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*Counsel for Shelley D. Krohn, Chapter 7 Trustee*

**UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NEVADA**

In re:  
ROBERT C. GRAHAM, LTD. fdba ROB  
GRAHAM & ASSOCIATES fdba  
LAWYERSWEST,  
  
Debtor.

Case No. BK-S-16-16655-BTB  
Chapter 7

**DECLARATION OF JACOB L.  
HOUMAND, ESQ. IN SUPPORT OF EX  
PARTE APPLICATION TO EMPLOY  
HOUMAND LAW FIRM, LTD., NUNC  
PRO TUNC, AS GENERAL  
BANKRUPTCY COUNSEL FOR  
SHELLEY D. KROHN, SUCCESSOR  
CHAPTER 7 TRUSTEE, PURSUANT TO  
11 U.S.C. §§ 327(a) AND 328(a) AND  
FEDERAL RULE OF BANKRUPTCY  
PROCEDURE 2014**

Date of Hearing: N/A  
Time of Hearing: N/A

Judge: Honorable Bruce T. Beesley

I, JACOB L. HOUMAND, Esq., hereby declare as follows:

1. I am over the age of 18 and mentally competent. Except where stated on information and belief, I have personal knowledge of the facts in this matter and if called upon to testify, could and would do so.

2. I make this declaration to support the *Ex Parte Application to Employ Houmand Law Firm, Ltd., Nunc Pro Tunc, As General Bankruptcy Counsel for Shelley D. Krohn, Successor Chapter 7 Trustee, Pursuant to 11 U.S.C. §§ 327(a) and 328(a) and Federal Rule of Bankruptcy Procedure 2014* (the "Application").

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1           3.       I am an attorney licensed to practice law in the State of Nevada and admitted to  
2 practice before this Court. I am a shareholder with the Houmand Law Firm, Ltd. (the “Firm”).

3           4.       This Declaration is made pursuant to 11 U.S.C. § 329 and Federal Rule of  
4 Bankruptcy Procedure 2014(b) and is in support of the Application.<sup>1</sup>

5           5.       The Firm is well suited for the type of representation required by Shelley D.  
6 Krohn, the successor Chapter 7 Trustee (the “Trustee”). The Firm specializes in insolvency and  
7 reorganization matters, particularly the representation of Chapter 7 Trustees in bankruptcy cases.  
8 Attorneys associated with the Firm have represented debtors, Chapter 7 Trustees, creditors, and  
9 other parties-in-interest, and is qualified to act as attorneys for the Trustee. Accordingly, the  
10 Trustee has determined that the Firm has the resources and experience necessary to represent it in  
11 this case.

12           6.       The attorneys of the Firm that will render services in relation to the above-  
13 captioned bankruptcy case are familiar with the United States Bankruptcy Code, the Federal  
14 Rules of Bankruptcy Procedure, the Federal Rules of Civil Procedure, and the Local Rules of  
15 Practice for the United States Bankruptcy Court for the District of Nevada (the “Local Rules”)  
16 and will comply with them, as well as the procedures set forth in the “Guide to Applications for  
17 Professional Compensation,” promulgated by the Office of the United States Trustee (the “U.S.  
18 Trustee”) with regard to compensation of professionals.

19           7.       Following the Trustee’s request that the Firm represent him in this case as general  
20 bankruptcy counsel, a conflicts check was undertaken, utilizing the Firm’s client list. Based upon  
21 the conflicts check and my information and belief, I believe that the Firm and its attorneys are  
22 “disinterested persons” as defined by 11 U.S.C. § 101 and do not hold or represent any interest  
23 adverse to the bankruptcy estate.

24 \_\_\_\_\_  
25 <sup>1</sup> Unless otherwise indicated, all chapter and section references are to the Bankruptcy Code, 11  
26 U.S.C. §§ 101-1532, and to the Federal Rules of Bankruptcy Procedure, Rules 1001-9037. The  
27 Federal Rules of Civil Procedure will be referred to as “FRCP” and the Federal Rules of  
28 Bankruptcy Procedure will be referred to as “FRBP.” The Local Rules of Practice for the United  
States Bankruptcy Court for the District of Nevada shall be referred to as the “Local Rules”. All  
defined terms shall have the same meaning ascribed to them in the Application unless otherwise  
set forth herein.

