

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF ALABAMA**

IN RE:)	
SMALL LOANS, INC., et al.)	Chapter 11
)	Case No. 11-12254-WRS
Debtors.)	(Jointly Administered)
)	

**MOTION TO RECONSIDER ORDER DENYING EMPLOYMENT OF BURR &
FORMAN LLP AS CONFLICTS COUNSEL TO DEBTORS AND DEBTORS-IN-
POSSESSION, NUNC PRO TUNC TO FEBRUARY 20, 2012 OR IN THE
ALTERNATIVE TO ALTER OR AMEND THE ORDER DENYING EMPLOYMENT OF
BURR & FORMAN**

COMES NOW, Burr & Forman LLP (referred to herein as "Burr & Forman"), and moves this Court (this "Motion") to reconsider its order dated April 27, 2012 (the "Order") (Docket No. 319), in which this Court denied the Debtor's application to employ Burr & Forman LLP ("Burr & Forman") as conflict counsel or, in the alternative, to amend the Order to allow for payment of Burr & Forman's fees and expenses through April 27, 2012, for work done in the above-styled proceedings which directly benefited the Debtors' estates. In support of this Motion, Burr & Forman respectfully represent as follows:

1. On March 9, 2012, the Debtors filed their *Amended Application For Order Authorizing Retention And Employment Of Burr & Forman LLP As Conflicts Counsel For Debtors And Debtors In Possession Nunc Pro Tunc To February 20, 2012 And For Authority To Provide Post-Petition Retainer* (the "Application") (Docket. No. 212).

2. This Court held a hearing on the Burr Application on April 26, 2012 (the "Hearing").

3. At the Hearing, it was the understanding of the undersigned counsel that this Court intended to enter an order granting the Application subject to a later determination by any

CRO or trustee that was appointed in the cases to determine whether to utilize Burr's services going forward. However, on April 27, 2012, this Court entered its Order denying the Application.

4. Burr & Forman respectfully requests that the Order be amended to authorize employment of Burr & Forman up through the hearing on April 27, 2012, allowing Burr & Forman to recover its reasonable professional fees and expenses incurred by its efforts in this case. Burr & Forman would then be required file a fee application reflecting its efforts until April 27, 2012, which would allow all interested parties an opportunity to review the time Burr & Forman has dedicated to this case and object if any party believes the fees and expenses reflected in the application are not actual and necessary expenses directly related to preserving the Debtors' estate.

5. In support of amending the Order, Burr & Forman submits that the Chapter 11 trustee has requested that Burr & Forman turn over all its work product related to its representation in this case.

WHEREFORE, Burr & Forman respectfully requests that this Court reconsider its Order and enter an order approving the employment of Burr & Forman *nunc pro tunc* from February 20, 2012 through April 27, 2012 and that any payment to Burr & Forman would be subject to the fee application process and grant such other and further relief as this Court deems just and proper.

/s/ Derek F. Meek

Derek F. Meek
Marc P. Solomon

OF COUNSEL:

BURR & FORMAN LLP

420 North 20th Street, Suite 3400

Birmingham, Alabama 35203

Telephone: (205) 251-3000

Facsimile: (205) 458-5100

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing document upon the attached list by Notice of Electronic Filing, or, if the party served does not participate in Notice of Electronic Filing, by U.S. First Class Mail, hand delivery, fax or email on this the 11th day of May, 2012:

/s/ Derek F. Meek

OF COUNSEL

11-12254 Small Loans, Inc.**Case type:** bk **Chapter:** 11 **Asset:** Yes **Vol:** v **Judge:** William R. Sawyer**Date filed:** 12/16/2011 **Date of last filing:** 05/10/2012

Attorneys

E. W. Chip AngellP. O. Box 1741
Toccoa, GA 30577
706-886-5884*Assigned: 01/20/2012**LEAD ATTORNEY*representing **Marvin L Smith**
(*Creditor*)**Bill D Bensinger**Baker Donelson Bearman Caldwell & Berkow
420 20th N
Suite 1600
Birmingham, AL 35203
205-250-8359
205-488-3759 (fax)

bbensinger@bakerdonelson.com

*Assigned: 12/19/2011**Assigned: 01/31/2012*representing **Small Loans, Inc.**
114 South Broad Street
Bainbridge, GA 31717
(*Debtor*)representing **The Money Tree of Florida, Inc.**
114 S Broad Street
Bainbridge, GA 39817
(*Debtor in Jointly Administered Case*)**The Money Tree of Georgia, Inc.**
114 S Broad Street
Bainbridge, GA 39817
(*Debtor in Jointly Administered Case*)**The Money Tree of Louisiana, Inc.**
114 South Broad Street
Bainbridge, GA 39817
(*Debtor in Jointly Administered Case*)**The Money Tree, Inc.**
114 South Broad St.
Bainbridge, GA 31717
(*Debtor in Jointly Administered Case*)**Steven K. Brackin**Lewis, Brackin, Flowers and Johnson
265 West Main St.
Dothan, AL 36301
334 792-5157

marthah@lbfjlaw.com

*Assigned: 02/10/2012*representing **Phyllis F. Brackin**
c/o Steven K. Brackin
265 West Main Street
Dothan, AL 36301
334-792-5157
334-671-0977 (fax)
sbrackin@lbfjlaw.com
(*Creditor*)**William M. Brakefield**Hubbard, Smith, McIlwain, Brakefield & B
PO Box 808

