UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WASHINGTON

Application for Order Approving Employment

Case Name			Case Number						
Com and a	es now applies	the undersigned (Tru to the court for an or	stee/Debtor in der approving	n Possession/Chair g the employment o	man of the Cr	editors' Commit	ttee)		
as		ition) for the (Trustee -	Debtor in Posses	(Appointee) ssion - Cre	editors' Commit	tee)		
		ition) e entitled estate.							
the na	amed ann	of this application and ver pointee, and if the named a r is an attorney or accoun he named appointee and e	nnointee is a lay	v nartnershin or corno	oration or an acc	ounting nartnershi	or		
credit	tors' com	Appointee in making and mittee as appropriate, and nd is obligated to timely di	l is obligated to	fully and candidly disc	lose all material	a fiduciary to the e facts relating to the	state or		
Your	applican	t makes the following rep	resentations und	er penalty of perjury a	and subject to 18	U.S.C. § 152:			
1.	That t	the specific facts showing t	the necessity for	the employment are: _					
2.	That t	That the reason for the selection of the above named appointee is:							
3.	That t	the professional services to) be rendered ar	e:					
4.		That appointee is qualified to provide the services to be rendered based on the following:							
5.	That a that a	That any proposed arrangement as to compensation, including hourly rates or flat fees if applicable, is as follows, but that approval of that arrangement and any payment or allowance of compensation for services rendered or reimbursement of expenses will be in accordance with 11 U.S.C. §§ 329 and 330 and FRBP 2016:							
6.	That a	appointee is a relative of t	ne bankruptcy ju	ıdge assigned the case.	YES	NO			
7.	(For T that a	(For Trustee or Debtor in Possession) That appointee does hold or represent an interest adverse to the estate, that appointee is not a disinterested person, or that appointee has served as examiner in the case. YES NO <i>If YES, explain:</i>							
8.	(For C other	(For Creditors' Committee) That appointee is not and will not while employed by the committee represent any other entity having an adverse interest in connection with the case. YES NO <i>If YES, explain:</i>							
9.	D. That to best of your applicants knowledge, all of the appointees connections with the debtor, cr party in interest, their respective attorneys and accountants, the United States Trustee, any per office of the United States Trustee or the bankruptcy judge assigned the case are as follows:								
	А.	That appointee is a cree following: Date on any waiver, set-				NO If YES, con	plete the		
		Type of debt incurred:			ent made:	\$			
		Date incurred:	<i>c</i>		ayment made:	<i>•</i>			
		Amount incurred:	ð		nt of payment: ining Balance:	\$ \$			
	B.	That appointee is indeb	ted to the debto	r or to the estate?	YES NO If Y	ES, complete the f	ollowing:		

Type of debt incurred:	 Payment made:	\$
Date incurred:	 Date payment made:	
Amount incurred:	\$ Amount of payment:	\$
	Remaining Balance:	\$

C. That appointee has or presently represents an entity that could be classified as a creditor as defined by 11 U.S.C. § 101(10)? YES NO If YES, provide the following and any other relevant information as to each such entity: a) name

b) dates, capacity and scope of representation

c) actual or possible conflicts according to any applicable code or rules of professional conduct, including discussion as to any waivers received or given

- D. That appointee is or has been an equity security holder as defined in 11 U.S.C. § 101(17)? YES NO If YES, provide the following and any other relevant information as to such equity security interests:

 a) description of each interest
 b) amount of each interest
 - c) dates each interest held

d) dates and manner of disposal of each interest

- E. That appointee has or presently represents an equity security holder as defined by 11 U.S.C. § 101(17)? YES NO If YES, provide the following and any other relevant information as to each such equity security holder:
 a) name of holder
 b) dates, capacity and scope of representation
 c) actual or possible conflicts according to any applicable code or rules of professional conduct, including discussion as to any waivers received or given.
- F. That appointee is or has been an insider as defined by 11 U.S.C. § 101(31)? YES NO If YES, fully explain and provide any and all relevant information pertaining thereto.
- G. That appointee has or presently represents an insider as defined by 11 U.S.C. § 101(31)? YES NO If YES, provide the following and any other relevant information pertaining thereto as to each such insider:

a) name

b) dates, capacity and scope of representation

c) actual or possible conflicts according to any applicable code or rules of professional conduct, including discussion as to any waivers received or given.

H. That appointee has or presently represents the debtor? YES NO If YES, provide the following and any other relevant information pertaining thereto:
a) name

b) dates, capacity and scope of representation

c) actual or possible conflicts according to any applicable code or rules of professional conduct, including any discussion as to any waivers received or given.

- I. That appointee has had or has participated in any transaction with the debtor, whether or not such transaction involved representation of the debtor? Transactions include, but are not limited to any actions under 11 U.S.C. § 329(a) and FRBP 2017(a), involving payments, retainers, set-offs, security agreements, liens, gifts or indentures as defined by 11 U.S.C. § 101(28). YES NO If YES, provide the following and any other relevant information concerning each such transaction: a) names of all parties involved
 - b) dates and description
 - c) amounts involved if applicable
 - d) reason for transaction

e) amount of payment or promise f) basis for payment or promise

other relevant information concerning each such payment or promise.

g) location or disposition of any monies received

c) relationship between debtor and payor or promisor

a) name of payor or promisorb) status of payor or promisor

d) date of payment or promise

K. That appointee has caused to be conducted an internal conflicts check in regard to representation of other clients as required by any code or rules of professional conduct? YES NO *If YES, state results, if NO, state why it was not done.*

That appointee has received or has been promised compensation from debtor or some other entity for services rendered or to be rendered in the case? YES NO *If YES, provide the following and any*

Signature of Applicant

Signature of Appointee

Typed Name of Applicant

Dated:

I, the undersigned appointee, do hereby state under penalty of perjury that I have read the above representations and verify that they are true and accurate and that they disclose all material facts required to the best of my knowledge and belief.

Dated: _____

Typed Name of Appointee

Phone #: _____

J.

Address: _____