



monies prove insufficient, pro rata. These monies shall be paid pursuant to the creditor's proof of claim or, if no claim was filed, pursuant to the terms of the Chapter 13 Plan.

b. Any attorney fees due Debtor's counsel shall be paid pursuant to the Order Establishing Presumptively Reasonable Debtor's Attorney Fee In Chapter 13 Cases entered on August 31, 2007 in Miscellaneous Proceeding No. 07-mp-00002-MGW.

5. The Trustee shall return to the Debtor any monies not previously disbursed, and shall thereafter file his final report and upon which filing he will be discharged of his duties as Trustee.

6. All pending hearings are cancelled.

DONE AND ORDERED at Tampa, Florida on \_\_\_\_\_.

---

MICHAEL G. WILLIAMSON  
UNITED STATES BANKRUPTCY JUDGE

Trustee Terry E. Smith, is directed to serve a copy of this Order on interested parties and file a proof of service within three (3) days of entry of the Order.

TES/CCP/cla

C13T 09/23/13