IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF WISCONSIN

In re:) Chapter 11
ARCHDIOCESE OF MILWAUKEE,) Case No. 11-20059-SVK
Debtor.)

APPLICATION OF THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS PURSUANT TO FED. R. BANKR. P. 2014 FOR ENTRY OF AN ORDER AUTHORIZING AND APPROVING THE EMPLOYMENT OF BERKELEY RESEARCH GROUP, LLC AS FINANCIAL ADVISOR TO THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS NUNC PRO TUNC TO MARCH 3, 2011

The Official Committee of Unsecured Creditors (the "Committee") appointed in the above-captioned case hereby submits this Application of the Official Committee of Unsecured Creditors Pursuant to Fed. R. Bankr. P. 2014 for Entry of an Order Authorizing and Approving the Employment of Berkeley Research Group, LLC as Financial Advisor to the Official Committee of Unsecured Creditors Nunc Pro Tunc to March 3, 2011 (the "Application"). In support of this Application, the Committee relies on the Affidavit of Marvin A. Tenenbaum (the "Tenenbaum Affidavit"), filed concurrently herewith, and respectfully represents as follows:

James I. Stang (CA Bar No. 94435) Kenneth H. Brown (CA Bar No. 100396) Gillian N. Brown (CA Bar No. 205132) Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., 11th Floor Los Angeles, CA 90067

Telephone: (310) 277-6910 Facsimile: (310) 201-0760 E-mail: jstang@pszjlaw.com

kbrown@pszjlaw.com gbrown@pszjlaw.com

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I. JURISDICTION

- 1. The Court has jurisdiction over this Application pursuant to 28 U.S.C. §§ 157 and 1334. This matter is a core proceeding within the meaning of 28 U.S.C. § 157(b)(2). Venue of this proceeding and this Application is proper in this District pursuant to 28 U.S.C. §§ 1408 and 1409.
- 2. The statutory bases for the relief requested herein are sections 328, 504, 1102, and 1103 of title 11 of the United States Code (the "Bankruptcy Code"), and Rules 2014 and 2016 of the Federal Rule of Bankruptcy Procedure (the "Bankruptcy Rules").

II. BACKGROUND

- 3. On January 4, 2011, the Archdiocese of Milwaukee (the "<u>Debtor</u>") filed a voluntary petition for relief under chapter 11 of the Bankruptcy Code.
- 4. The Debtor has continued in the possession of its property and has continued to operate and manage its business as a debtor in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No trustee or examiner has been appointed in this chapter 11 case (the "Bankruptcy Case").
- 5. On January 24, 2011, (the "Committee Formation Date"), the Office of the United States Trustee (the "<u>U.S. Trustee</u>") appointed the Committee to represent all unsecured creditors of the Debtor pursuant to section 1102 of the Bankruptcy Code. *See* Docket No. 86.
- 6. On January 25, 2011, the Committee determined to retain, subject to Court approval, Pachulski Stang Ziehl & Jones LLP as counsel to represent the Committee in all matters during the pendency of this Bankruptcy Case. After the Committee Formation Date, the Committee determined to retain, subject to Court

approval, Berkeley Research Group, LLC ("BRG") as its financial advisor in the Bankruptcy Case.

- 7. Upon review of the Debtor's Schedules and Statement of Financial Affairs, and based on information elicited at the Section 341(a) meeting of creditors in this Bankruptcy Case, the Committee has identified several areas of inquiry regarding the potential transfer of property of the estate in the weeks, months, and years preceding the filing of the Bankruptcy Case. Among other things, the Committee has begun the meet and confer process with the Debtor in order to request documents and data that seek to explain the creation of no fewer than 5 trusts in less than four years prepetition and the Debtor's designation of more than \$20 million "restricted" in their use and allegedly unavailable to pay claims of creditors in this Bankruptcy Case:
- a. \$55 million transferred to Trust in 2008: The Debtor's financial statements state that the Archdiocese of Milwaukee Catholic Cemetery

 Perpetual Care Trust (the "Perpetual Care Trust") was established on April 2, 2007. The Perpetual Care Trust and the assets therein are not listed as property of the estate on the Debtor's schedules. See also footnote to SOFA line 10b (asserting that the Perpetual Care Trust was created "to formalize the existing trust relationship" relating to future care of mausoleums, crypts, and gravesites that the Debtor owns). In March 2008, after the Wisconsin Supreme Court permitted sex abuse personal injury cases to be prosecuted against the Debtor, the Debtor funded the Perpetual Care Trust with approximately \$55 million. The source of the \$55 million is not clear. Therefore, the Committee seeks to investigate whether the transfer of the \$55 million used to fund the Perpetual Care Trust is avoidable.

- b. At least 4 trusts established in the weeks and months prior to Debtor's bankruptcy filing: In the weeks and months prior to the Petition Date, the Debtor executed separate trust agreements to establish at least four separate trusts: (i) The St. Raphael Health Plan Irrevocable Trust, made on September 9, 2010 (four months prepetition); (ii) the Cemetery Union Pension Trust, which was established pursuant to a trust agreement, dated November 2010 (two months prepetition); (ii) The St. Raphael Accidental Death and Dismemberment Insurance Plan Irrevocable Trust, made on December 30, 2010 (one week prepetition) and (iv) The St. Raphael Life Insurance Plan Irrevocable Trust made on December 30, 2010 (one week prepetition). The Committee seeks BRG's assistance to understand the funding for these trusts in order to determine whether the Debtor fraudulently transferred its assets into these trusts, or any other trusts, and whether this funding is otherwise avoidable.
- c. Allegedly Restricted Trusts: Furthermore, the Debtor has scheduled three trusts at Schedule B (Personal Property) as containing more than \$5.8 million, cumulatively, that the Debtor allegedly cannot access to pay creditor claims in this bankruptcy case. These trusts include the St. Aemilian Trust, the Mary B. Finnigan Endowment Fund, and the Rapp Trust Fund. The Debtor concedes that it is the trustee of these trusts. However, the Debtor has not provided information to the Committee such that its professionals can analyze whether the trusts and the property therein are properly restricted and thus inaccessible to the estate's creditors.

- d. Faith in Our Future: The Debtor has made payments, as recently as December 2010, to a public relations firm that helped "launch the largest development campaign in the [Archdiocese's] history to raise \$105 million over a three-year period." See http://www.emeraldislepr.com/portfolio_IC.html. That same website indicates that more than \$80 million has been raised in the campaign. The Debtor's own website states that 40% of this Faith in Our Future campaign is dedicated to the Debtor's initiatives and expenses incurred in the campaign itself. Moreover, at the Section 341(a) meeting of creditors, the Debtor's Chief Financial Officer, John Marek, testified that the Archdiocese of Milwaukee are two of the five people in charge of this campaign. However, the Debtor has not accounted for any of these funds in its schedules and statement of financial affairs.
- e. Parish Deposit Fund: The Debtor's financial statements, publicly available on the Debtor's website, indicate that the Debtor held more than \$70million in a so-called "Parish Deposit Fund" in 2004. However, at some point in 2005, the Debtor's financials no longer record the existence of the Parish Deposit Fund. The Committee does not know what happened to those funds, by whom they were owned, and whether these funds are subject to avoidance actions. This is yet another area of inquiry for BRG.

8. In short, the information adduced thus far regarding the Debtor's financial picture necessitates the financial advisory expertise of BRG in order to test the Debtor's narrow view of what constitutes property of the estate in this Bankruptcy Case.

III. RELIEF REQUESTED AND BASIS FOR RELIEF

- 9. By this Application, the Committee seeks to employ and retain BRG *nunc pro tunc* to March 3, 2011, as its financial advisor in connection with the unsecured creditors' interests, as set forth in this Application. The Committee understands that BRG will seek compensation from the Debtor's estate at BRG's regular hourly rates for its professionals and paraprofessionals, and reimbursement of expenses incurred on the Committee's behalf, subject to Court approval after notice and a hearing.
- reputation of BRG and understands and recognizes that BRG has a wealth of experience in providing financial advisory services in restructurings and reorganizations, and enjoys an excellent reputation for services it has rendered in large and complex chapter 11 cases on behalf of debtors and creditors throughout the United States. Moreover, the Committee is aware that a portion of BRG's advisors who will be working on this Bankruptcy Case have prior experience in other diocesan bankruptcy cases, including (i) appointment as the bankruptcy court's expert, pursuant to Federal Rule of Evidence 706, in *In re The Roman Catholic Bishop of San Diego* (Bankr. S.D. Cal., Case No. 07-00939-LA11); and (ii) financial advisor to the official committees of unsecured creditors in *In re Society of Jesus, Oregon Province* (Bankr. D. Or., Case No. 09-30938-elp11) and *In re Catholic Diocese of Wilmington, Inc.* (Bankr. D. Del., Case No. 09-13560 (CSS)). In June 2010, Mr. Neilson testified as an expert witness on behalf of the official committee of unsecured creditors in *In re Catholic Diocese of Wilmington, Inc.* The committee in

¹ During each of these engagements, the the BRG advisors were part of LECG, LLC. Effective on or about March 1, 2011, this group of advisors transferred its practice from LECG, LLC to BRG.

that case prevailed on its claim that more than \$100 million held in trust in the Catholic diocese's investment account was property of the estate. See Official Committee of Unsecured Creditors v. Catholic Diocese of Wilmington (In re Catholic Diocese of Wilmington, Inc.), 432 B.R. 135 (Bankr. Del. 2010).

