

DISCLAIMER: Use of this form is not required. This form is intended for employment applications under Section 327(a). The form may need to be revised for employment applications under other sections. This form should NOT be used in any case subject to the United States Trustee's large case fee guidelines.

Every Chapter 11 case is unique. This form does not include all terms or conditions that may be appropriate, and includes terms that may not apply. Counsel should use discretion in deciding what should be included in the pleading.

UNITED STATES BANKRUPTCY COURT
Southern District of Indiana

In re:)
)
[Name of Debtor(s)]) Case No.
)
Debtor(s))

**ORDER APPROVING APPLICATION TO EMPLOY [FIRM]
AS [ROLE] FOR [DEBTOR(S)] [AND AUTHORIZING USE OF INTERIM
COMPENSATION PROCEDURE PURSUANT TO B-2014-1(b)(4)]**

This matter is before the court upon the Debtor(s) Application to Employ [firm] as [role] [and Approve Interim Compensation Procedure Pursuant to B-2014-1(b)(4)], filed on [date] (the "Application").

The court, having considered the Application, the engagement letter and the declaration of [party] finds that [firm] is well qualified to represent [debtor(s)] and is disinterested and has no adverse interest to the debtor and the estate. The Application was served and the notice was sent in accordance with B-2014-1(b)(1) and no objections were filed.

DISCLAIMER: Use of this form is not required. This form is intended for employment applications under Section 327(a). The form may need to be revised for employment applications under other sections. This form should NOT be used in any case subject to the United States Trustee's large case fee guidelines.

Every Chapter 11 case is unique. This form does not include all terms or conditions that may be appropriate, and includes terms that may not apply. Counsel should use discretion in deciding what should be included in the pleading.

IT IS THEREFORE ORDERED THAT:

(1) The Application is approved; and

(2) [debtor(s)] is/are authorized to employ [firm] as its [role] as provided for in the Application [and]

(if application includes request to authorize draw down procedures)

(3) [firm] may be paid interim compensation pursuant to the procedure set forth in B-2014-1(b)(4), subject to final allowance of fees by the court; and

(4) payments received pursuant to B-2014-1(b)(4) are received without prejudice to [firm's] right to periodically file applications for allowance and payment of fees and expenses.

#