Telephone No.: (602) 258-6000 Facsimile No.: (602) 258-6003

Stuart B

Email:

Attorney for Eric M. Haley, Case Trustee

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF ARIZONA

In re:

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

LAURA OWENS aka EMILY LAURA WILSON,

(Chapter 7 Case)

No. 2:25-bk-11801-BKM

Debtor.

TRUSTEE'S APPLICATION TO EMPLOY ATTORNEY/ DECLARATION OF ATTORNEY

Eric M. Haley, ("Case Trustee"), for his Application to Employ Attorney, respectfully alleges as follows:

- 1. This case was commenced by voluntary petition filed by the Debtor on December 8, 2025.
  - 2. Case Trustee is the duly qualified and acting trustee in this case.
- 3. To perform the duties of a Case Trustee, Case Trustee requires the services of an attorney for the following purpose:
  - To advise and consult with Case Trustee concerning questions arising in the conduct a. of the administration of the estate and concerning Case Trustee's rights and remedies with regard to the estate's assets and the claims of secured, preferred and unsecured creditors and other parties in interest.
  - b. To appear for, prosecute, defend and represent Case Trustee's interest in suits arising in or related to this case.
  - To investigate and prosecute preference and other actions arising under the Case c. Trustee's avoiding powers.
  - d. To assist in the preparation of such pleadings, motions, notices and orders as are required for the orderly administration of this estate; and to consult with and advise Case

\$\psi ase 2:25-bk-11801-BKM

Doc 23 Filed 12/30/25

Entered 12/30/25 14:59:20

Main Document Page 1 of 5 Trustee in connection with the operation of or the termination of the operation of the business of the Debtor.

- 4. For the foregoing reasons and all other necessary and proper purposes, Case Trustee desires to retain generally the law firm of Nach, Rodgers, Hilkert & Santilli ("Attorney" or the "Firm") as counsel for Case Trustee.
- 5. Because Attorney practices in bankruptcy corporate reorganization, trustee and debtor/creditor matters, and because of its experience in those fields, Case Trustee feels that said law firm is well qualified to render the foregoing services.
- 6. Based upon the Declaration attached hereto, Case Trustee believes that said law firm and its members and associates, do not hold or represent any interest adverse to that of your Case Trustee or the Debtor or the estate and that said law firm is a disinterested entity within the meaning of 11 U.S.C. §101(14).
- 7. Case Trustee is informed that the normal billing rates of said law firm at this time are as follows:

Attorneys: \$575 - \$305 per hour

Paralegals: \$230 - \$35 per hour

- 8. Case Trustee is informed that the Firm does, from time to time, adjust its billing rates to reflect changes in attorney experience, adjust for inflation, and in light of prevailing billing rates industry wide. Any changes in rates will be set forth in any application for compensation.
- 9. It is contemplated that Attorney will seek compensation based upon normal and usual hourly billing rates. It is further contemplated that attorneys will seek interim compensation during the case as permitted by 11 U.S.C. §331.
- 10. Case Trustee brought this case to Attorney on the date indicated hereinafter. As a result, and in order to expeditiously handle the issues, Attorney immediately commenced work on the file. Attorney routinely copies the file and has an application to employ prepared for filing in due course. Therefore, Case Trustee seeks approval from the Court to employ the Firm from the date of such initial consultation.

28

## **DECLARATION OF STUART B. RODGERS**

- I, Stuart B. Rodgers, declare:
- A. I am an attorney duly admitted to practice before all courts of the State of Arizona, as well as this Court and the Court of Appeals for the Ninth Circuit.
- B. I am a member of Nach, Rodgers, Hilkert & Santilli ("NRHS"), the law firm that Case Trustee is seeking to employ generally by the Application to which this Declaration is attached. I am a certified specialist in the practice of Bankruptcy Law. All of the members and non-member attorneys of NHRS are admitted to practice in this state and before this Court.
- C. The members and non-member attorneys employed by the NRHS have extensive experience in bankruptcy, insolvency, corporate reorganization and debtor/creditor law. NRHS is well qualified to represent Case Trustee generally herein, and is willing to accept employment on the basis set forth in the annexed Application.
- D. NRHS and its members and non-member attorneys do not hold any interest or connections to this estate, adverse or otherwise, or with the Debtor, creditors, or any other party-in-interest, their respective attorneys and accountants, the Case Trustee, or any person employed in the Office of the United States Trustee; and, NRHS is a disinterested entity as defined in 11 U.S.C. §101(14). Stuart B. Rodgers is the owner of Phoenix Noticing Services, LLC, d/b/a Bankruptcy Noticing Services which company might be requested by the Trustee to for printing/mailing. Bankruptcy Noticing Services provides printing and mailing to the Trustees for those items that used to be mailed out by BNC on behalf of the Trustees (primarily the Trustee's Notice of Final Reports) which are outside of normal legal services and beyond the scope of counsel. The costs/rates charged are competitive with similar services and are provided as an accommodation to the Trustees who must accommodate a large volume of mailings. It is unknown if the Trustee will utilize Bankruptcy Noticing Services at this time, but the disclosure is made for information purposes only.
- E. Neither the undersigned nor NRHS have shared or agreed to share compensation in this case with anyone except as professional fees are normally divided among members of Nach, Rodgers, Hilkert & Santilli.

I declare under penalty of perjury that the foregoing is true and correct. DATED: December 30, 2025 /s/ Stuart B. Rodgers
Stuart B. Rodgers