Tuscaloosa, AL 35403-2427
 205-345-6789
 205-759-1195 (fax)
 BANKRUPTCY@hsmbb.com
Assigned: 01/25/2012

P. O. Box 9
 Clermont, GA 30527
 representing (Creditor)

Heather D. Brown
 Kitchens Kelley Gaynes, P.C.
 Eleven Piedmont Center- Suite 900
 Atlanta, GA 30305
 404-237-4100
 404-364-0126 (fax)
 hbrown@kkgpc.com
Assigned: 01/25/2012
LEAD ATTORNEY

Kolb, Wheeler & Walter @ Brunswick, LLC
 Kitchens Kelley Gaynes, P.C.
 c/o Heather D. Brown, Esq.
 Eleven Piedmont Center - Ste. 900
 3495 Piedmont Road, NE
 Atlanta, GA 30305
 404-237-4100
 404-364-0126 (fax)
 (Creditor)

Joel D Burns
 Burns & Burns, P.C.
 200 North Jefferson Street
 Milledgeville, GA 31061
 478-452-3061
 478-453-7569 (fax)
 joeldb@windstream.net
Assigned: 02/01/2012
LEAD ATTORNEY

representing **Madeline L Ware**
 (Creditor)

Assigned: 03/02/2012

representing **Jerald D and Betty J Smith**
 (Creditor)

Quentin Ray Carr
 Carr & Kiker. Law Offices
 113 Grant Street
 Clarkesville, GA 30523
 706-754-9231
 706-754-7145 (fax)
 quecarr@windstream.net
Assigned: 04/25/2012

representing **Clara Ivester**
 (Creditor)

Frank W. DeBorde
 Morris, Manning & Martin, LLP
 3343 Peachtree Road, NE
 Atlanta, GA 30326
 404-504-7714
 fwd@mmmlaw.com
Assigned: 12/21/2011

Mary R. Adams
 (Creditor)

LOTSolutions, Inc., formerly known as Life of the South Service Co., as agent for Life of the South Insurance Co., Insurance Co. of the South, Bankers Life of Louisiana, and Lyndon Southern Ins. Co.
 c/o Frank W. DeBorde
 1600 Atlanta Financial Center
 3343 Peachtree Road NE
 Atlanta, GA 30326
 (404) 233-7000
 (Creditor)

Andrew H. Dekle
 Bouhan, Williams & Levy LLP
 PO Box 2139
 Savannah, GA 31402-2139

representing **Margaret Knox**
 75 South Franklin Creek Road
 Savannah, GA 31411

912-644-5776
 912-236-2491 (fax)
 ahdekle@bouhan.com
Assigned: 01/18/2012

912-598-1684
(Creditor)

Assigned: 04/27/2012

Robert Knox
 75 South Franklin Creek Road
 Savannah, GA 31411
 912-598-1684
(Creditor)

John B. Remion
 1103 Lovell Ave.
 Tybee Island, GA 31328
 912-786-7326
 ahdekle@bouhan.com
(Creditor)

representing

Martin Harrison Drake
 Day Crowley, LLC
 233 12th Street, Suite 200
 P.O. Box 1437
 Columbus, GA 31901
 706-324-4375
 706-322-9535 (fax)
 mhd@daycrowley.com
Assigned: 03/02/2012

Henry McEachern
 5442 Vernonburg Drive
 Columbus, GA 31907
 United States
 706-888-7350
(Creditor)

representing

George M Edenfield
 P. O. Box 1700
 Statesboro, GA 30459
 912-764-8600
 912-764-8862 (fax)
Assigned: 01/20/2012
LEAD ATTORNEY

Susie Waters
(Creditor)

representing

John D Elrod
 Greenberg Traurig, LLP
 3290 Northside Parkway, NW, Suite 400
 Atlanta, GA 30327
 678-553-2259
 678-553-2269 (fax)
 elrodj@gtlaw.com
Assigned: 01/29/2012

The Official Committee of Unsecured Creditors
 c/o John D. Elrod
 Greenberg Traurig, LLP
 3290 Northside Parkway
 Suite 400
 Atlanta, GA 30327
 678-553-2259
 678-553-2269 (fax)
 elrodj@gtlaw.com
(Creditor Committee)

representing

James D. Farmer
 Farmer, Farmer, Malone & Sherrer, P.A.
 P.O. Drawer 668
 Dothan, AL 36302
 334-794-8596
 jdf@ffmlaw.com
Assigned: 03/12/2012

