

STATE OF MINNESOTA
COUNTY OF CARVER

DISTRICT COURT
FIRST JUDICIAL DISTRICT
PROBTATE DIVISION

In the Matter of:

Court File No.: 10-PR-16-46
Honorable Kevin W. Eide

The Estate of Prince Rogers Nelson,
Decedent

**[PROPOSED] ORDER GRANTING
SECOND SPECIAL ADMINISTRATOR'S
MOTION FOR REFUND OF FEES**

[REDACTED VERSION]

The above-entitled matter came before the Honorable Kevin W. Eide, Judge of District Court on the motion of the Second Special Administrator for refund of fees paid to former entertainment advisors of the Estate pursuant to Minnesota Statute Section 524.3-721. Peter Gleekel appeared on behalf of the Second Special Administrator. All other appearances were as noted on the record. Based upon the submissions of parties, and the proceedings herein:

IT IS HEREBY ORDERED

1. The Second Special Administrator's Motion for Refund of Fees is **GRANTED**.
2. Within thirty (30) days of the entry of this Order, former Estate Entertainment Advisors NorthStar Enterprises Worldwide, Inc. (providing the services of L. Londell McMillan) including its officers, directors, shareholders, employees, agents, assigns and successors (collectively "NorthStar") and CAK Entertainment, Inc. (providing the services of Charles Koppelman) including its officers, directors, shareholders, employees, agents, assigns and successors (collectively "CAK") shall refund to the Estate all compensation received as a result of the terminated Jobu transaction and rescinded UMG transaction.

a. Jobu Transaction: NorthStar shall refund the [REDACTED]
[REDACTED]. CAK and NorthStar are jointly and severally liable
to the Estate for this sum.

b. UMG Transaction: CAK and NorthStar shall return the [REDACTED]
[REDACTED]. CAK and NorthStar
are jointly and severally liable to the Estate for this sum.

3. Failure to adhere to this Order and return funds within thirty (30) days will result
in CAK and NorthStar being held in contempt of court until such time as the refunds are made in
full. The Court will not stay enforcement of this Order pending any appeal.

4. There being no just reason for delay, let judgment be entered accordingly.

Date: _____

Hon. Kevin W. Eide
Judge of District Court

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