



**IT IS HEREBY ADJUDGED and DECREED that the below described is SO ORDERED.**

**Dated: July 16, 2010**

**CRAIG A. GARGOTTA  
UNITED STATES BANKRUPTCY JUDGE**

**UNITED STATES BANKRUPTCY COURT  
WESTERN DISTRICT OF TEXAS  
AUSTIN DIVISION**

IN RE: § CHAPTER 11  
CRESCENT RESOURCES, LLC, et al., § CASE NO. 09-11507-CAG  
Debtors. § Jointly Administered

**ORDER APPROVING THIRD AND FINAL FEE APPLICATION OF  
MARTINEC, WINN, VICKERS & McELROY, P.C., ATTORNEYS,  
FOR COMPENSATION THROUGH 05/24/2010**

**CAME ON** to be heard the above captioned application, and the Court finds:

1. The compensation sought by the firm of MARTINEC, WINN, VICKERS & McELROY, P.C., Attorneys for the Official Committee of Unsecured Creditors in the above referenced jointly administered case, is reasonable compensation for actual and necessary services rendered by such attorneys, based on the time, nature, extent, and value of such services, and the cost of comparable services. Applicant provided the services it was hired to perform and provided the maximum recovery for creditors of the estate.

2. The reasonable value of the services rendered by the firm of MARTINEC, WINN, VICKERS & McELROY, P.C. under the standards set forth in In re First Colonial Corporation of America, 544 F.2d 1291 (5th Cir. 1979) is \$160,835.00 as fees and \$7,983.30 as reasonable costs and the application of said attorneys meets the requirements set forth in such case.

**IT IS THEREFORE ORDERED** that the sum of \$160,835.00 is approved for payment as reasonable fees and the sum of \$7,983.30 is approved for payment as expenses to the firm of MARTINEC, WINN, VICKERS & McELROY, P.C., for a total fees and expenses of \$168,818.30, and the Debtor is authorized to pay said firm such amount as an administrative priority. Said firm may immediately set off such sum against any retainer it may hold in connection with this case. This is the Final Fee Application of Martinec, Winn, Vickers &

McElroy, PC, Attorneys for the Official Committee of Unsecured Creditors in the above referenced jointly administered case, for those Debtors listed on Exhibit C attached to the Application whose Plans have been confirmed.<sup>1</sup>

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<sup>1</sup> This is not a Final Fee Application as to the following Debtors whose plans have not yet been confirmed: Hampton Ridge Developers, LLC (09-11558), Club Villas Developers, LLC (09-11585), Brooksville East Developers, LLC (09-11534), Hawk's Haven Developers, LLC (09-11560), and Hawk's Haven Golf Course Community Developers, LLC (09-11562).