



The following constitutes the order of the Court.

United States Bankruptcy Judge

Signed December 14, 2005

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

In re

VARTEC TELECOM, INC., et al.,

Debtors.

Chapter 11 Case

Case No. 04-81694-HDH-11

Jointly Administered

ORDER APPROVING APPLICATION OF SCOULER ANDREWS, LLC FOR ALLOWANCE OF FEES AND EXPENSES AS CLAIMS CONSULTANT FOR THE OFFICIAL COMMITTEE OF EXCEL INDEPENDENT REPRESENTATIVES FOR THE PERIOD OF JULY 1, 2005 THROUGH OCTOBER 31, 2005

On December 13, 2005, the Court considered the Application of Scouler Andrews, LLC

("Scouler Andrews") for Allowance of Fees and Expenses as Claims Consultant for the Official

Committee of Excel Independent Representatives for the Period of July 1, 2005 through

October 31, 2005 [Docket No. 2092] (the "Fee Application"). Based upon the Fee Application

and the record made at the hearing thereon, the Court finds that the fees and expenses requested

by Scouler Andrews are reasonable, actual, and necessary and that good cause exists for the

payment of Scouler Andrews' fees and expenses. The Court further finds that notice of the Fee

Application was proper and that no other or further notice is necessary. Therefore, it is

ORDER APPROVING APPLICATION OF SCOULER ANDREWS, LLC FOR ALLOWANCE OF FEES AND EXPENSES AS CLAIMS CONSULTANT FOR THE OFFICIAL COMMITTEE OF EXCEL INDEPENDENT REPRESENTATIVES FOR THE PERIOD OF JULY 1, 2005 THROUGH OCTOBER 31, 2005 **ORDERED** that the Fee Application is **APPROVED**. It is further

ORDERED that Scouler Andrews shall be allowed interim compensation of fees in the amount of \$15,322.00 (the "Fees") and reimbursement of expenses in the amount of \$2,138.64 (the "Expenses") for the period from July 1, 2005 through October 31, 2005. It is further

ORDERED that the Debtors promptly shall pay Scouler Andrews the Fees and Expenses requested in the Fee Application in the aggregate amount of approximately \$17,460.64.

END OF ORDER # #