- 11. Based on these facts, the Committee believes that BRG is exceedingly well-qualified to render the services described below.
- 12. Subject to Court approval in accordance with section 330(a) of the Bankruptcy Code, compensation will be payable to BRG on an hourly basis, plus reimbursement of BRG's actual, necessary expenses and other charges it incurs. BRG's schedule of 2011 billing rates are as follows:

a.	Principals/Directors	\$490-650 per hour
b.	Senior Managing Consultants	\$350-370 per hour
c.	Consultants/Managing Consultants	\$315-330 per hour
d.	Associates/Senior Associates	\$215-235 per hour
e.	Paraprofessionals	\$88-165 per hour

These rates are set at a level designed to fairly compensate BRG for the work of its professionals and paraprofessionals, and to cover fixed and routine overhead expenses.² It is BRG's policy to charge its clients in all areas of practice for all other expenses incurred in connection with the client's case. The expenses charged to clients include, among other things, telephone and telecopier charges, mail and express mail charges, special or hand delivery charges, document retrieval, photocopying charges, charges for mailing supplies, travel expenses, expenses for "working meals," computerized research, transcription costs, as well as non-ordinary overhead expenses such as secretarial and other overtime. BRG will charge the estate for these expenses in a manner and at rates consistent with charges made generally to BRG's other clients. BRG believes that it is

² These rates are subject to periodic adjustments to reflect economic and other conditions.

more fair to charge these expenses to the clients incurring them than to increase the hourly rates and spread the expenses among all clients.

- 13. The professional services that BRG will render to the Committee include, but shall not be limited to, the following:
- a. assisting the Committee in the review of financial related disclosures required by the Court and/or Bankruptcy Code, including the Schedules of Assets and Liabilities, the Statement of Financial Affairs, and Monthly Operating Reports;
- b. analyzing the Debtor's accounting reports and financial statements to assess the reasonableness of the Debtor's financial disclosures;
- c. providing forensic accounting and investigations with respect to transfers of the Debtor's assets;
- d. assisting the Committee in evaluating the Debtor's ownership interests of property alleged to be held in trust by the Debtor for the benefit of third parties and/or property alleged to be owned by non-debtor juridic entities;
- e. assisting the Committee in the evaluation of the Debtor's organizational structure, including its relationship with the Parishes and other non-debtor organizations and charities;
- f. assisting the Committee in evaluating the Debtor's cash management system;
- g. assisting the Committee in analyzing the Debtor's assets and liabilities, and participating in and reviewing any proposed asset sales, and/or any other any asset dispositions;
- h. assisting the Committee in the review of financial information that the Debtor may distribute to creditors and others, including, but not limited to, cash flow projections and budgets, cash receipts and disbursement analyses,

analyses of various asset and liability accounts, and analyses of proposed transactions for which Court approval is sought;

- i. attendance at meetings and assistance in discussions with the Debtor, the Committee, the U.S. Trustee, and other parties in interest and professionals hired by the above-noted parties as requested;
- j. assisting in the review and/or preparation of information and analyses necessary for the confirmation of a plan, or for the objection to any plan filed in this case which the Committee opposes;
- k. assisting the Committee in investigating the assets, liabilities and financial condition of the Debtor, the Debtor's operations and the desirability of the continuance of any portion of those operations;
- l. assisting the Committee with the evaluation and analysis of claims (including any alleged pension claims and/or obligations of the Debtor), and on any litigation matters, including, but not limited to, avoidance actions for fraudulent conveyances and preferential transfers, and actions concerning the property of the Debtor's estate;
- m. assisting the Committee with respect to any adversary proceedings that may be filed in the Debtor's case; and
- n. providing such other services to the Committee as may be necessary in the case.
 - 14. BRG intends to work closely with any other of the Committee's professionals to ensure that there is no unnecessary duplication of services performed or charged to the Debtor's estate.

- 15. Neither BRG nor any of its professional or paraprofessionals, insofar as the Committee has been able to ascertain, represent any interest adverse to the Debtor, its estate, its creditors, and the Committee in the matters upon which BRG is to be engaged. BRG is a "disinterested person," as the Committee understands this term to be defined, within the meaning of section 101(14), as modified by section 1103(b), of the Bankruptcy Code.
- 16. To the best of the Committee's knowledge, and except as disclosed in the annexed Tenenbaum Affidavit, BRG has no prior connection with the Debtor, its creditors, or any other party-in-interest, or their respective attorneys or accountants in the matters upon which it is to be engaged that would in any way disqualify it from representing the Committee.
- 17. BRG has indicated a willingness to act as financial advisor upon the Committee's behalf, in accordance with the terms of this Application.
- 18. The Committee submits that it is necessary to employ BRG as its financial advisor to ensure that the interests of the Committee, and general unsecured creditors, are adequately represented in an efficient and effective manner. The Committee believes that, in light of BRG's general reorganization and bankruptcy expertise and its particularized understanding and experience in Catholic diocesan bankruptcy cases, its understanding and knowledge of the types of issues that have arisen

and are likely to arise in this case, BRG is well suited to provide financial advisory services to the Committee in this case.

19. Since the Committee, subject to approval by the Court, retained the services of BRG in February, 2011, but BRG did not perform any work until March 3, 2011, the Committee requests that any order entered authorizing such retention be effective as of March 3, 2011.³

IV. NOTICE

20. Notice of this Motion has been given to (i) the U.S. Trustee; (ii) counsel to the Debtor; and (iii) those parties requesting notice pursuant to Rule 2002 of the Federal Rules of Bankruptcy Procedure. The Committee submits that, in light of the nature of the relief requested, no other or further notice need be given.

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³ BRG estimates that it has expended approximately 20 hours since March 3, 2011 relative to its position as proposed financial advisor to the Committee in this Bankruptcy Case.

V. NO PRIOR REQUEST

21. No previous application for the relief requested herein has been made to this or any other court.

WHEREFORE, the Committee requests entry of an Order substantially in the form attached hereto, authorizing the Committee to employ and retain BRG as financial advisor to the Committee, *nunc pro tunc* to March 3, 2011, and granting such other and further relief as is just and proper.

Dated: April 7, 2011

OFFICIAL COMMITTEE OF UNSECURED CREDITORS FOR THE ARCHDIOCESE OF MILWAUKEE

By: Charles W. Linneman

Chair of the Official Committee of Unsecured Creditors

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF WISCONSIN

In re:) Chapter 11
ARCHDIOCESE OF MILWAUKEE,) Case No. 11-20059-SVK
Debtor.)
)

AFFIDAVIT OF DISINTERESTEDNESS
PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 2014; AND
AFFIDAVIT IN SUPPORT OF APPLICATION OF THE OFFICIAL
COMMITTEE OF UNSECURED CREDITORS PURSUANT TO FED. R. BANKR.
P. 2014 FOR ENTRY OF AN ORDER AUTHORIZING AND APPROVING THE
EMPLOYMENT OF BERKELEY RESEARCH GROUP, LLC AS FINANCIAL
ADVISOR TO THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS
NUNC PRO TUNC TO MARCH 3, 2011

I, Marvin A. Tenenbaum, declare under penalty of perjury as follows, pursuant to Rules 2014(a) and 2016(b) of the Federal Rules of Bankruptcy Procedure:

1. I am the Vice President and General Counsel of Berkeley Research Group, LLC ("BRG"). My business address is Berkeley Research Group, LLC; 181 W. Madison St., Suite 2950; Chicago, Illinois 60602. I am authorized by BRG to make this affidavit in support of BRG's employment as financial advisor to the Official Committee of Unsecured Creditors in the above-captioned bankruptcy case.

