



**GRANTED**

The moving party is hereby **ORDERED** to provide a copy of this Order to any pro se parties who have entered an appearance in this action within 10 days from the date of this order.

**Charles M. Pratt**  
**District Court Judge**

DATE OF ORDER INDICATED ON ATTACHMENT

**DISTRICT COURT, ARAPAHOE COUNTY,  
COLORADO**

7325 S. Potomac Street  
Centennial, Colorado 80112

In re: the Receivership Estate of WindDownCHS,  
INC. (previously Colorado Humane Society &  
S.P.C.A., Inc.)

**Receiver's Attorney:**

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Case Number:  
2008-CV-2659  
Division: 404

**ORDER APPROVING RECEIVER'S ELEVENTH REPORT AND  
ORDER ALLOWING AND DISALLOWING UNSECURED CLAIMS**

This matter comes before the Court upon the Receiver's Eleventh Report and Receiver's Special Report on Claims (the "Eleventh Report" and the "Claims Report," respectively; the "Reports," collectively).

**FINDINGS**

1. This Court entered its Amended Order to Present and File Claims (the "Claims Order") on July 10, 2009.
2. Following the entry of the Claims Order, the receiver mailed notice with the Claims Order to all known creditors of the Receivership Estate.
3. Following the entry of the Claims Order, the receiver published the Claims Order in the Denver Business Journal on July 17, 2009.
4. The Claims Order contains a provision that requires Claimants to present and file their Claims with the receiver on or before August 9, 2009 (the "Bar Date").
5. The receiver filed the Claims Report on January 8, 2010 and contemporaneously mailed a copy of the Claims Report to all Claimants and beneficiaries of the Receivership Estate.
6. All parties affected by the Claims Report had proper notice and an opportunity to be heard.

7. There were no objections filed to the Claims Report.??

8. The Claims Report contained Claims that were approved by the receiver and Claims that were rejected by the receiver.

**ORDERS**

a. It is therefore ORDERED that the Claims against the Receivership Estate shall receive the treatment set forth on Exhibit A to this Order.

b. It is FURTHER ORDERED that, except as allowed by this Court on Exhibit A attached to this Order, all Claims that predate the appointment of the custodian in this action are disallowed.

c. It is FURTHER ORDERED that the Section I (The Custodianship Estate), Section II (The Financial Report), and Section III (Other Matters) of the Eleventh Report, are hereby approved.

Done this \_\_\_\_\_ day of \_\_\_\_\_, 2010.

By the Court:

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Charles M. Pratt  
Chief Judge, Denver District Court

**EXHIBIT A**  
**RECEIVER'S TREATMENT OF**  
**PREAPPOINTMENT UNSECURED CLAIMS**

ALLOWED OR PARTIALLY ALLOWED AND PARTIALLY DISALLOWED  
PRIORITY WAGE CLAIMS:

The following pre-appointment Priority Wage Claims were submitted prior to the Bar Date and shall receive the following treatment:

1. *Capitol Marketing, Inc.* – The receiver approved the Capitol Marketing, Inc. Priority Wage Claim for check cashing services in connection with a payroll check issued by the Colorado Humane Society in the amount of \$624.42. The receiver rejected the penalties portion of the Capital Marketing, Inc. Claim in the amount of \$30.00. The Court hereby allows the Capital Marketing, Inc. Claim in the amount of \$624.42 and disallows the Capital Marketing, Inc. penalty Claim in the amount of \$30.00.

2. *Walker, Eric* – The receiver approved Mr. Walker's Priority Wage Claim in the amount of \$119.25. The Court hereby allows Mr. Walker's Claim in the amount of \$119.25.

3. *Wandersee, Aaron* – The receiver has approved Mr. Wandersee's Priority Wage Claim in the amount of \$115.50. The Court hereby allows Mr. Wandersee's Claim in the amount of 115.50.

ALLOWED OR PARTIALLY ALLOWED AND PARTIALLY DISALLOWED  
GENERAL UNSECURED CLAIMS:

4. *Bayer Health Care LLC.* – The receiver has approved the Bayer Health Care Claim for goods in the amount of \$1,415.77. The receiver has rejected the interest portion of the Bayer Health Care Claim in the amount of \$169.89. The Court hereby allows the Bayer Health Care Claim in the amount of \$1,415.77. The Court hereby disallows the interest portion of the Bayer Health Care Claim in the amount of \$169.89.

5. *Campbell Pet Company* – The receiver approved the Campbell Pet Company Claim for goods in the amount of \$560.19. The receiver rejected the interest and penalties portion of the Campbell Pet Company Claim in the amount of \$42.00. The Court hereby allows the Bayer Health Care Claim in the amount of \$560.19. The Court hereby disallows the interest and penalties portion of the Campbell Pet Company Claim in the amount of \$42.00.

