

for matters in relation to the Hernando County Bond Issue default. The Court also finds and approves that the amount of \$298,464.23 be distributed to the Receiver from the Hernando County Bond Issue collateral proceeds for payment of pre- May 18, 2004 fees, charges and expenses accrued and owing to Sentinel Trust relating to the Hernando County Bond Issue default. The Court next finds and approves that the amount of \$145,006.18 be distributed to the Receiver from the Hernando County Bond Issue collateral proceeds for the payment of the post-May 18, 2004 fees, charges and expenses due to the Sentinel Trust receivership relating to that bond issue default.

Further, the Court finds and approves that the bondholders of the Hernando County Bond Issue be distributed the remainder of the collateral proceeds (in the approximate amount of \$253,500.00).² To the extent that the Receiver gains additional sums from escrows held in relation to the Hernando County Bond Issue,³ it is further approved that those additional funds be distributed to the bondholders.

Additionally, the Court finds that in order to foster uniform treatment of claims by any Hernando County Bond Issue bondholder and to foster the centralized treatment of matters relating to this receivership, any Hernando County Bond Issue bondholder will be required to pursue all claims arising from Hernando County Bond Issue in the Sentinel Trust receivership proof of claim process.

² The Court approves the retention by the Receiver of a residual amount (approximately \$6,000.00) to cover the expected residual expenses regarding the distribution of the funds directed herein and otherwise addressing residual matters arising from the Hernando County Bond Issue.

³ These escrows are, to the Receiver's knowledge, the \$169,500.00 escrow being held in In Re: Atlantic Community Care, Inc., No. 01-17500-8P1 (U.S. Bkr. Ct. M.D. Fla.) and the approximately \$8,000.00 that is part of the escrow being held by Ginnie Van Kesteren, Esq. in her trust account while a dispute over her charging of attorney's fees is being mediated.

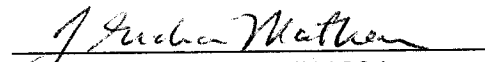
Finally, the Court finds that there is no just reason for delay in the entry of this Order as a final, appealable order regarding the matters covered herein and expressly directs that this Order be entered as such. Rule 54.02 Tenn.R.Civ.P.

It is so ORDERED, this the 19th day of May, 2005.



Hon. Jeffrey S. Bivins
Circuit Court Judge Sitting As Chancellor

Submitted for Approval



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