Donald Keith Thompson & Carol Thompson
 Farmer & Malone P A
 P O Box 668
 Dothan, Al 36302
 jdf@ffmlaw.com
(Creditor)

representing

Farmer & Malone
 P O Box 668
 Dothan, Al 36302
 334-794-8596
 jdf@ffmlaw.com
 (Creditor)

Assigned: 03/13/2012

representing **Lyman E. & Martha L. Wright**
 C/O James D. Farmer
 P O Box 668
 Dothan, Al 36302
 jdf@ffmlaw.com
 (Creditor)

David A Garland, Esq
 MOORE, CLARKE, DuVALL & RODGERS, P.C.
 2829 Old Dawson Rd
 P. O. Drawer 71727
 Albany, GA 31707-1727
 229-888-3338
 229-888-1191 (fax)
 dgarland@mcdm-law.com
 Assigned: 01/19/2012

representing **Howard E. Barfknecht**
 c/o David A. Garland, Esq.
 Moore, Clarke, DuVall & Rodgers, P.C.
 P. O. Drawer 71727
 Albany, GA 31708-1727
 229-888-3338
 229-888-1191 (fax)
 dgarland@mcdm-law.com
 (Creditor)

Janie Salmon Gilliland
 Janie S. Gilliland
 PO Box 4128
 Montgomery, AL 36103
 334-215-8585
 334-215-7101 (fax)
 janiegilliland@knology.net
 Assigned: 01/26/2012

representing **Mary Ann Campbell**
 7518 Brevard Street
 Navarre, FL 32566
 (Creditor)

Jan M Hayden
 Baker Donelson Bearman Caldwell & Berkowitz
 201 St. Charles Avenue
 New Orleans, LA 70170
 504-566-8645
 504-585-6945 (fax)
 jhayden@bakerdonelson.com
 Assigned: 01/10/2012

representing **Small Loans, Inc.**
 114 South Broad Street
 Bainbridge, GA 31717
 (Debtor)

Douglas L Henry
 The Law Offices Of Douglas L Henry, P.C.
 695 Washington Street
 P.O. Box 1257
 Clarkesville, GA 30523
 706-754-5395
 706-754-3591 (fax)
 hanklaw@windstream.net
 Assigned: 02/21/2012
 LEAD ATTORNEY

representing **Greg D Morrow**
 (Creditor)

Max A. Moseley
 Baker Donelson Bearman Caldwell & Berkow
 1600 Wells Fargo Tower
 420 20th Street N.

Birmingham, AL 35203
 205-244-3817
 205-488-3817 (fax)
 mmoseley@bakerdonelson.com
Assigned: 12/16/2011

114 South Broad Street
 Bainbridge, GA 31717
 representing (*Debtor*)

Assigned: 02/03/2012

The Money Tree of Georgia, Inc.
 114 S Broad Street
 Bainbridge, GA 39817
 representing (*Debtor in Jointly Administered Case*)

The Money Tree, Inc.
 114 South Broad St.
 Bainbridge, GA 31717
 (*Debtor in Jointly Administered Case*)

Assigned: 02/20/2012

The Money Tree of Florida, Inc.
 114 S Broad Street
 Bainbridge, GA 39817
 representing (*Debtor in Jointly Administered Case*)

The Money Tree of Louisiana, Inc.
 114 South Broad Street
 Bainbridge, GA 39817
 (*Debtor in Jointly Administered Case*)

R. Randolph Neeley
 U.S. Attorney Office
 P.O. Box 197
 Montgomery, AL 36101
 334-223-7280
 334-223-7201 (fax)
 rand.neeley@usdoj.gov
Assigned: 01/09/2012

United States, Internal Revenue Service
 P.O. Box 7346
 Philadelphia, PA 19101-7346
 representing 334-223-7280
 334-223-7201 (fax)
 Rand.Neeley@usdoj.gov
 (*Creditor*)

Charles N. Parnell, III
 Parnell & Crum, P.A.
 PO Box 2189
 Montgomery, AL 36102
 334-832-4200
 bkpr@parnellcrum.com
Assigned: 02/03/2012

Cleveland and Robbins P.C.
 c/o Parnell and Crum P.A.
 representing PO Box 2189
 Montgomery, AL 36102
 (*Creditor*)

Assigned: 02/15/2012

Bernard Randy Miller
 c/o Parnell and Crum P.A.
 representing PO Box 2189
 Montgomery, AL 36102
 (*Creditor*)