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1           8.       The conclusion that the Firm is a “disinterested” person within the meaning of 11  
2 U.S.C. § 101(14) for purposes of 11 U.S.C. § 327(a) is based upon the fact neither the Firm nor  
3 any of its attorneys:

- 4                   (a)     Are or were a creditor, equity security holder, or insider of  
5                             the Debtor;
- 6                   (b)     Are or were, within two (2) years before the date of the  
7                             filing the bankruptcy petition, a director, officer or  
8                             employee of Debtor as specified in subparagraph (c) of  
9                             Section 101(14);
- 10                  (c)     Hold, or have ever held, an interest materially adverse to the  
11                             interest of the estate or of any class of creditors, equity  
12                             holders, or parties in interest, by reason of any direct or  
13                             indirect relationship to, or interest in, the Debtor or for any  
14                             other reason except as stated herein;
- 15                  (d)     Represent, or have ever represented, the Debtor, insiders of  
16                             the Debtor, creditors of the Debtor, any other party in  
17                             interest, or their respective attorneys and accountants except  
18                             as set forth herein; and
- 19                  (e)     Is a relative or employee of the U.S. Trustee or a  
20                             Bankruptcy Judge except as stated herein.

21           9.       The Firm was counsel of record for Victoria L. Nelson (“Trustee Nelson”), the  
22 Chapter 7 Trustee that was initially appointed in the Debtor’s bankruptcy case.

23           10.      Trustee Nelson was also previously a member of the Firm.

24           11.      The Trustee has employed the Firm in other bankruptcy cases unrelated to the  
25 above-referenced bankruptcy case in which he is a Trustee.

26           12.      To the best of my knowledge and belief, the Firm represents no interest that is  
27 adverse to the Trustee, Trustee Nelson, to the Debtor’s estate, any creditor, any party in interest,  
28 the U.S. Trustee, or any attorney or accountant employed by the foregoing, in matters upon which  
it will be engaged as counsel.

          13.      The Firm also represents Chapter 7 Trustees in unrelated bankruptcy cases pending  
before the United States Bankruptcy Court for the District of Nevada.

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1           14. Except as set forth herein, to the best of my information and belief, neither the  
2 Firm nor any of its attorneys has any connection with the Debtor, the creditors, any other parties  
3 in interest, their respective attorneys and accountants, the Office of the United States Trustee, or  
4 any person employed in the Office of the United States Trustee and that the Firm and each of its  
5 attorneys are all disinterested persons pursuant to 11 U.S.C. § 101(14).

6           15. The Trustee desires to employ the Firm as his general counsel in the above-  
7 captioned case to render the following professional services:

- 8                   (a) To investigate the financial affairs of the Debtor and  
9 determine if there are any preferential transfers, fraudulent  
10 conveyances, or turnover actions that may be filed on behalf  
of the bankruptcy estate pursuant to 11 U.S.C. §§ 542, 544,  
547, and 548.
- 11                   (b) To prosecute any and all preferential transfers, fraudulent  
12 conveyances, or turnover actions that may be filed on behalf  
13 of the bankruptcy estate pursuant to 11 U.S.C. §§ 542, 544,  
547, and 548.
- 14                   (c) To advise the Trustee of his rights and obligations and  
15 performance of his duties during the administration of this  
16 bankruptcy case;
- 17                   (d) To represent the Trustee in all proceedings before this Court  
18 and any other court which assumes jurisdiction of a matter  
related to or arising in this bankruptcy case;
- 19                   (e) To assist the Trustee in the performance of his duties as set  
20 forth in 11 U.S.C. § 704;
- 21                   (f) To assist the Trustee in developing legal positions and  
22 strategies with respect to all facets of these proceedings; and
- 23                   (g) To provide such other counsel and advice as the Trustee  
may require in connection with this bankruptcy case.

24           16. Subject to Court approval, in accordance with 11 U.S.C. § 330, the Trustee seeks  
25 to retain the Firm on an hourly basis at the customary and standard rates that the Firm charges for  
26 similar representation, plus reimbursement of actual and necessary expenses incurred by the Firm  
27 in performing its duties.

28 . . .