1. *Central Veterinary Emergency* – The receiver has approved the Central Veterinary Emergency Claim for services in the amount of \$1,049.12. The receiver has

rejected the interest portion of the Central Veterinary Emergency Claim in the amount of \$47.97. The Court hereby allows the Central Veterinary Emergency Claim in the amount of \$1,049.12. The Court hereby disallows the interest portion of the Central Veterinary Emergency Claim in the amount of \$47.97.

2. *Colorado Animal & Pet Cremation Services, Inc.* – The receiver approved the Colorado Animal & Pet Cremation Services, Inc. Claim in the amount of \$350.00. The Court hereby allows Colorado Animal & Pet Cremation Services, Inc. Claim in the amount of \$350.00.

3. *Colorado State University (Central Collections)* – In the Receiver’s Tenth Report, the receiver approved the Colorado State University’s late-filed Claim in the principal amount of \$1,671.58, and the receiver rejected the interest and penalties portion of the in the amount of \$448.95. The Court hereby allows the Colorado State University Claim in the amount of \$1,671.58. The Court hereby disallows the Colorado State University’s late-filed interest and penalties Claim in the amount of \$448.95.

4. *Columbine Oxygen* – The receiver has approved the Columbine Oxygen Claim in the amount of \$521.34. The Court hereby allows the Columbine Oxygen Claim in the amount of \$521.34.

5. *City of Englewood* – In the Receiver’s Eleventh Report, the receiver approved the Claim of the City of Englewood in the amount of \$2,719.43. The Court hereby allows the Claim of the City of Englewood in the amount of \$2,719.43.

6. *Front Range Veterinary Clinic* – The receiver has approved the Front Range Veterinary Clinic Claim in the amount of \$242.37. The Court hereby allows the Front Range Veterinary Clinic Claim in the amount of \$242.37.

7. *Integra Telecom Service* – The receiver has approved the Integra Telecom Service Claim in the amount of \$974.93. The Court hereby allows the Integra Telecom Service Claim in the amount of \$974.93.

8. *Hwang Corporation* – The receiver has approved the Claim of Hwang Corporation in the amount of \$9,172.82. The Court hereby allows the Claim of Hwang Corporation in the amount of \$9,172.82.

9. *Lindsey, Anna* – The receiver has approved the Anna Lindsey Claim in the amount of \$1,140.00. The Court hereby allows the Claim of Anna Lindsey in the amount of \$1,140.00.

10. *Monument Pharmacy* – The receiver has approved the Monument Pharmacy Claim in the amount of \$1,465.00. The Court hereby allows the Monument Pharmacy Claim in the amount of \$1,465.00.

11. *Pushkin Public Relations* – The receiver has approved the Pushkin Public Relations Claim in the amount of 1,067.00. The Court hereby allows the Pushkin Public Relations Claim in the amount of 1,067.00.

12. *Shannon, Meghan Dr.* – The receiver has approved Dr. Meghan Shannon’s Claim in the amount of \$3,443.12. The Court hereby allows Dr. Meghan Shannon’s Claim in the amount of \$3,443.12.

13. *Xcel Energy* – The receiver has approved the Xcel Claim in the amount of \$2,573.03. The Court hereby allows the Xcel Claim in the amount of \$2,573.03.

14. *US Waste* – The receiver has approved the US Waste Claim for services in the amount of \$32.03. The receiver has rejected the penalties (NSF) portion of the US Waste Claim in the amount of \$25.00. The Court hereby allows the US Waste Claim in the amount of \$32.03. The Court hereby disallows the penalties (NSF) portion of the US Waste Claim in the amount of \$25.00.

DISALLOWED GENERAL UNSECURED CLAIMS:

15. *Buffington, Jeffery* – The receiver rejected the Claim of Mr. Jeffery Buffington in the amount of \$2,248.12. The Court hereby disallows

16. *Pinnacol Assurance* – The receiver rejected the Claim of Pinnacol Assurance in the amount of \$4,942.00. The Court hereby disallows the Pinnacol Assurance Claim in the amount of \$4,942.00.

This document constitutes a ruling of the court and should be treated as such.

**Court:** CO Arapahoe County District Court 18th JD

**Judge:** Charles M Pratt

**File & Serve  
Transaction ID:** 33829738

**Current Date:** Nov 04, 2010

**Case Number:** 2008CV2659

**Case Name:** STATE OF CO EX REL JOHN W SUTHERS et al vs. COLORADO HUMANE SOCIETY  
SPCA INC et al

**Court Authorizer**

**Comments:**

The Court having reviewed the matter and noting no objections being filed, grants the requested approval.

/s/ **Judge Charles M Pratt**