

UNITED STATES BANKRUPTCY COURT

DISTRICT OF HAWAII

In re:

BANK SERVICE FEES IN CHAPTER 7
CASES.

STANDING ORDER

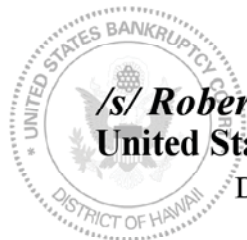
Dated: July 8, 2011

**ORDER AUTHORIZING TRUSTEES' PAYMENT
OF BANK SERVICE FEES IN CHAPTER 7 CASES**

Whereas, the court is advised 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, and that authorized depositories may now execute amendments to the Uniform Depository Agreement with the Office of the United States Trustee to permit bank service fees related to the costs of banking and case management hardware and software,

NOW, THEREFORE, until further order of the court, trustees administering cases under chapter 7 in the District of Hawaii 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. This order applies to all cases pending under chapter 7 on and after the date of this order. Nothing in this order limits the court's authority to review such fees as actual, necessary expenses prior to a final award for their reimbursement.

SO ORDERED.



/s/ Robert J. Faris

United States Bankruptcy Judge

Dated: 07/08/2011