E. Edwin Johnson & Barbara M. Henricks
 c/o Parnell and Crum P.A.
 PO Box 2189
 Montgomery, AL 36102
 (*Creditor*)

Robert & Maire Hendrie
 c/o Parnell and Crum P.A.
 PO Box 2189

Montgomery, AL 36102
(Creditor)

Pilar J. Penn

The People's Law Firm , Inc
183 Austin Ave., NE
Atlanta, GA 30307
912-508-5795
Assigned: 02/10/2012
LEAD ATTORNEY

representing **Jerry Willis**
(Creditor)

Bobby L Scott

Day Crowley
P.O. Box 1437
Columbus, GA 31902-1437
706-324-4375
706-322-9535 (fax)
BLS@daycrowley.com
Assigned: 02/23/2012

representing **Henry McEachern**
5442 Vernonburg Drive
Columbus, GA 31907
United States
706-888-7350
(Creditor)

Susan R. Sherrill-Beard

US Securities and Exchange Commission
950 East Paces Ferry Road, N.E.
Suite 900
Atlanta, GA 30326-1232
404-842-7626
404-842-7633 (fax)
sherrill-beards@sec.gov
Assigned: 04/09/2012

representing **United States Securities and Exchange Commission**
Atlanta Regional Office
950 East Paces Ferry Road, Suite 900
Atlanta, GA 30326
(404) 842-7626
(404) 842-7666 (fax)
sherrill-beards@sec.gov
(Creditor)

Harmon T. Smith, Jr.

Law Office of Harmon T. Smith, Jr.
380 Green Street NE
Gainesville, FL 30503
770-536-1313
htsmith@bellsouth.net
Assigned: 01/10/2012

representing **Helen Lorraine Spedale**
359 Katydid Road
Morganton, GA 30560
(Creditor)

Assigned: 04/04/2012

Susan M. Hillesheim

359 Katydid Road
Morganton, GA 30560
(Creditor)

representing **William F. Faulkner**
(Creditor)

Marc P. Solomon

Burr & Forman, LLP
420 North 20th Street
Suite 3100
Birmingham, AL 35203
205-451-3000
205-458-5100 (fax)
msolomon@burr.com
Assigned: 03/08/2012

representing **The Money Tree of Florida, Inc.**
114 S Broad Street
Bainbridge, GA 39817
(Debtor in Jointly Administered Case)

The Money Tree of Georgia, Inc.

114 S Broad Street

Bainbridge, GA 39817
(Debtor in Jointly Administered Case)

The Money Tree of Louisiana, Inc.
 114 South Broad Street
 Bainbridge, GA 39817
(Debtor in Jointly Administered Case)

The Money Tree, Inc.
 114 South Broad St.
 Bainbridge, GA 31717
(Debtor in Jointly Administered Case)

Daniel D. Sparks
 Christian & Small, LLP
 1800 Financial Center
 505 North 20th Street, Ste 1800
 Birmingham, AL 35203
 205-250-6670
 205-328-7234 (fax)
 ddsparks@csattorneys.com
Assigned: 05/07/2012

S. Gregory Hays
 Hays Financial Consulting, LLC
 3343 Peachtree Road, N.E.
 East Tower, Suite 200
 Atlanta, GA 30326-1420
(Trustee)

representing

Christian J Steinmetz, III
 P. O. Box 10085
 Savannah, GA 31412-0285
 912-232-1192
 912-238-9917 (fax)
 cjs@ggsattorneys.com
Assigned: 04/17/2012
LEAD ATTORNEY

Larry B Goggins
(Creditor)

representing

Christopher W Terry
 Stone & Baxter, LLP
 Fickling & Company Building
 577 Mulberry Street
 Suite 800
 Macon, GA 31201
 478-750-9898
 478-750-9899 (fax)
 cterry@stoneandbaxter.com
Assigned: 01/04/2012

Ruby E. Altman
 77 Charles Way
 Byron, GA 31008
(Creditor)

representing

Cater C. Thompson
 Jones, Cork & Miller, LLP
 Post Office Box 6437
 Macon, GA 31208
 478-745-2821
 478-743-9609 (fax)
 cater.thompson@jonescork.com
Assigned: 01/03/2012
LEAD ATTORNEY

FTC of Onaga
(Creditor)

representing

Lisa Wolgast
 Morris, Manning & Martin, LLP
 3343 Peachtree Road, NE
 1600 Atlanta Financial Center

LOTSolutions, Inc., formerly known as Life of the South Service Co., as agent for Life of the South Insurance Co., Insurance Co. of the South, Bankers Life of Louisiana, and

Atlanta, GA 30326
 404-504-7748
 lwolgast@mmmlaw.com
 Assigned: 12/21/2011

Lyndon Southern Ins. Co.
 c/o Frank W. DeBorde
 1600 Atlanta Financial Center
 3343 Peachtree Road NE
 Atlanta, GA 30326
 (404) 233-7000
 (Creditor)

PACER Service Center			
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