EXHIBIT 1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA DIVISION

IN RE:	
XXXXX XXXX XXXXXXX,) CASE NO. XX-XXXXX
Debtor.))
APPLICATION TO EMP	PLOY BANKRUPTCY COUNSEL
The above captioned debtor ("Debtor requests an order pursuant to 11 U.S.C. § 32 authorizing Debtor to employ the law firm of Bankruptcy Counsel") to advise and represent Application. In support of this Application, 1	r") submits this application ("Application") and 27 and Federal Rule of Bankruptcy Procedure 2014
	11 of 11 U.S.C. §§ 101, et seq. (the "Bankruptcy Debtor continues in possession of its assets as a
statutory and constitutional author	is matter pursuant to 28 U.S.C. § 1334 and has rity to hear and determine and to issue final rulings in ang under 28 U.S.C. § 157(b)(2). Venue is proper d 1409.
Counsel to provide the following	-
4. Debtor has selected Proposed Ban qualifications and experience of F	Proposed Bankruptcy Counsel) elieves that Proposed Bankruptcy Counsel possesses
other entity in connection with thi interests of the bankruptcy estate,	wit, Proposed Bankruptcy Counsel represents no is case, represents and holds no interest adverse to the and is disinterested as that term is defined in as modified by § 1107(b) of the Bankruptcy Code.

- 6. Proposed Bankruptcy Counsel has agreed to represent Debtor for compensation based upon the customary hourly rates charged by Proposed Bankruptcy Counsel at the time such services are rendered, plus reimbursement of actual and necessary expenses and other charges Proposed Bankruptcy Counsel incurs, in such amounts as may be subsequently allowed and approved by the Court in accordance with the Chapter 11 Fee Application Guidelines for the Middle District of North Carolina.
- 7. Proposed Bankruptcy Counsel has received no compensation from Debtor or anyone else on account of Debtor, except as follows:

(Describe all compensation received by Proposed Bankruptcy Counsel from, or on account of, Debtor, including, but not limited to, any retainer provided to Proposed Bankruptcy Counsel and any prepetition fees and expenses drawn down against the retainer. A copy of any employment or retainer agreement must be attached.)

8. Debtor believes that the services to be provided by Proposed Bankruptcy Counsel will enhance the administration of the bankruptcy estate and that Proposed Bankruptcy Counsel can manage and apportion the legal services required so as to minimize any duplication or unnecessary expenses.

WHEREFORE, Debtor respectfully requests that the Court enter an order authorizing Debtor to employ and retain Proposed Bankruptcy Counsel to advise and represent Debtor effective as of the filing date of this Application.

This day of,	
	Debtor
	Attorney for Debtor

EXHIBIT A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA DIVISION

IN RE:)			
	XXXX XXXXXXX,) CASE NO. XX-XXXXX			
D)))))))))))))))))))			
AFFIDAVIT OF IN SUPPORT OF APPLICATION TO EMPLOY BANKRUPTCY COUNSEL FOR DEBTOR				
I, _	, do solemnly depose and declare as follows:			
1.	I am an attorney duly admitted to practice in			
2.	I am a/the(title within law firm, e.g. partner, member etc.) of("Proposed Bankruptcy Counsel" or the "Firm"), a law firm that maintains an office at			
3.	I will assume primary responsibility within the Firm for its engagement in the above referenced chapter 11 Case, if the Firm is approved as bankruptcy counsel for ("Debtor").			
4.	I am fully familiar with the facts stated herein and submit this affidavit (the "Affidavit") in support of Debtor's Application to Employ Bankruptcy Counsel (the "Application").			
5.	I, along with the Firm, have been retained to serve as bankruptcy counsel for Debtor as set forth in the engagement letter attached hereto as Exhibit A-1 .			
6.	To the best of my knowledge, neither I nor any member of the Firm: (i) is a creditor, equity security holder, or insider of Debtor, (ii) is or was, within the preceding two years, a director, officer, or employee of Debtor, or (iii) has an interest materially adverse to the interests of Debtor's bankruptcy estate or of any class of creditors or			

equity security holders by reason of any direct or indirect relationship to, connection with, or interest in Debtor, or for any other reason. Based upon the foregoing, to the best of my knowledge, the Firm and I are "disinterested persons" as that term is defined in § 101(14) of the Bankruptcy Code as modified by § 1107(b) of the Bankruptcy Code.

- 7. If approved as bankruptcy counsel for Debtor, the Firm intends to apply for compensation for professional services rendered in connection with the above-captioned chapter 11 case and any related adversary proceeding on an hourly basis, plus reimbursement of actual and necessary expenses and other charges the Firm incurs, subject to the approval of the Court and in compliance with applicable provisions of the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, Local Rules of the Court, and the Chapter 11 Fee Application Guidelines for the Middle District of North Carolina.
- 8. The primary attorneys and paralegals expected to provide services to Debtor and their respective hourly rates are as follows:

(*List names of attorneys and paralegals along with their hourly rates*)

The hourly rates set forth above are subject to periodic adjustment to reflect economic and other conditions. Other attorneys and paralegals within the Firm may render services to Debtor as needed.

9. The Firm has received no compensation from Debtor or anyone else on account of Debtor, except as follows:

(Describe all compensation received by the Firm from, or on account of, Debtor, including, but not limited to any retainer provided to the Firm and any prepetition fees and expenses drawn down against the retainer.)

- 10. No understanding or agreement exists for a division of fees or compensation with any other person or entity outside of the Firm for services to be rendered to Debtor in connection with this case.
- 11. I will promptly file a supplemental affidavit pursuant to Federal Rule of Bankruptcy Procedure 2014(a) if any additional, material, relevant facts or relationships are discovered or arise after execution of this affidavit.

This		day	of		
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		(Name of A	ffiant)
STATE OF NORTH CAROLINA	A §		
COUNTY OF	_ §		
I, certify that acknowledged that he (she) volunt therein.	_, personally known to	me, appeared bef	fore me this day and
WITNESS my hand and Notarial S	Seal or Stamp, this	day of	, 20
	Notary Public		
	My commission exp	ires:	
NOTARIAL SEAL/STAMP:			

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA DIVISION

IN RE:		
XXXXX XXXX XXXXXXX,) CASE NO. XX-XXXXX	
Debtor.))	
ORDER GRANTING APPLICATION TO EMPLOY BANKRUPTCY COUNSEL		
This matter came before the Court for Bankruptcy Counsel ("Application") filed b U.S.C. § 327, and for good and sufficient re	or consideration of the Application to Employ y ("Debtor") pursuant to 11 easons appearing, it is hereby	
ORDERED that Debtor is authorized ("Bankruptcy Counsel") as bankruptcy cour Application.	d to employnsel for Debtor effective as of the filing date of the	
the approval of the Court, and no fees for se	Il compensation of Bankruptcy Counsel is subject to ervices provided to Debtor shall be paid to erwise, without prior application and approval of the	

END OF DOCUMENT