James I. Stang (CA Bar No. 94435) Kenneth H. Brown (CA Bar No. 100396) Gillian N. Brown (CA Bar No. 205132) Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., 11th Floor Los Angeles, CA 90067

Telephone: (310) 277-6910 Facsimile: (310) 201-0760 E-mail: jstang@pszjlaw.com

kbrown@pszjlaw.com gbrown@pszjlaw.com

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- 2. I have personal knowledge of the facts stated in this affidavit. If called as a witness, I could and would testify competently to these facts, except where matters are stated on information and belief. As to those facts, I am informed and believe that they are true.
- 3. I submit this affidavit in support of the Application of the Official Committee of Unsecured Creditors Pursuant to Fed. R. Bankr. P. 2014 for Entry of an Order Authorizing and Approving the Employment of Berkeley Research Group, LLC as Financial Advisor to the Official Committee of Unsecured Creditors Nunc Pro Tunc to March 3, 2011 (the "Application"), filed concurrently herewith.
- 4. BRG is a Nevada limited liability company headquartered in Emeryville, California. BRG employs more than 250 persons in 11 offices across the world. On or about March 1, 2011, R. Todd Neilson, Matthew K. Babcock, and members of their forensic accounting group/financial advisors left their prior employment at LECG, LLC to join BRG.
- 5. BRG is a consulting firm that provides independent expert testimony, litigation and regulatory support, authoritative studies, strategic advice, and document and data analytics to major law firms, Fortune 500 corporations, government agencies, and regulatory bodies around the world. BRG experts and consultants specialize in the provision of sophisticated economic, financial, and analytical advice across a wide range of disciplines including antitrust and competition policy, complex damages, finance,

healthcare, intellectual property, valuation, and workforce issues. In addition, BRG advises clients in major industry sectors with compliance, business process improvement, and strategy consulting.

- 6. The services that the Committee has expressed interest in BRG rendering to the Committee in this case, among other things, are the following:
- a. assisting the Committee in the review of financial related disclosures required by the Court and/or Bankruptcy Code, including the Schedules of Assets and Liabilities, the Statement of Financial Affairs, and Monthly Operating Reports;
- b. analyzing the Debtor's accounting reports and financial statements to assess the reasonableness of the Debtor's financial disclosures;
- c. providing forensic accounting and investigations with respect to transfers of the Debtor's assets;
- d. assisting the Committee in evaluating the Debtor's ownership interests of property alleged to be held in trust by the Debtor for the benefit of third parties and/or property alleged to be owned by non-debtor juridic entities;
- e. assisting the Committee in the evaluation of the Debtor's organizational structure, including its relationship with the Parishes and other non-debtor organizations and charities;
- f. assisting the Committee in evaluating the Debtor's cash management system;

- g. assisting the Committee in analyzing the Debtor's assets and liabilities, and participating in and reviewing any proposed asset sales, and/or any other any asset dispositions;
- h. assisting the Committee in the review of financial information that the Debtor may distribute to creditors and others, including, but not limited to, cash flow projections and budgets, cash receipts and disbursement analyses, analyses of various asset and liability accounts, and analyses of proposed transactions for which Court approval is sought;
- i. attendance at meetings and assistance in discussions with the Debtor,
 the Committee, the U.S. Trustee, and other parties in interest and professionals hired by
 the above-noted parties as requested;
- j. assisting in the review and/or preparation of information and analyses necessary for the confirmation of a plan, or for the objection to any plan filed in this case which the Committee opposes;
- k. assisting the Committee in investigating the assets, liabilities and financial condition of the Debtor, the Debtor's operations and the desirability of the continuance of any portion of those operations;
- l. assisting the Committee with the evaluation and analysis of claims (including any alleged pension claims and/or obligations of the Debtor), and on any litigation matters, including, but not limited to, avoidance actions for fraudulent

conveyances and preferential transfers, and actions concerning the property of the Debtor's estate;

m. assisting the Committee with respect to any adversary proceedings that may be filed in the Debtor's case; and

n. providing such other services to the Committee as may be necessary in the case.

7. The terms of BRG's employment agreed to with the Committee, subject to this Court's approval, are as follows: (i) no retainer has been or will be paid to BRG; (ii) neither the Committee nor any of its members (or their representatives) shall be liable for any fees or costs that BRG incurs; (iii) BRG will charge its regular, hourly rates as set forth as follows:

a.	Principals/Directors	\$490-650 per hour
b.	Senior Managing Consultants	\$350-370 per hour
c.	Consultants/Managing Consultants	\$315-330 per hour
d.	Associates/Senior Associates	\$215-235 per hour
e.	Paraprofessionals	\$88-165 per hour

(iv) BRG will seek reimbursement of expenses at its cost or as otherwise allowed by the Court.

8. BRG understands that all of its fees and expenses are subject to Court approval. BRG believes that it is qualified to represent the Committee in light of its

extensive experience in chapter 11 cases and, in particular, with regard to the expertise of R. Todd Neilson and Matthew K. Babcock, and their support staff, in Catholic entityrelated bankruptcy cases, including Mr. Neilson's appointment as the bankruptcy court's financial expert, pursuant to Federal Rule of Evidence 706, in In re The Roman Catholic Bishop of San Diego (Bankr. S.D. Cal., Case No. 07-00939-LA11); and (ii) bankruptcy court approval of Messrs. Neilson and Babcock's team to serve as financial advisor to the official committees of unsecured creditors in In re Society of Jesus, Oregon Province (Bankr. D. Or., Case No. 09-30938-elp11) and In re Catholic Diocese of Wilmington, Inc. (Bankr. D. Del., Case No. 09-13560 (CSS)).4

- 9. BRG has not received any retainer from any person, or any payment, nor any promise of payment in relation to this case, during the one-year period prior to the filing of the debtor's petition. No postpetition compensation has been paid or promised to be paid from a source other than the estate in this case. Neither the Committee nor its members (or any of their representatives) are or will be liable for fees or costs incurred by BRG in its representation of the Committee.
- 10. BRG has made the following investigation of disinterestedness prior to submitting this affidavit: in connection with the proposed retention of BRG as financial advisor to the Committee, BRG was provided a list of the Debtor's creditors and other persons identified as parties in interest in the Debtor's bankruptcy case. At my direction,

⁴ During each of these engagements, the the BRG advisors were part of LECG, LLC. Effective on or about March 1, 2011, this group of advisors transferred its practice from LECG, LLC to BRG.

employees of BRG processed the Debtor's name, and the names of the creditors and other parties listed on **Exhibit A**, attached hereto (the "<u>Conflicts Search List</u>") through BRG's computerized conflict check system and reviewed the results of that processing.

- 11. Based on the process referred to above, to the best of my knowledge, information, and belief, I am informed and believe as follows:
 - a. BRG has had no previous contact or ties with the Debtor;
- b. Except as set forth on **Exhibit A**, BRG does not provide services to any party on the Conflicts Search List;
- c. BRG is not a creditor, an equity security holder, or an insider of the Debtor;
- d. BRG is not and was not an investment banker for any outstanding security of the Debtor;
- e. BRG was not, within three years before the Petition Date, an investment banker for a security of the Debtor, or an accountant or consultant to such investment banker in connection with the offer, sale, or issuance of any security of the Debtor;
- f. BRG is not and was not, within two years before the Petition Date, a director, officer, or employee of the Debtor or of an investment banker of the Debtor;
- g. BRG does not have an interest materially adverse to the interest of the Debtor or of any class of creditors or equity security holders by reason of any direct or

indirect relationship with, connection with, or interest in, the Debtor or any investment banker, or for any other reason;

- h. Except with respect to certain other bankruptcy engagements where an BRG consultant acts as a trustee for a debtor or as a consultant to a trustee of a debtor,
 BRG has no connection with the United States Trustee or persons employed by the Office of the United States Trustee; and
- i. BRG was not owed any sums by the Debtor for services rendered or costs advanced on behalf of the Debtor prior to the Petition Date.
- 12. Because of the size of BRG's business, it is likely that BRG has provided, is presently providing, and may in the future provide, consulting services to parties listed on the Conflicts Search List or other creditors or parties in interest in the Debtor's bankruptcy case, which services are unrelated to any matter involving this bankruptcy case. However, to the best of my knowledge, none of those prior and current engagements or other dealings makes BRG an interested person under the bankruptcy laws. If BRG identifies a creditor or other party in interest of the Debtor's bankruptcy estate that BRG has or is providing consulting services to in connection with this bankruptcy matter, it will promptly disclose such information in writing to the Court and to the Office of the United States Trustee.
- 13. BRG is currently employed in unrelated cases, including bankruptcy cases, as expert witnesses and/or consultants, for which other counsel associated with this

case may be involved. I believe that such connections do not give BRG an adverse interest to the Debtor and do not affect BRG's "disinterestedness" under 11 U.S.C. §327. BRG and/or principals of BRG who will be involved in this case, have served in numerous matters where PSZJ also served, including, but not limited to, the following:

