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4	Telephone: 415.757.5500 Facsimile: 415,757.5501		
5	E-mail: aram.ordubegian@arentfox.com douglas.flahaut@arentfox.com		
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7	Proposed Special Conflicts Counsel for Michael G. Kasolas, Chapter 7 Trustee		
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9	UNITED STATES BANKRUPTCY COURT		
10	NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION		
11	UAKL	A STANDARD COME WAS AND COME A	
12	In re:	Case No. 16-40050-WJL	
13	FOX ORTEGA ENTERPRISES, INC. dba PREMIER CRU,	Chapter 7	
14	Debtor	AMENDED ¹ CHAPTER 7 TRUSTEE'S APPLICATION FOR AN ORDER	
15		AUTHORIZING THE EMPLOYMENT OF ARENT FOX LLP AS CONFLICTS COUNSEL	
16		ARENT FOX LET AS CONFERENCES	
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22	TO THE HONORABLE WILLIAM J. LAFFERTY, UNITED STATES		
23	BANKRUPTCY JUDGE; THE OFFICE OF THE UNITED STATES TRUSTEE;		
24	AND ALL OTHER INTERESTED PARTIES:		
25	1. Michael G. Kasolas, the duly appointed chapter 7 trustee of the above-		
26	captioned bankruptcy estate (the "Trustee"), hereby applies (the "Application") to this		
27	Court for entry of an order authorizing the employment of Arent Fox LLP (the "Firm" or		
28		Twesteels Application	

The motion filed on February 19, 2016 as Docket No. 88 was inadvertently titled Chapter 11 Trustee's Application For an Order Authorizing The Employment Of Arent Fox LLP As Conflicts Counsel. This amended filing will solely Case: 46 40 150 aptipotiff 92 Docket Or. 82/22/16 Entered: 02/22/16 14:54:47 Page 1 of 14

"Arent Fox") as conflicts counsel to the Trustee, effective as of January 26, 2016 with compensation at the expense of the above-captioned estate and in such amounts as this Court may allow.

2. This Application is made pursuant to Bankruptcy Code sections 327, and Federal Rule of Bankruptcy Procedure 2014. In support of this Application, the Trustee concurrently submits the declarations of the Trustee (the "Kasolas Declaration") and Aram Ordubegian (the "Ordubegian Declaration"), and respectfully represents as follows:

I.

RELIEF REQUESTED

- 3. As permitted by Bankruptcy Code section 327 and Federal Rule of Bankruptcy Procedure 2014, the Trustee seeks to employ Arent Fox as his conflicts bankruptcy counsel effective January 26, 2016 with compensation that is at the expense of the above-captioned estate and in such amounts as this Court may allow pursuant to section 330 of the Bankruptcy Code.
- 4. The Trustee has selected Arent Fox as conflicts counsel because the partners and associates of Arent Fox have considerable expertise in the fields of bankruptcy, insolvency, reorganizations, liquidations, debtor's and creditor's rights, and related litigation and representation of chapter 11 and chapter 7 trustees. Accordingly, the Trustee believes that Arent Fox is well qualified to represent him in this Chapter 7 case.
- 5. The Trustee seeks to employ Arent Fox to serve as conflicts counsel and help him consolidate, liquidate and otherwise administer this Estate. Among other things, the Trustee's initial investigation has revealed that the Estate appears to have significant assets that need to be secured and then liquidated for the benefit of the estate and creditors. Additionally, the trustee anticipates that he may need to file multiple avoidance actions and/or other lawsuits to recover assets for the benefit of creditors. Accordingly, the Trustee may require Arent Fox to render the following types of professional services in a conflicts counsel role to the extent his general counsel Wendel Rosen Black and Dean LLP is conflicted or otherwise unable to render the necessary services:

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- (a) to investigate, identify and liquidate assets of the Estate including researching and prosecuting potential turnover proceedings and avoidance actions;
- (b) to investigate and analyze the scope and validity of any avoidance claims, and file any necessary actions;
- (c) to assist the Trustee to employ other professionals, as needed;
- (d) to review, evaluate, and object to claims, as necessary
- (e) to prepare on behalf of the Trustee all necessary motions, applications, answers, orders, reports, and papers in support of positions taken by the Trustee;
- (f) to appear, as appropriate, before this Court and other courts in which matters may be heard and protecting the interests of the Trustee and the estate before said courts and the Office of the United States Trustee; and
- (g) to perform all other necessary legal services in this case requested by the Trustee.

