


SIGNED.

Dated: October 1, 2018




Paul Sala, Bankruptcy Judge

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**UNITED STATES BANKRUPTCY COURT
DISTRICT OF ARIZONA**

In re:

ARA MACAO HOLDINGS, L.P.,

Debtor.

Chapter 11

Case No. 3:18-bk-03615-PS

**AMENDED ORDER
AUTHORIZING CHAPTER 11
TRUSTEE TO EMPLOY BARROW &
WILLIAMS AS SPECIAL COUNSEL
FOR ISSUES OF BELIZEAN LAW**

Upon consideration of the *Chapter 11 Trustee's Application to Employ Barrow & Williams as Special Counsel for Issues of Belizean Law* (the "**Application**") and the accompanying Declaration of Rodwell Williams, and the Court being satisfied that such employment is necessary and is in the best interests of the bankruptcy estate, and good cause appearing,

IT IS ORDERED that Barrow & Williams shall be retained, pursuant to 11 U.S.C. § 327(e), on behalf of the bankruptcy estate to assist in procuring the transfer of title to approximately 600 acres of land on the Placencia Peninsula in Belize and to otherwise advise on issues of Belizean law.

IT IS FURTHER ORDERED that the Chapter 11 Trustee is authorized to pay Barrow & Williams a retainer of US\$20,000, plus 12.5% GST, for a total of US\$21,875.

IT IS FURTHER ORDERED that at the time Special Counsel submits its application for approval and payment of attorneys' fees and costs with the Bankruptcy Court, Special Counsel should comply fully with all provisions of RBP 2016, including providing the Court with a detailed billing statement attached to the application. The detailed billing statement should have the tasks performed by Special Counsel broken down on a daily basis in a detailed manner with the actual time expended, allotted to each task, so that the Court may ascertain how much time was expended by Special Counsel on research, drafting of a pleading, attendance of Special Counsel at a court hearing, etc. It is not acceptable to "lump" entries; that is, to list "research" and it is also not acceptable to have vague or incomplete entries, such as "telephone call to client" or "research on motion to vacate stay."

IT IS FURTHER ORDERED that any application submitted to the Court shall not include any requests for the payment of overhead. For instance, to the extent that Special Counsel includes overhead costs for computer-assisted research, for long distances telephone calls, for facsimile charges, etc., said overhead costs should be deleted from the actual requests for costs submitted to the Bankruptcy Court.

IT IS FURTHER ORDERED that the costs to be included in the application should constitute only the necessary and actual costs incurred by Special Counsel; therefore, such cost items as secretarial overtime, or similar charges, should not be included in the cost statements to be submitted to the Bankruptcy Court for approval.

IT IS FURTHER ORDERED that if the services rendered or the costs are not broken down in a detailed manner with full explanation the Court may deny approval of the application, or seek additional information.

IT IS FURTHER ORDERED that this Order is subject to reconsideration if unique circumstances so warrant.

--DATED AND SIGNED ABOVE--