- a. *In re R. Esmerian, Inc., and Ralph Esmerian* (Bankr. S.D.N.Y. 10-12719 (RDD)) (R. Todd Neilson serves as examiner; BRG serves as financial advisors/accountants to the examiner; PSZJ is counsel to the examiner);
- b. In re Society of Jesus, Oregon Province (Bankr. D. Or. 09-30938-elp11) (BRG is financial advisor to the Official Committee of Unsecured Creditors; PSZJ is counsel to the Official Committee of Unsecured Creditors);
- c. In re Catholic Diocese of Wilmington, Inc. (Bankr. D. Del. 09-13560 (CSS)).(LECG was financial advisor to the Official Committee of Unsecured Creditors; PSZJ is counsel to the Official Committee of Unsecured Creditors);⁵
- d. In re The Harris Agency, LLC (Bankr. E.D. Pa. 09-10384) (Mr. Neilson served as chapter 11 trustee; PSZJ was counsel to Mr. Neilson);
- e. In re Galleria USA, Inc. (Bankr. C.D. Cal. 8:09-bk-20651 TA) (R. Todd Neilson of BRG is Chapter 11 Trustee; PSZJ is Mr. Neilson's counsel);
- f. In re Ezri Namvar (Bankr. C.D. Cal. 2:08-32349-BR) (R. Todd Neilson of BRG is Chapter 11 Trustee; PSZJ is Mr. Neilson's special counsel);

⁵ During each of these engagements, the the BRG advisors were part of LECG, LLC. Effective on or about March 1, 2011, this group of advisors transferred its practice from LECG, LLC to BRG.

- g. In re Del Biaggio, III aka "Boots" Del Biaggio (Bankr. N.D. Cal. 08-30991 (TEC)) (Mr. Neilson is Chapter 11 Trustee; PSZJ represents Mr. Neilson);
- h. *In re BDB Management, LLC* (Bankr. N.D. Cal. 08-31001 (TEC)) (Mr. Neilson is Chapter 11 Trustee; PSZJ represents Mr. Neilson);
- i. In re BDB Management III, LLC (Bankr. N.D. Cal. 08-31002 (TEC))
 (Mr. Neilson is Chapter 11 Trustee; PSZJ represents Mr. Neilson);
- j. *In re Estate Financial, Inc.* (Bankr. C.D. Cal. 9:08-bk-11457-RR) (Thomas Jeremiassen of BRG is Chapter 11 Trustee; BRG serves as accountants to him; PSZJ represents Mr. Jeremiassen);
- k. In re Le-Nature's (Bankr. W.D. Penn. 06-25454 (MBM)) (Mr. Neilson was the Chapter 11 Trustee and was represented by PSZJ);
- 1. In re Death Row Records, Inc. (Bankr. C.D. Cal. 06-11205 EC) (Mr. Neilson was the Chapter 11 Trustee; PSZJ represented the Committee);
- m. *In re Michael G. Tyson* (Bankr. S.D.N.Y. 03-41300) (Mr. Neilson is currently the trustee of the MGT Liquidating plan trust and PSZJ is his counsel; BRG serves as accountants to Mr. Neilson);
- n. *In re Adelphia Communications Corporation* (Bankr. S.D.N.Y. 02-41729 RG) (BRG serves as forensic accountants to the Creditors' Committee and PSZJ represents a separate ad hoc committee);

- o. *In re Reed E. Slatkin* (Bankr. C.D. Cal. 01-11549 RR) (PSZJ represented the Debtor and Mr. Neilson was the Chapter 11 Trustee and now the Liquidating Agent; BRG serves as accountants to Mr. Neilson);
 - p. In re Focus Media, Inc. (Bankr. C.D. Cal. 00-38197 VZ);
- q. In re JMS Automotive Rebuilders, Inc. (Bankr. C.D. Cal. 2:98-56224-EC) (Current BRG employees handled tax issues; PSZJ represented Dana Holdings Corporation, indirect parent of CP Product Inc. as successor to Ace Electric Company, Inc., a claimant);
- r. In re Magic Ford (Bankr. C.D. Cal. SV 96-20969-GM) (Mr. Neilson served as the chapter 11 trustee; PSZJ was his counsel);
- s. *In re Hiuka America Corporation* (Bankr. C.D. Cal. 95-27964) (Mr. Neilson was the Chapter 11 Trustee, then the Disbursing Agent; PSZJ represented Mr. Neilson in both capacities); and
- t. In re Bruce McNall (Bankr. C.D. Cal. 94-48351 TD) (Mr. Neilson was the Chapter 11 Trustee; PSZJ represented the purchaser of the estate's interest in the Los Angeles Kings hockey team).
- 14. True and correct copies of the resumes of R. Todd Neilson and Matthew K. Babcock, the BRG professionals expected to have primary responsibility for this case, are attached hereto as **Exhibit B**.

Dated this	day of	, 2010		
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Dated this 6th day of Gunl, 2011.

Subscribed and sworn to before me this day of April 2011

Notary Public, State of Utah
My commission expires: 11/08/2014.

EVELYN S PERRY Notary Public State of Utah Comm. No. 601737 My Comm. Expires Nov 8, 2014

EXHIBIT A

Attachment A

Archdiocese of Milwaukee

Adverse Parties:

Archdiocese of Milwaukee Priests' Retiree Health Plan

M.H.S., Inc.

Archdiocesan Cemeteries of Milwaukee Union Employees' Pension Plan

Archdiocese of Milwaukee Lay Employees' Pension Plan

Archdiocese of Milwaukee Priests' Pension Plan

EXHIBIT B



R. Todd Neilson, Director

2049 Century Park East, Suite 2300 Los Angeles, California 90067

Direct: 310.556.0709
Fax: 310.556.0766
Email: tneilson@lecg.com

Summary

R. Todd Neilson is a Director at LECG LLC. Previously, Mr. Neilson was a founding partner of Neilson Elggren LLP (formerly Neilson, Elggren, Durkin & Co.). He is one of the nation's foremost experts in bankruptcy and forensic accounting with over thirty years combined experience in public accounting and as a Special Agent with the FBI.

In 1986, he was a founding partner of Neilson, Elggren, Durkin and Co., which was acquired by an international financial consulting firm in March 1998, where Mr. Neilson was a partner from March 1998 to September 2000. Prior to 1986, he was a manager in the Litigation/Consulting Services department of the international CPA firm of KMG/Main Hurdman for four years and also served as a special agent in the Federal Bureau of Investigation, specializing in accounting investigation of white-collar and organized crime. Due to his background, Mr. Neilson offers a unique set of skills in the areas of financial consulting and as an expert in the field of forensic accounting and fraud litigation.

Mr. Neilson is a seasoned professional having acted as a Trustee, financial consultant and expert witness in numerous high-profile accounting related litigation engagements involving complex bankruptcy reorganization matters including accounting and fraud issues, tracing of funds, financial data reconstruction, damages and lost profits, Ponzi and RICO matters, valuation, and business viability issues. Mr. Neilson has acted as bankruptcy Trustee for notable clients such as Mike Tyson, Suge Knight and Death Row Records. As Trustee, he has also operated, and negotiated the sale of an extremely large and diverse array of assets, including one of the largest Ford dealerships in the nation, an ownership interest in both the Los Angeles Kings' and Nashville Predators' hockey franchises, luxury hotels, sand and rock quarries, antique art collections, real estate, and trucking companies. Having evaluated and sold well over \$1 billion dollars of assets, Mr. Neilson brings substantial credibility to the court - credibility borne of practical, not just theoretical experience.

Mr. Neilson is a nationally recognized expert in bankruptcy and accounting having served on the national Board of Directors of the Association of Insolvency and Restructuring Advisors, Chairman of the Securities Advisory Board in the State of Utah, faculty for the Certified Fraud Examiners, and a member of the Society of the Former Special Agents of the Federal Bureau of Investigation. He has spoken on bankruptcy, litigation support, valuation and fraud related topics to numerous professional groups such as American Institute of Certified Public Accountants (AICPA), National Conference of Bankruptcy Judges, California and Utah Society of CPA's and numerous colleges and universities throughout the United States. Mr. Neilson presently serves as an Associate Professor in the Graduate School of Accounting at the University of Utah, where he teaches a course on Forensic Accounting. He also provides regular instruction on fraud related litigation issues at the FBI Academy to CPA/FBI Agents. He was a co-author of the AICPA Bankruptcy Practice Guide, issued as a practice aid to all CPA's in the United States and co-author of The CPA's Handbook of Fraud and Commercial Crime Prevention, also issued by the AICPA. He was also inducted as a fellow in the prestigious American College of Bankruptcy, one of only a handful of CPA's in the United States given that honor.