II.

COMPENSATION

6. Subject to this Court's approval, and in accordance with 11 U.S.C. §§ 327, 330, 331, 503, and 507, the Trustee seeks to employ Arent Fox with compensation at the expense of the Debtor's estate on an hourly rate basis in accordance with its ordinary and customary hourly rates for services of this type and nature and for this type of matter in effect on the date such services are rendered and to reimburse Arent Fox for its actual, reasonable, and necessary out-of-pocket disbursements incurred in connection therewith. The principal attorneys presently designated to represent the Trustee are Aram Ordubegian and M. Douglas Flahaut. The lowest "preferred" hourly rate for those individuals are \$625 and \$475 respectively and these hourly rates are subject to adjustment on a periodic basis, typically annually. Arent Fox will not bill for travel time

in connection with its representation of the Trustee in this case.

7. The following are Arent Fox's current "preferred" hourly rates for work of this nature:

(a) Partners: \$600 - \$965

(b) Of Counsel: \$495 - \$820

(c) Associates: \$330 - \$585

(d) Paraprofessionals: \$195 - \$335

8. In addition to Arent Fox's professional fees, its billing statements will include charges for reasonable and necessary third party and staff services employed in the course of its representation of the Trustee, as well as expenses incurred with respect to postage, messenger services, photocopying, filing fees, travel, computerized legal research, and facsimile transmission. These charges are separately itemized on Arent Fox's statements at scheduled rates based on the service involved and out-of-pocket disbursements incurred.

9. There are no arrangements between the Firm and any other entity for the sharing of compensation received or to be received in connection with this case, except insofar as such compensation may be shared among the partners, of counsel, and associates of the Firm. Arent Fox did not receive a retainer from the Trustee and there is no retainer agreement between the Trustee and Arent Fox. It is intended that this Application and the Court's order approving Arent Fox's retention will govern Arent Fox's employment in the case, with the Court retaining jurisdiction to resolve any issue that might arise.

III.

CONNECTIONS WITH THE DEBTOR, THE TRUSTEE, AND OTHER PARTIES

10. In connection with the Trustee's proposed retention of the Firm, Arent Fox performed an internal conflicts search to ensure that Arent Fox does not have a conflict of interest that would prohibit it from representing the Trustee in the above-captioned matter. To the best of the Trustee's knowledge, information, and belief, and except as otherwise

set forth in the Ordubegian Declaration, neither Arent Fox nor its respective attorneys are a creditor, equity security holder, or an "insider" of the Debtor as that term is defined in 11 U.S.C. § 101(31). Moreover, except as otherwise set forth in the Ordubegian Declaration, Arent Fox and its attorneys have no connection with and no interests adverse to the Debtor, its creditors, the Estate, or any other party-in-interest herein or their respective professionals in matters relating to the Debtor and its estate, and none of the attorneys comprising or employed by Arent Fox are related to any judge of the United States Bankruptcy Court for the Northern District of California, the U.S Trustee, or any person employed in the Office of the United States Trustee.

- 11. To the best of the Trustee's knowledge and based upon the Ordubegian Declaration, neither the Firm nor any of its partners, of counsel, or associates is or was, within two years before the date of the filing of the petition, a director, officer, or employee of the Debtor.
- 12. To the best of the Trustee's knowledge and except as otherwise disclosed in the Ordubegian Declaration (specifically regarding the Warren Capital receivership matter), Arent Fox: (i) does not hold or represent any interest adverse to the Trustee or the Debtor's estate with respect to the matters for which it is being retained; (ii) Arent Fox is a "disinterested person" as that phrase is defined in 11 U.S.C. § 101(14) (as modified by 11 U.S.C. § 1103(b)); (iii) neither Arent Fox nor its professionals have any connection with the Trustee, the Debtor, its Estate, or its creditors; and (iv) Arent Fox's employment is necessary and in the best interests of the Debtor's estate.

IV.

NOTICE AND NO PRIOR APPLICATION

13. A copy of this Application has been provided to the Office of the United States Trustee as well as all other creditors and interested parties in the case. The Trustee respectfully represents that such notice is sufficient, and requests that this Court find that no further notice of the relief requested herein is necessary or appropriate. No prior application has been made for the relief requested herein to this or any other Court.

