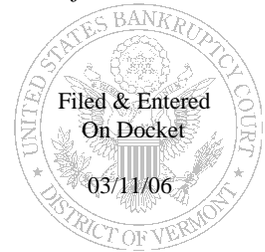


UNITED STATES BANKRUPTCY COURT
DISTRICT OF VERMONT



In re:
FIBERMARK, INC.,
FIBERMARK NORTH AMERICA, INC., and
FIBERMARK INTERNATIONAL HOLDINGS, INC.,
Debtors.

Chapter 11 Case
04-10463
Jointly Administered

ORDER
ON THE U.S. TRUSTEE'S MOTION FOR SUMMARY JUDGMENT
AND ON CHANIN'S CROSS-MOTION FOR SUMMARY JUDGMENT

For the reasons set forth in the memorandum of decision of even date,
THE COURT FINDS that there are no material facts in dispute and that summary judgment is proper

After due consideration of the record in this case and the arguments presented on summary judgment, the Court HEREBY ORDERS as follows:

1. the Court grants the U.S. Trustee's motion to the extent it seeks a determination that Rule 2014 may require a greater level of disclosure of connections than Chanin provided here, denies the motion to the extent it seeks a "drastic reduction" in Chanin's fee due to a violation of Rule 2014, and takes under advisement that portion of the motion that seeks a disallowance of all fees Chanin seeks for Wilmer Cutler legal services.
2. the Court grants that aspect of the cross-motion that seeks to have the U.S. Trustee's request for a drastic reduction of Chanin's fee on Rule 2014 grounds denied, and defers a determination on the balance of the cross-motion until after it has considered all evidence to be presented in support of the Debtors' outstanding objection to Chanin's fee applications and conducts an independent analysis of the subject fee applications.

SO ORDERED.

March 11, 2006
Rutland, Vermont



Colleen A. Brown
United States Bankruptcy Judge