Mr. Neilson has been involved in some of the highest profile litigation and bankruptcy matters in the nation. Highlighted below are some of the cases, which demonstrate his unique background and experience.

Examples

Ezri Namvar

Mr. Neilson is acting as Chapter 11 Trustee for the Ezri Namvar bankruptcy. Mr. Namvar, a well known member of the Iranian Jewish Community in Los Angeles, has received \$3 billion in investments and loans over the past 5 years and disbursed those funds through close to 400 separate LLC's involving ownership in a wide array of assets such as hotels, golf courses, low-income housing projects, pistachio farms, conference center sites, medical buildings and ground leases. The task to untangle this multitude of inter-related LLC's involving Mr. Namvar will fall to Mr. Neilson.

Roman Catholic San Diego Diocese Chapter 11 Bankruptcy

In April 2007, Mr. Neilson was the Court Appointed Expert in the Chapter 11 Bankruptcy of the Roman Catholic San Diego Diocese. The Court charged Mr. Neilson with providing an expansive report into the accounting and financial operations of the San Diego Diocese as well as related Catholic Parishes. It was the first time an independent Expert has been appointed for such a task in regards to a number of the Diocese bankruptcies throughout the United States.

Le Nature Chapter 11 Bankruptcy

In 2007, Mr. Neilson was appointed Chapter 11 Bankruptcy Trustee in Le Nature, a water, iced tea, and juice drink distributor located in Latrobe, Pennsylvania and Phoenix, Arizona. Mr. Neilson supervised the liquidation of Le Nature bottling plants and other assets as well as conducted the forensic accounting analysis of a purported \$750 million accounting fraud perpetrated upon the creditors of Le Nature and related companies.

Michael Tyson and Michael Tyson Enterprises

Michael Tyson, former heavyweight champion of the world, and Michael Tyson Enterprises Inc. filed for bankruptcy protection in August 2003. Neilson Elggren was appointed as financial consultants and crisis managers for Mr. Tyson and Michael Tyson Enterprises Inc. Mr. Neilson is the responsible partner for that engagement.

Adelphia Communications Corp

In August 2002, Neilson Elggren was appointed as Accountants to the Official Committee of Unsecured Creditors in the Adelphia Communications Corp ("Adelphia") bankruptcy. The Adelphia bankruptcy was the 6th largest cable company in the nation. Their filing constituted one of the largest bankruptcies in history encompassing over 200 subsidiaries and approximately \$21 billion in accumulated debt. Mr. Neilson acted as the primary partner in charge of the engagement. The prior owners of Adelphia, members of the Rigas family, were alleged to have engaged in the systematic looting of Adelphia. Neilson Elggren was engaged to the voluminous financial transactions of Adelphia and provide expert testimony as to their findings.

DVI, Inc.

DVI filed for Chapter 11 Bankruptcy protection on August 25, 2003. R. Todd Neilson was appointed as Examiner and conducted an extensive investigation of financial transactions involving the assets, liabilities, operations and financial condition of DVI and its subsidiaries (including all transactions and relationships between debtor and non-debtor subsidiaries and affiliates). DVI, with assets of approximately \$3 billion, provided financing for diagnostic imaging and other sophisticated medical equipment. As part of its financing operations, DVI originated hundreds of millions of dollars in

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financing contracts and sold these contracts to institutional investors through over thirty (30)) investment-grade securitization vehicles. The accounting examination included the accounting practices of the debtor and any and all allegations of fraud, dishonesty, incompetence, misconduct, mismanagement, or financial and / or corporate irregularities. Mr. Neilson coordinated a cooperative effort involving numerous law enforcement and government agencies, including the Office of the U.S. Trustee, the United States Attorneys' Office in Delaware and Pennsylvania, the Securities and Exchange Commission ("SEC"), the Federal Bureau of Investigation ("FBI"), and the United States Postal Service ("Postal Service"), all of which were tasked with conducting further investigations based upon the findings in the Examiner's report.

IT Group

In April 2002, R. Todd Neilson was appointed examiner in IT Group, a Chapter 11 bankruptcy in the District of Delaware. IT Group was a leading provider of services in the areas of consulting, engineering and construction, remediation, and facilities management. In 2000, IT Group had over 7,500 employees in 80 domestic offices and 10 international offices and its annual revenues on a consolidated basis were approximately \$1.4 billion. Neilson provided a detailed report detailing the assets, liabilities, valuation and financial condition of IT Group as well as its capabilities of confirming a stand-alone plan of reorganization versus a sale of existing assets to an interested purchaser.

Allegheny Health, Education and Research Foundation

Chapter 11- Financial Advisors to Mellon Bank Group in Pittsburgh, Pennsylvania – AHERF was a large conglomerate of medical hospitals and research centers located in the eastern part of the US. Neilson Elggren was engaged as financial advisors to Mellon Bank Group Credit Facility to provide expert testimony concerning the whether substantive consolidation was justified for AHERF, and whether the Plan of Reorganization ("Plan") as proposed by the AHERF Trustee unfairly prejudiced one or more creditors. Neilson Elggren prepared a detailed report in response to the Plan, which resulted in a settlement favorable to the Mellon Bank Group.

Reed Slatkin

Reed Slatkin, one of the co-founders of Earthlink, filed Chapter 11 bankruptcy in 2001 following pending legal actions by many of the individuals who had invested millions of dollars with Slatkin under the promise of substantial returns. Neilson Elggren investigated Slatkin's enterprises and business practices over a period of fifteen years and provided a report detailing one of the largest Ponzi schemes in California history involving over \$600 million of business transactions during that period. Mr. Neilson was appointed as Trustee in the Slatkin bankruptcy and was given the responsibility of liquidating substantial assets throughout the United States, including hotels, unimproved real estate, shopping malls, interests in movie production companies, and other substantial equity investments. Slatkin pled guilty and was incarcerated for a lengthy period in a federal prison.

Charles Keating/Lincoln Savings

Mr. Neilson was engaged as an expert witness in the litigation involving Charles Keating and American Continental Corporation, the parent company of Lincoln Savings, and the bondholders who invested approximately \$250 million in the debentures of American Continental. He directed the review of approximately \$727 million, which passed through American Continental from 1984 through 1989 and testified as to the findings in the federal District Court in Tucson, Arizona. The day after Mr. Neilson's testimony, two major defendants settled for over \$90 million. Total settlements in this matter exceeded \$300 million.

Bruce McNall Chapter 11 Bankruptcy

Mr. Neilson was appointed Chapter 11 Trustee in the personal bankruptcy of Bruce McNall in Los

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Angeles. Mr. McNall's holdings include ownership of the Los Angeles Kings hockey franchise, ownership interest in the Toronto Argonauts Canadian football franchise, as well as considerable holdings in thoroughbred horses, rare coins and antiques, and sports memorabilia. Mr. McNall was incarcerated for bank fraud. Mr. Neilson supervised the accounting investigation into Mr. McNall's past activities, which included tracing of over \$2.5 billion in cash and asset transfers

Technical Equities Chapter 11

Mr. Neilson directed the accounting analysis detailing the financial demise of Technical Equities, a San Francisco based investment company and reportedly the largest investor fraud case in U.S. history. Harry Stern, former chief executive officer of Technical Equities, was sentenced to Federal prison for his role in the investor fraud. Mr. Neilson and his professionals traced almost \$600 million in cash and prepared a damage analysis. As a result of his testimony, a settlement was achieved for the benefit of the creditors of Technical Equities.

Adnan Khashoggi/Triad America

He accepted the responsibility as Trustee of Triad America Corporation in the United States Bankruptcy Court. Triad America is the parent corporation of sixty separate companies with \$200 million in total claims. Mr. Neilson directed the accounting and litigation effort, which resulted in the freezing of all assets in the United States, owned by Adnan and Essam Khashoggi and the subsequent payment of \$32 million by Adnan Khashoggi to the estate.

Property Mortgage Company

Property Mortgage Company was a second mortgage company that had operated successfully in the Southern California area for over 40 years. The company filed for bankruptcy protection, asserting debts in excess of \$100 million dollars to approximately 1,000 investors. Mr. Neilson was appointed as Trustee. In that capacity, he supervised the analysis of hundreds of millions of dollars flowing through the company. Based upon that review, we concluded that for a number of years prior to its demise the company had been operating a Ponzi scheme, paying old investors with the funds secured from fresh investors. As a result of our accounting investigation the President and Chief Executive Officer as well as two other participants were convicted of fraud.

Dovie Beams de Villagran

Mr. Neilson was appointed by the Federal Bankruptcy Court in California as Examiner in the bankruptcy of Dovie Beams de Villagran, former mistress of Ferdinand Macros. As a result of the report filed with the Court and Mr. Neilson's testimony, Mrs. de Villagran was convicted on thirty-nine counts of bank fraud and embezzlement for filing false and misleading financial statements with federally insured banks.