I, Michael G. Kasolas declare that:

- 1. I am the duly appointed and acting Chapter 7 Trustee (the "Trustee") for the above-captioned bankruptcy estate of Fox Ortega Enterprises, Inc. dba Premier Cru. I have personal knowledge of the facts described herein and if called as a witness, I could and would testify competently thereto.
- 2. I have read the foregoing Application for the employment of counsel (including the declaration of Aram Ordubegian in support thereof) and, except for those matters stated upon information and belief, I know the facts represented therein, which are known to me to be true. If called as a witness, I could and would competently testify thereto.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 19th day of February 2016, at San Francisco, California.

/s/ Michael G. Kasolas
Michael G. Kasolas

I, Aram Ordubegian, declare that:

- 1. I am a partner of the firm Arent Fox LLP ("Arent Fox" or the "Firm"), a law firm that employs approximately 365 attorneys and maintains an office for the practice of law at 55 Second Street, 21st Floor, San Francisco, CA 94105, as well as offices in Los Angeles, CA, Washington, DC, St. Louis, MO, and New York, NY.
- 2. I am fully familiar with the facts hereinafter stated, and I am authorized to and hereby make this declaration (the "Declaration") on behalf of Arent Fox. The information contained in this Declaration is of my own personal knowledge or is derived from discussions with my partners or my review of the files in this case.
- 3. I submit this Declaration in support of the accompanying application (the "Application") for an order authorizing the employment and retention of the Firm as counsel to the Chapter 7 Trustee, Michael G. Kasolas (the "Trustee") effective as of January 26, 2016 and in order to provide certain disclosures under Bankruptcy Code section 504, Federal Rule of Bankruptcy Procedure 2014.
- 4. All attorneys who will work on this engagement have read and are fully familiar with the Bankruptcy Code, the Federal Bankruptcy Rules, and the Local Bankruptcy Rules of this Court and are sufficiently competent to handle whatever might reasonably be expected of the Trustee's counsel in this matter.
- 5. Insofar as I have been able to ascertain, except as described herein, the partners, counsel, and associates of Arent Fox are disinterested parties within the meaning of 11 U.S.C. § 101(14) and have no interest adverse to, and no connections with, the Trustee, the Debtor, the Debtor's estate, creditors, or any other party-in-interest herein or their respective attorneys and accountants with respect to matters for which Arent Fox is to be engaged. Although Arent Fox from time to time has represented and in the future may represent various entities that are creditors of the Debtor's estate or otherwise had or have an interest in this proceeding in matters wholly unrelated to this proceeding, Arent Fox will not represent those creditors or parties in connection with this Chapter 7 case.

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In connection with preparing this Declaration, Arent Fox submitted the names of parties-in-interest in this case (the "Parties-in-Interest") for review in the computerized conflict database system maintained by Arent Fox. The list of the Partiesin-Interest was obtained by Arent Fox from the bankruptcy schedules originally filed in this case by the Debtor. Arent Fox maintains and systematically updates its conflict check system in the regular course of business of the firm, and it is the regular practice of the firm to make and maintain these records. The conflict check system maintained by Arent Fox is designed to include every matter on which the firm is now or has been engaged, the entity for which the firm is now or has been engaged, and in each instance, the identity of related parties and adverse parties and the attorney in the firm that is knowledgeable about the matter. It is the policy of Arent Fox that no new matter may be accepted or opened within the firm without completing and submitting to those charged with maintaining the conflict check system the information necessary to check each such matter for conflicts, including the identity of the prospective client, as well as related and adverse parties. Accordingly, the database is regularly updated for every new matter undertaken by Arent Fox.

- 7. The Parties-in-Interest that Arent Fox submitted to its conflict database include the Trustee, the Debtor and certain creditors and other interested parties. A list of the parties submitted to the conflict check system is attached hereto as **Exhibit 1**.
- has modified its conflict search protocol for purposes of identifying its conflicts and connection to interested parties in the case. Under normal protocols, Arent Fox would search for any relationship it has under all possible names of a party and potential related entities. Under the modified protocol, Arent Fox will only search for current and former client relationships in the names listed as creditors in the Debtor's schedules. All clients and former clients of Arent Fox will be identified and disclosed in a supplemental declaration to be filed shortly once the connections search has been completed.

