



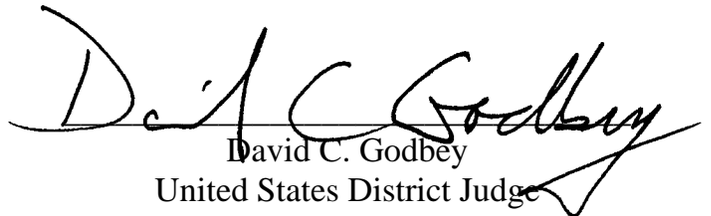
Litigation Agreement, the Court will follow a similar approach as used in the bankruptcy context, where

[n]otwithstanding such terms and conditions, the court may allow compensation different from the compensation provided under such terms and conditions after the conclusion of such employment, if such terms and conditions prove to have been improvident in light of developments not capable of being anticipated at the time of the fixing of such terms and conditions.

11 U.S.C. § 328.

As the Court observed at the February 24, 2014 hearing, it will review any request for fees under the Insurance-Related Litigation Agreement for reasonableness, giving due regard to the risk undertaken by KTKL, the lodestar amount, and the other customary factors.

Signed February 27, 2014.

  
David C. Godbey  
United States District Judge