	Review of trial detail
8/9/2013	JULIAN LEE	1.25	343.75	Investor deposit confirmation - Bruno, Tsikis
8/9/2013	KENNETH G YORMARK	4.50	1,237.50	Review of trial detail
8/12/2013	JULIAN LEE	3.00	825.00	Prepared investor analyses for Brian and Kevin Milano
8/12/2013	KENNETH G YORMARK	6.00	1,650.00	Trial preparation
8/13/2013	KENNETH G YORMARK	2.50	687.50	Review of trial analysis
8/13/2013	KENNETH G YORMARK	2.50	687.50	Review of trial docs
8/14/2013	JULIAN LEE	0.75	206.25	Reformatted analysis for Maccarone, Maccarone Plumbing
8/15/2013	JULIAN LEE	0.50	137.50	Correspondence with counsel re: Faurot Jr.'s deposit confirmation
8/15/2013	KENNETH G YORMARK	5.00	1,375.00	Trial doc preparation
8/16/2013	KENNETH G YORMARK	5.00	1,375.00	Trial doc preparation
8/19/2013	JULIAN LEE	0.50	137.50	Correspondence with counsel re: deposit confirmation - Cullin, Mohar
8/19/2013	KENNETH G YORMARK	4.50	1,237.50	Agape Trials for Sam Chensky, Annett Altman, Georgia Godosis & Sean Stone, Miguel Zavala, Serpico et al, Steven R. Abell, Jr. & Valerie Saladina
8/19/2013	KENNETH G YORMARK	2.50	687.50	Travel time
8/20/2013	JULIAN LEE	0.75	206.25	Prepared investor analysis - Cullin, Desouza
8/22/2013	JULIAN LEE	0.75	206.25	Review of consolidated analysis - Jourdan, Desouza
9/4/2013	JULIAN LEE	0.75	206.25	Investor deposit confirmation - McMahon
9/6/2013	JULIAN LEE	0.25	68.75	Updated tracker of outstanding counsel requests
9/6/2013	KENNETH G YORMARK	4.00	1,100.00	Review of trial docs
9/9/2013	JULIAN LEE	2.00	550.00	Prepared combined investor analysis for Casson, Fortugno, Interstellar Partnership
9/9/2013	KENNETH G YORMARK	4.50	1,237.50	Review of trial docs
9/10/2013	JULIAN LEE	1.00	275.00	Correspondence with counsel re: Ricks, Praxis Work Shop; completed investor analyses for Casson, Fortugno, Interstellar Partnership
9/11/2013	JULIAN LEE	0.25	68.75	Correspondence to counsel request - Granet
9/12/2013	JULIAN LEE	1.25	343.75	Prepared investor analyses for Milano, Ramirez; confirmed additional deposits relating to mediation - Karpetis; updated tracker of pending requests
9/13/2013	KENNETH G YORMARK	4.50	1,237.50	Review of trial docs
9/16/2013	JULIAN LEE	1.50	412.50	Correspondence with counsel, addressed requests regarding mediation; investor deposit confirmation for Chandrapaul, call with C. Rubino
9/16/2013	KENNETH G YORMARK	3.00	825.00	Trial preparation
9/16/2013	KENNETH G YORMARK	1.00	275.00	Testify at trial - Burke, Roca, Keryc, Ponce
9/16/2013	KENNETH G YORMARK	5.00	1,375.00	Travel time
9/18/2013	JULIAN LEE	0.75	206.25	Investor deposit confirmation - Tisei, reviewed for potential joint accounts, email correspondence with counsel
9/19/2013	JULIAN LEE	0.50	137.50	Investor deposit confirmation - Cevallos. Sent out completed transaction analysis and correspondence with counsel
9/20/2013	JULIAN LEE	3.25	893.75	Investor deposit confirmation - Luizzi, Karpetis, Delgiorno; Prepared Karpetis consolidated analysis
9/23/2013	JULIAN LEE	0.75	206.25	Revised Karpetis analysis, trial preparation for counsel requests
9/23/2013	KENNETH G YORMARK	2.50	687.50	Review of investor analyses
9/24/2013	JULIAN LEE	2.75	756.25	Prepared analysis for trial - Unold, Robles
9/25/2013	JULIAN LEE	2.50	687.50	Prepared trial analyses for Zarate, Cimino
9/25/2013	KENNETH G YORMARK	2.50	687.50	Review of investor analyses
9/26/2013	JULIAN LEE	4.00	1,100.00	Trial analysis preparation - Cimino, Cisneros