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Employment History

- Neilson Elggren LLP Mr. Neilson was one of the founding partners of a practice that provided a
 combination of bankruptcy services, forensic and investigative accounting services, litigation
 consulting, corporate recovery and reorganization, valuation and tax services. Offices for Neilson
 Elggren LLP were located in Los Angeles, California, Salt Lake City, Utah and Wilmington,
 Delaware.
- Arthur Andersen Arthur Andersen was formerly one of the "Big 5" international CPA and business-consulting firms with over 80,000 employees worldwide. Mr. Neilson served as a partner and national director of Trustee/Receiver practices throughout the United States for Arthur Andersen. He also served as a member of the Executive Committee for the Global Corporate Finance division of Arthur Andersen.
- Neilson, Elggren, Durkin & Co. As one of the founding partners of this regional and consulting
 firm, Mr. Neilson was instrumental in the growth of this firm from a small office in Salt Lake City to
 a regional practice specializing in bankruptcy and litigation support services. The firm had grown
 to 85 employees and six offices prior to its merger with Arthur Andersen.
- KMG/Main Hurdman, Salt Lake City, Utah Actively engaged as an expert witness in matters involving accounting and finance relating to contract claims, breach of contract, fraud, civil and criminal RICO, embezzlement, securities fraud, criminal matters, bankruptcy, and public hearings before regulatory bodies.
- Chief Deputy Auditor Salt Lake County Responsible for the accounting department, budget department, internal audit department and land assessment division for the Salt Lake County Auditor's Office. Within this capacity directed the office staff of 45 individuals and reviewed audits of governmental departments prior to issuance.
- Federal Bureau of Investigation Special Agent Accountant Responsible for accounting investigations including racketeer influenced and corrupt organizations involved in bank fraud, fraud against the government, bankruptcy fraud, mail fraud, securities fraud and others.

Education

- Bachelor of Science, University of Utah 1975
- Associate Professor Graduate School of Accounting University of Utah

Publications

- Co-Author of AICPA Bankruptcy Practice Guide. Authoritative practice guide to be issued to all practicing Certified Public Accountants in the United States, 1994
- Co-Author The CPA's Handbook of Fraud and Commercial Crime Prevention issued by the AICPA, 2002
- "Substantive Consolidation Accounting Issues" article for Bankruptcy Litigation Counselor,
 1994
- "Methods for Uncovering & Conducting Investigative Audits," Utah State Auditors Operation Manual, 1982

Professional Memberships

- Association Of Insolvency Accountants National Board of Directors
- Former Chairman Securities Advisory Board State of Utah Accounting Profession Representative
- Former Chairman Utah Association of CPA's Professional Conduct and Ethics Sub-

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Committee

- Member National Association of Bankruptcy Trustees
- American Institute of Certified Public Accountants
- Utah Association of Certified Public Accountants
- Society of Former Special Agents of the Federal Bureau of Investigation Past President of the Utah Chapter
- Former Board Member Salt Lake City/County Board of Health Advisory Board
- Chairman of the Board Private Bank of California

Speeches

- Instructor for the Certified Public Accountants Criminal Investigation Seminar at the FBI Academy in Quantico, Virginia.
- Association of Insolvency Accountants Tax Implications of Selling Assets in Bankruptcy San Diego, California 1999
- National Conference of Bankruptcy Judges Valuations of Businesses in Bankruptcy Dallas, Texas 1998
- American Bankruptcy Institute Western Region Procedures and Practices for Valuing Businesses in Bankruptcy – 1998
- Law and Justice Center Utah Fellows of the American Academy of Matrimonial Lawyers -Methods of Valuing Businesses in Divorce – Salt Lake City, Utah – 1997
- Certified Fraud Examiners Presentation on Fraud and Accounting Issues Salt Lake City,
 Utah 1997
- Associated Women CPA's Litigation Support and Accounting Issues Salt Lake City, Utah 1997
- California Bankruptcy Institute Accounting for Difficult Fraudulent Conveyances Fresno,
 California 1997
- Association of Insolvency Accountants Valuation Conference, Relief from Stay Valuation Issues, Salt Lake City, Utah, 1994
- Expert Witness Seminar Preparing Accountants as Expert Witnesses, Salt Lake City, Utah,
 1994
- Association of Insolvency Accountants National Conference, Washington, D.C. Plan of Reorganization Accounting Issues, 1993
- Association of Insolvency Accountants National Conference, Santa Monica, California Role of Examiner in Bankruptcy, 1992
- Beta Alpha Psi University of Utah, Brigham Young University, and Weber State University
- National Association of Accountants (Utah Chapter), Salt Lake City, Utah, 1982 and 1984
- Insolvency seminars at the University of Southern California (USC), University of Utah, Brigham Young University, and Weber State College
- Arizona CPA Litigation Services Conference, The Bankruptcy Arena, The Role of the Accountant, 1991

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Matthew K. Babcock, Senior Managing Consultant

201 South Main Street, Suite 450 Salt Lake City, Utah 84111

Direct: 801.321.0076 Fax: 801.364.6230

Email: mbabcock@brg-expert.com

Summary

Matthew K. Babcock is a Senior Managing Consultant with Berkeley Research Group, LLC ("BRG"). Mr. Babcock is a Certified Public Accountant, a Certified Fraud Examiner and a Certified Insolvency and Restructuring Advisor with over thirteen years of public accounting experience in the fields of investigative accounting, litigation services and bankruptcy accounting.

Prior to BRG, Mr. Babcock worked with LECG LLC, Neilson Elggren LLP, Arthur Andersen, Neilson Elggren Durkin & Company and the Federal Bureau of Investigation ("FBI"). As an Honors Intern with the FBI, Mr. Babcock was assigned to work with the Office of Independent Counsel investigating former Secretary of Agriculture Mike Espy.

Mr. Babcock has provided both civil and criminal litigation support services related to the investigation of fraud and mismanagement, partner disputes, lost profit damages, patent infringement damages, breach of contract, economic analyses, tracing of funds, and financial record reconstruction. Additionally, he has training and experience investigating fraud and mismanagement including financial statement fraud, embezzlement schemes, "Ponzi" schemes, check kiting, bank fraud, and bankruptcy fraud. Mr. Babcock has also given various presentations relating to business fraud, financial statement fraud, bankruptcy fraud, and other fraud schemes.

Mr. Babcock's involvement in bankruptcy matters for both Chapter 11 and Chapter 7 filings includes services as Accountants to the Trustee, Accountants to the Liquidating Estate Manager, Accountants to the Debtor and Financial Advisor to the Official Committee of Unsecured Creditors. Mr. Babcock's responsibilities have included the preparation of various bankruptcy court filings, reports and schedules, analyses relating to liquidation and substantive consolidation issues, plan preparation and feasibility, and the identification and investigation of preferences, fraudulent transfers, post-petition transfers and other adversarial claims. He has assisted Trustees in operating Chapter 11 companies which included analyzing prior and on-going operations, cash flow projections, financial data reconstruction, tracing of funds, budgeting, hidden asset searches and other day-to-day accounting functions.

Case Examples

- Albright et al v. Attorneys Title Insurance Fund et al: Litigation Experts (Damage Study)
- Benson Bolt v. Zions First National Bank: Litigation Experts (Damage Study)
- Bruce P. McNall: Accountants to the Trustee
- C3 Investments: Accountants to the Debtor
- Catholic Diocese Of Wilmington, Inc.: Financial Advisor to the Official Committee of Unsecured Creditors
- DVI, Inc.: Accountants to the Examiner



- Husting Land & Development, Inc.: Accountants to the Trustee
- JD Services, Inc.: Accountants to the Trustee
- Le-Nature's, Inc.: Accountants to the Trustee
- Marshall v. Marshall: Litigation Experts (Damage Study)
- National School Fitness Foundation: Accountants to the Trustee
- Natural Wonders, Inc. / World Of Science, Inc.: Accountants to the Liquidating Estate Manager
- Promega v. Lifecodes: Litigation Experts (Patent Infringement Damage Study)
- · Rich International Airways, Inc.: Accountants to the Liquidating Trustee
- Semnani v. USPCI: Litigation Experts (Damage Study)
- Society of Jesus Oregon Province: Financial Advisor to the Official Committee of Unsecured Creditors
- Tri-Valley Distributing, Inc.: Accountants to the Examiner
- William J. Del Biaggio III: Accountants to the Trustee

Industry Experience

- Automotive
- Construction
- Financial / Securitizations
- Internet / Telecommunications
- Manufacturing
- Not-For-Profit / Religious Institutions

