

(d) Any and all other necessary action incident to the proper preservation and administration of the estate.

6.

To the best of Applicant's knowledge, said firm's acting as attorneys in this case will be in the best interest of the estate because Applicant will be familiar with the case and the trouble, expense, and delay inherent in acquainting and counseling other attorneys regarding operative facts may thus be avoided.

7.

Said firm does not hold or represent an interest adverse to the estate, does not represent any creditor or other known interested party, and is a disinterested person under 11 U.S.C. § 327(a).

8.

In order to expedite the marshaling of the estate's assets, Arnall Golden Gregory LLP has heretofore performed certain professional services for the estate or plans to perform such services, which may be rendered prior to the signing of any order upon this Application.

9.

Applicant proposed that said firm be compensated for its services in accordance with future orders of the Court based upon the criteria for professional compensation required by bankruptcy law.

WHEREFORE, Applicant prays that Arnall Golden Gregory LLP be authorized to