Agape World Inc. and Agape Merchant Advance
Application for interim compensation and reimbursement of expenses
Time Spent Detail - May 1, 2013 through September 30, 2013

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Amount</u>	<u>Description</u>
9/27/2013	KENNETH G YORMARK	4.00	1,100.00	Review of investor analyses
	TOTAL	312.50	\$ 85,937.50	

Agape World Inc. and Agape Merchant Advance

Application for interim compensation and reimbursement of expenses
Expense Detail - May 1, 2013 through September 30, 2013

Date	Name	Amount	Description
5/20/2013	YORMARK, KENNETH G	107.35	Roundtrip from Westport, CT to Long Island
5/20/2013	YORMARK, KENNETH G	20.00	Tolls
6/17/2013	FAUGHNAN, RICHARD	10.58	Overnight Delivery/Courier FEDEX 796014727258/Richard Faughnan/NCI/90 Park Avenue/NEW YORK CITYNY/Lynne M. Manzo illo/Silverman Acampora LLP/100 JERICHO QUADRANGLE STE 300/JERICHO NY
7/12/2013	FAUGHNAN, RICHARD	15.69	Overnight Delivery/Courier 796220863168/Ellen Mortimer/NCI/90 Park Avenue/NEW YORK CITYNY/Paysphere/NCI/451 1 PAYSHERE CIR/CHICAGOIL
8/19/2013	YORMARK, KENNETH G	107.35	RT Mileage from home in CT to Long Island
8/19/2013	YORMARK, KENNETH G	20.00	Tolls to and from Long Island
8/19/2013	YORMARK, KENNETH G	12.00	Breakfast
8/19/2013	YORMARK, KENNETH G	12.00	Lunch
TOTAL		\$ 304.97	

EXHIBIT A

SILVERMANACAMPORA LLP
Counsel to Kenneth P. Silverman, Esq.,
Interim Chapter 7 Trustee
100 Jericho Quadrangle, Suite 300
Jericho, New York 11753
(516) 479-6300
Ronald J. Friedman, Esq.

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

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In re:

Chapter 7
Case No. 09-70660 (DTE)

AGAPE WORLD, INC.,

Debtor.

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**ORDER FOR RETENTION OF NAVIGANT CONSULTING AS
FORENSIC ACCOUNTANTS TO THE TRUSTEE AND THE ESTATE**

Upon the annexed application (the "Application") of Kenneth P. Silverman, Esq., the interim Chapter 7 Trustee of Agape World, Inc., (the "Debtor") by his attorneys SilvermanAcampora, LLP , seeking the entry of an order authorizing the employment of Navigant Consulting, Inc. ("Navigant") as forensic accountants to the Trustee, as well as the estate of the Debtor, and it appearing that Navigant represents no interests adverse to the Debtor, or to the estate in the matters upon which it is to be engaged, and that it's employment is necessary and would be in the best interests of the estate, and that the within matter is one justifying the retention of a forensic accountant, and no further notice being required, it is hereby

ORDERED, that Navigant is retained and employed under 11 U.S.C. §327,328 and 330, as of March 18, 2009, as forensic accountants to the Trustee; and, it is further

ORDERED, that no compensation or reimbursement of expenses shall be paid to Navigant for services rendered to the Trustee, except upon proper application under 11 U.S.C. §§327, and 330 by further order of this Court; and it is further

ORDERED, that the Trustee is authorized and directed to take any and all such reasonable steps as may be necessary to implement the terms and condition of this Order.

Dated: Central Islip, New York
April 21, 2009

s/ Dorothy Eisenberg
United States Bankruptcy Judge

Dated: Central Islip, New York
April 17, 2009

NO OBJECTION:

s/ Alfred M. Dimino
Office of the United States Trustee