- Professional Sports
- Retail
- Real Estate
- Transportation
- Waste Disposal

Employment History

2011 - Present BRG, LLC

Senior Managing Consultant

2005 - 2011 LECG, LLC

Senior Managing Consultant (2008 – 2011)

Managing Consultant (2005 – 2008)

2000 – 2005 Neilson Elggren LLP

Senior Manager (2005) Manager (2001- 2005)

Senior Accountant (2000 – 2001)

1998 – 2000 Arthur Andersen

Senior Accountant (1999 - 2000) Staff Accountant (1998 – 1999)

1997 – 1998 Neilson Elggren Durkin & Company

Staff Accountant (1998) Intern (1997 - 1998)

Summer 1996 Federal Bureau of Investigation

Honors Intern (Washington DC)

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Summer 1995

Federal Bureau of Investigation Intern (Albuquerque, New Mexico)

Education

Bachelor of Science in Accounting (Magna Cum Laude), Brigham Young University, April 1998 Master of Professional Accountancy, Brigham Young University, April 1998

Licenses & Certifications

Certified Public Accountant – Utah Certified Fraud Examiner (CFE) Certified Insolvency & Restructuring Advisor (CIRA) Certified In Financial Forensics (CFF)

Professional Memberships

American Institute of Certified Public Accountants Utah Association of Certified Public Accountants Association of Insolvency and Restructuring Advisors Association of Certified Fraud Examiners American Bankruptcy Institute

Instruction, Presentations & Publications

- Brigham Young University "Business Fraud" (March 1999)
- Brigham Young University "Global Corporate Finance" (Fall 1999)
- Brigham Young University "Business and Financial Statement Fraud" (March 2000)
- Brigham Young University "Financial Statement Fraud and the Role of the Forensic Accountant" (March 2001, April 2002, April 2003, April 2004 & November 2005)
- Brigham Young University "Forensic Accounting" (January 2006 & October 2010)
- Utah State University "Forensic Accounting" (October 2010)
- University Of Utah "Fraud Examination & Forensic Accounting (Accounting 6540)" / Professional Faculty (Spring Semester 2011)

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF WISCONSIN

In re:) Chapter 11
ARCHDIOCESE OF MILWAUKEE,) Case No. 11-20059-SVK
Debtor.)
)

NOTICE OF APPLICATION OF THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS PURSUANT TO FED.R.BANKR.P. 2014 FOR ENTRY OF AN ORDER AUTHORIZING AND APPROVING THE EMPLOYMENT OF BERKELEY RESEARCH GROUP, LLC AS FINANCIAL ADVISOR TO THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS **NUNC PRO TUNC TO MARCH 3, 2011**

TO: Interested Parties:

PLEASE TAKE NOTICE that the Official Committee of Unsecured Creditors (the "Committee") has filed an application to employ Berkeley Research Group, LLC ("BRG") as financial advisor to the Committee (the "Application"). A copy of the Application is attached to this Notice.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the Court to approve the Application, or if you would like the Court to consider your views on it then, within 14 days of the date of this Notice, you or your attorney must do the following:

James I. Stang (CA Bar No. 94435) Kenneth H. Brown (CA Bar No. 100396) Gillian N. Brown (CA Bar No. 205132) Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., 11th Floor Los Angeles, CA 90067

Telephone: (310) 277-6910 Facsimile: (310) 201-0760 E-mail: jstang@pszjlaw.com kbrown@pszjlaw.com

gbrown@pszjlaw.com

1. File with the Court, at the address below, a written objection to the Application including a request for hearing:

Clerk, U.S. Bankruptcy Court Room 126, Federal Courthouse 517 E. Wisconsin Avenue Milwaukee, WI 53202

- 2. If you mail your objection to the Court for filing, you must mail it early enough so that the Court will receive it on or before the date stated above.
- You must also mail a copy of your objection to counsel for the
 Official Committee for Unsecured Creditors:

James I. Stang, Esq.
Gillian N. Brown, Esq.
Pachulski Stang Ziehl & Jones LLP
10100 Santa Monica Boulevard
11th Floor
Los Angeles, CA 90067

If you or your attorney do not take these steps, the Court may decide that you do not oppose the Application and may enter an order approving it without further notice or hearing.

Dated: April 11, 2011 Respectfully submitted,

PACHULSKI STANG ZIEHL & JONES LLP

By /s/ Gillian N. Brown

James I. Stang (CA Bar No. 94435) Kenneth H. Brown (CA Bar No. 100396) Gillian N. Brown (CA Bar No. 205132) Pachulski Stang Ziehl & Jones LLP 10100 Santa Monica Blvd., #1100 Los Angeles, CA 90067

Telephone: (310) 277-6910 Facsimile: (310) 201-0760 E-mail: jstang@pszjlaw.com

kbrown@pszjlaw.com gbrown@pszjlaw.com

-and-

Albert Solochek (State Bar No. 1011075) Jason R. Pilmaier (State Bar No. 1070638) Howard, Solochek & Weber, S.C. 324 E. Wisconsin Ave., Suite 1100 Milwaukee, WI 53202

Telephone: (414) 272-0760 Facsimile: (414) 272-7265

E-mail: asolochek@hswmke.com jpilmaier@hswmke.com

Attorneys for The Committee of Unsecured Creditors

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF WISCONSIN

In re:) Chapter 11
ARCHDIOCESE OF MILWAUKEE,) Case No. 11-20059-SVK
Debtor.)
)

ORDER GRANTING THE APPLICATION OF THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS PURSUANT TO FED. R. BANKR. P. 2014 FOR ENTRY OF AN ORDER AUTHORIZING AND APPROVING THE EMPLOYMENT OF BERKELEY RESEARCH GROUP, LLC AS FINANCIAL ADVISOR TO THE OFFICIAL COMMITTEE OF UNSECURED CREDITORS NUNC PRO TUNC TO MARCH 3, 2011

Upon consideration of the Application of the Official Committee of
Unsecured Creditors Pursuant to Fed. R. Bankr. P. 2014 for Entry of an Order
Authorizing and Approving the Employment of Berkeley Research Group, LLC as
Financial Advisor to the Official Committee of Unsecured Creditors Nunc Pro Tunc to
March 3, 2011 (the "Application"), 1 filed by the Official Committee of Unsecured
Creditors appointed in the above-captioned case (the "Committee"), and upon the
Declaration of Marvin A. Tenenbaum (the "Tenenbaum Declaration") in support of the
Application; and the Court being satisfied based on the representations made in the
Application and in the Tenenbaum Declaration that Berkeley Research Group, LLC
("BRG") represents no interest adverse to the Debtor's estate with respect to the matters
upon which they are to be engaged, that they are disinterested persons as that term is
defined under Section 101(14) of the Bankruptcy Code, as modified by section 1103(b)
of the Bankruptcy Code, and that their employment by the Committee is necessary, and
after due deliberation and sufficient cause appearing therefore;

¹ Capitalized terms not otherwise defined herein shall have the meanings set forth in the Application.

IT IS HEREBY ORDERED THAT:

- 1. The Application is GRANTED.
- 2. In accordance with sections 328, 504, 1102, and 1103of the Bankruptcy Code and Bankruptcy Rules 2014 and 2016, the Committee is authorized to employ and retain BRG as its financial advisor *nunc pro tunc* to March 3, 2011, on the terms set forth in the Application and the Tenenbaum Declaration.
- 3. BRG shall be entitled to allowance of compensation and reimbursement of expenses, upon the filing and approval of interim and final applications pursuant to the Federal Rules of Bankruptcy Procedure, the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the Eastern District of Wisconsin, the *Order Granting Debtor's Motion to Establish Procedures for Interim Compensation and Reimbursement of Expenses of Professionals* [Docket No. 158], and such other orders as this Court may direct.

