## UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION www.flmb.uscourts.gov

In re )
)
Case No. 6: -bk--KSJ
) Chapter

Debtor.
)

## ORDER AUTHORIZING EMPLOYMENT OF ATTORNEY

This case came on for consideration upon the Application to Retain Attorney pursuant to 11U.S.C. § 327; Verified Statement of Proposed Attorney; and Disclosure of Compensation pursuant to 11 U.S.C. §§ 328(a), 329(a) and Federal Rules of Bankruptcy Procedure 2014 and 2016(b) (Doc. Nos. \_\_\_\_). After reviewing the application and related verified statement, it is

## **ORDERED:**

1. The Debtor, in accordance with 11 U.S.C. § 327 of the Bankruptcy Code, is authorized to employ (**Debtor's Attorney**) and the law firm of (**name of law firm**), *nunc pro* 

tunc to (insert date), as attorneys for the debtor-in-possession and the estate with compensation

to be paid in such amounts as may be allowed by the Court upon proper application in

accordance with 11 U.S.C. §§ 330 and 331.

2. The Court hereby authorizes the payment of a general retainer to (**Debtor's**)

**Attorney**) as counsel for the Debtor. Counsel is directed to deposit the general retainer into a

trust account.

3. Pursuant to Local Rule 2016-1(b), counsel may bill against the retainer, in

the ordinary course, towards compensation for professional services and reimbursement

of expenses without further order, subject to a final review and approval by the Court.

4. After the retainer is depleted, counsel may file interim applications for payment of

fees and expenses, which the Court will set for hearing in the normal course.

5. Any interested party may object to this Order within twenty-one (21) days from the

date of service of this Order. If an interested party files such an objection within this time

period, the Court will schedule the application and objection for hearing on notice to the

Debtor, to the applicant, to the United States Trustee, to any committee that may be formed and

to its counsel, and to the objecting party.

Attorney {name of submitting attorney} is directed to serve a copy of this order on interested

parties and file a proof of service within 3 days of entry of the order.

or

Trustee {name of submitting trustee} is directed to serve a copy of this order on interested

parties and file a proof of service within 3 days of entry of the order.