##########

UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF WISCONSIN

In re:

Archdiocese of Milwaukee

Case No. 11-20059-SVK Chapter 11

Debtor in Possession,

CERTIFICATE OF SERVICE

Jason R. Pilmaier, being first duly sworn on oath deposes and says that on April 11, 2011, I caused to be served to the parties listed on the attached Exhibit A as electronic mail recipients via email, and I caused to be served to the parties listed on the attached Exhibit A as U.S. mail recipients via first class mail, postage prepaid, a copy of the following documents filed:

- (i) Notice of Application and Application of the Official Committee of Unsecured Creditors Pursuant to Fed.R.Bankr.P.2014 For Entry of an Order Authorizing and Approving the Employment of Berkeley Research Group, LLC as Financial Advisor to the Official Committee of Unsecured Creditors Nunc Pro Tunc to March 3, 2011
- (ii) Affidavit of Disinterestedness Pursuant to Federal Rule of Bankruptcy Procedure 2014; and Affidavit in Support of Application of the Official Committee of Unsecured Creditors Pursuant to Fed.R.Bankr.P.2014 For Entry of an Order Authorizing and Approving the Employment of Berkeley Research Group, LLC as Financial Advisor to the Official Committee of Unsecured Creditors Nunc Pro Tunc to March 3, 2011
- (iii) Proposed Order Granting the Application of the Official Committee of Unsecured Creditors Pursuant to Fed.R.Bankr.P.2014 For Entry of an Order Authorizing and Approving the Employment of Berkeley Research Group, LLC as Financial Advisor to the Official Committee of Unsecured Creditors Nunc Pro Tunc to March 3, 2011

Prepared by:
Albert Solochek
Jason Pilmaier
Howard Solochek & Weber, S.C.
324 E. Wisconsin Ave., Suite 1100
Milwaukee, WI 53202
(414) 272-0760
(414) 272-7265
asolochek@hswmke.com
jpilmaier@hswmke.com

/s/

Jason R. Pilmaier
Howard Solochek & Weber, S.C.
324 E. Wisconsin Ave., Suite 1100
Milwaukee, WI 53202
(414) 272-0760
(414) 272-7265
asolochek@hswmke.com
jpilmaier@hswmke.com

In re Archdiocese of Milwaukee April 2011

			Electronic Mail S	ervice Recipier	nts						
PARTY NAME	PARTY NOTICE NAME	ADDRESS 1	ADDRESS 2	CITY	STATE	E ZIP	COUNTRY	PHONE	FAX	PARTY DESCRIPTION	EMAIL
Archdiocese of Milwaukee	Attn John Marek CFO	3501 S Lake Dr		Milwaukee	WI	53207		414-769-3334	414-769-3408	Debtor and Debtor in Possession	marekj@archmil.org
Howard, Solochek & Weber, S.C.	Albert Solochek	324 E. Wisconsin Avenue, Suite 1100		Milwaukee	WI	53202					alsolochek@hswmke.com
Howard, Solochek & Weber, S.C.	Jason Pilmaier	324 E. Wisconsin Avenue, Suite 1100		Milwaukee	WI	53202					jpilmaier@hswmke.com
					l					Counsel to Certain Creditors listed	
Jeff Anderson & Associates PA	Attn Jeff Anderson	366 Jackson St Ste 100		St Paul	MN	55101		651-227-9990	651-297-6543		jeff@andersonadvocates.com
Joseph E Fenzel SC		757 N Broadway Ste 600		Milwaukee	wı	53202-3612		414 224 1601	414-224-1602	Counsel to Secured Lender Park Bank	jfenzel@fenzellaw.com
Joseph E Fenzei SC		757 N Broadway Ste 600		IVIIIwaukee	VVI	53202-3612		414-224-1601	414-224-1602	Counsel to Official Committee of	Jienzei@ienzeiiaw.com
Pachulski Stang Ziehl & Jones	Attn Gillian N Brown Esq	10100 Santa Monica Blvd 11th Floor		Los Angeles	CA	90067-4100		210 277 6010	210 201 0760	Unsecured Creditors	gbrown@pszjlaw.com
raciidiski Starig Zierii & Jones	Attii diiilali N Brown Esq	10100 Santa Wornea Bivd 11th 11001		LOS Aligeles	CA	30007-4100		310-277-0310	310-201-0700	Counsel to Official Committee of	gbrown@pszjiaw.com
Pachulski Stang Ziehl & Jones	Attn Jeffrey I Stang Esq	10100 Santa Monica Blvd 11th Floor		Los Angeles	CA	90067-4100		310-277-6910	310-201-0760		jstang@pszjlaw.com
i deliaiski stalig zielii & jolies	Attirisement Stang Esq	10100 Santa Wonica Biva 11tii 1001		LOS Aligeies	-	30007 4100		310 277 0310	310 201 0700	Counsel to Official Committee of	Jatang@pazjiaw.com
Pachulski Stang Ziehl & Jones	Attn Ken Brown Esq	150 California St 15th Fl		San Francisco	CA	94111-4500		415-263-7000	415-263-7010		kbrown@pszjlaw.com
PREVIANT GOLDBERG UELMEN GRATZ					-					Counsel for Milwaukee Laborer's	nare mile pasja masin
MILLER & BRUEGGEMAN SC	Christopher J Ahrens	1555 N RiverCenter Dr Ste 202	PO Box 12993	Milwaukee	wı	53212		414-271-4500	414-271-6308		cja@previant.com
					1					Special Counsel to the Debtor and	jar@quarles.com
Quarles & Brady LLC		411 E Wisconsin Ave Ste 2040		Milwaukee	wı	53202		414-277-5000	414-271-3552	Debtor in Possession	dpm@quarles.com
Robert L Elliott Attorney at Law		633 W Wisconsin Ave Ste 1001		Milwaukee	wı	53202			414-225-9063		rle@attorneyelliott.com
,										Counsel for Continental Casualty	,
Seyfarth Shaw LLP	David C Christian II	131 S Dearborn Ste 2400		Chicago	IL	60613		312-460-5883	312-460-7000	Company	dchristian@seyfarth.com
										Attorneys for Certain Personal	jsmith@sgr-law.com
Smith Gunderson & Rowen SC	James S Smith & Wendy G Gunderson	15460 W Capitol Dr Ste 100		Brookfield	wı	53005		262-783-6633	262-783-6655	Injury Claimants	wgunders@sgr-law.com
State of Wisconsin Department of Public										State of Wisconsin Department of	
Instruction	Ann C Murphy Asst Atty Gen	Wisconsin Dept of Justice	PO Box 7857	Madison	wı	53707-7857		608-266-9224	608-267-2223	Public Instruction	murphyac@doj.state.wi.us
											dave.w.asbach@usdoj.gov
US Trustees Office	David W Asbach	517 E Wisconsin Ave Room 430		Milwaukee	WI	53202		414-297-4480	414-297-4478	Office of the United States Trustee	debra.schneider@usdoj.gov
										Attorneys for Mork Mausoleum	
von Briesen & Roper, s.c.	Christopher J Schreiber Esq	411 E Wisconsin Ave Ste 700		Milwaukee	WI	53202		414-287-1212	414-238-6648	Construction, Inc.	cschreib@vonbriesen.com
											ddiesing@whdlaw.com
										Counsel to Debtor and Debtor in	barnold@whdlaw.com
Whyte Hirschboeck Dudek SC	Attn Daryl L Diesing & Bruce G Arnold	555 E Wells St Ste 1900		Milwaukee	WI	53202-3819		414-273-2100	414-223-5000	Possession	mgosman@whdlaw.com
1											
Wisconsin Department of Revenue	Special Procedures Unit	2135 Rimrock Road 5-SPU	Attn Hiram F Cutting	Madison	WI	53713		608-266-2772	608-267-1037	Wisconsin Department of Revenue	hiram.cutting@revenue.wi.gov
Charles Linneman (Acting Chairperson)	c/o Jeff Anderson	366 Jackson Street	U.S. Mail Serv	vice Recipients St. Paul	MN	55101	T	l			
Dean Weissmueller	c/o Jeff Anderson	366 Jackson Street		St. Paul	MN	55101					
Dean Weissindellei	C/O Jell Alluerson	300 Jackson Street		St. Faui	IVIIV	33101				Department of Workforce	
										Development Division of	
Department of Workforce Development	Division of Unemployment Insurance	PO Box 8914		Madison	wı	53708			608-266-8221	Unemployment Insurance	
bepartment of workforce bevelopment	Division of offernployment insurance	10 000 0514	Attn Maie Griner Data	ividuisori	+**	33700			000 200 0221	Onemployment insurance	
IKON Financial Services	Bankruptcy Administration	PO Box 13708	Coordinator	Macon	GA	31208-3708			478-405-2837	IKON Financial Services	
IRS Central Insolvency Unit	Mr Brent Tippin	545 Zor Shrine Pl	Stop 5301 MSN	Madison	WI	53719		608-829-8127	2 .22 2337	IRS Central Insolvency Unit	
Karen Konter	c/o Jeff Anderson	366 Jackson Street		St. Paul	MN	55101					
Kevin Wester	c/o Jeff Anderson	366 Jackson Street		St. Paul	MN	55101					
Peter Neels	c/o Jeff Anderson	366 Jackson Street		St. Paul	MN	55101					
										Counsel for Ricoh Business	
Recovery Business Solutions	Recovery & Bankruptcy Group	3920 Arkwright Rd Ste 400		Macon	GA	31210				Solutions	
tw telecom inc	Linda Boyle	10475 Park Meadows Dr No 400		Littleton	со	80124		303-566-1284	303-566-1010	Counsel for tw telecom inc	