- 9. Arent Fox appears in cases, proceedings, and transactions involving a substantial number of different attorneys, accountants, financial consultants, and investment bankers, some of whom now, or may in the future, represent creditors or Parties-In-Interest in this case. The Office of United States Trustee appears in each bankruptcy matter in which Arent Fox appears. Aside from this, there is no known connection with the Office of United States Trustee or any of its attorneys. Also, from time to time, Arent Fox attorneys may have appeared before the Honorable William J. Lafferty, but there is no known connection to Judge Lafferty or his chambers staff.
- Warren Capital Corp. and Warren Equipment Finance, Inc. estates in an unrelated state court action entitled Stephens v. Warren Capital Corp [San Francisco Superior Court Case No. CGC-14-543097] and in his capacity as Chapter 7 trustee of the bankruptcy estate of Redwood Ranch LLC [Case No. 14-42071-CN]. Arent Fox does not believe this to be a conflict in any manner.
- Arent Fox has represented, currently represents, or is or was adverse to in matters wholly unrelated to the Debtor and his estate. As disclosed in Exhibit 2, Arent Fox and its partners, counsel, and associates have in the past represented, currently represent, and may in the future represent entities that are creditors of the Debtor, or other parties-in-interest in the Debtor's Chapter 7 case in matters unrelated to this case. Arent Fox has not, and will not, represent any creditors of the Debtor or other parties-in-interest in connection with the Debtor or this case or have any relationship with any such entity that would be adverse to the Debtor or its estate.

Normal Hourly Rates and Disbursement Policy

12. Arent Fox has not agreed to share (a) any compensation it may receive with another party or person, other than with the partners and associates of Arent Fox, or (b) any compensation another person or party has received or may receive.

13. Subject to this Court's approval in accordance with 11 U.S.C. § 330(a), Arent Fox will charge for its legal services on an hourly basis in accordance with its ordinary and customary hourly rates for services of this type and nature and for this type of matter in effect on the date such services are rendered and for its actual, reasonable and necessary out-of-pocket disbursements incurred in connection therewith. The following are Arent Fox's current lowest "preferred" hourly rates for work of this nature:

(a) Partners: \$600 - \$965

(b) Of Counsel: \$495 - \$820

(c) Associates: \$330 - \$585

(d) Paraprofessionals: \$195 - \$335

The rates set forth above are subject to periodic review and adjustment and 14. are set at a level designed to fairly compensate Arent Fox for the work of its attorneys and paralegals and to cover fixed and routine overhead expenses. Generally, the rates are subject to an increase at the beginning of each calendar year. It is Arent Fox's policy to charge its clients in all areas of practice for all other expenses incurred in connection with the client's case. The expenses charged to clients include, among other things, telecopier and other charges, mail and express and overnight mail charges, special or hand delivery charges, photocopying charges, travel expenses, expenses for "working meals," computerized research and transcription costs. Arent Fox will charge the Debtor's estate for these expenses in a manner and at rates consistent with charges made generally to Arent Fox's other clients. Arent Fox believes that it is fairer to charge these expenses to the clients incurring them than to increase the hourly rates and spread the expenses among all clients. Arent Fox will seek reimbursement of its expenses as allowed pursuant to the Bankruptcy Code, the Bankruptcy Rules, the Local Bankruptcy Rules and Orders of this Court.

15. Arent Fox did not receive a retainer with respect to its proposed representation of the Trustee.

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EXHIBIT 1 1 Michael G Kasolas, Chapter 7 Trustee of the Fox Ortega Enterprises, Inc. Bankruptcy 2 3 Debtor: Fox Ortega Enterprises, Inc. 4 Premier Cru 5 Creditors and Interested Parties: Benjamynn Gabriel 6 Bimal Patel C. Michael Neuwelt 7 Charles G Smith David Silverman David Solomon David Wilson 9 E. James Langham People of the State of California 10 Frank Lorincz James J Pettit 11 Eric Nyberg John R. Winther 12 Cravath Swaine & Moore LLP Lori Langmark 13 Dr. Mark B Ratcliffe Michael Rosenthal 14 Weil Wotshal & Manges LLP Richard Sipos 15 Scott Kraft Steve Andrighetto 16 Bear Stearns Susan G Hermann 17 Susan Jamison Essex Property Trust William C Owens 18 State of California 19 JPMorgan Chase & Co 20 21 22 23 24 25 26 27

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1	EXHBIT 2		
	Party	Arent Fox Relationship Former Adverse	
2	Premier Cru	Current Client Friendly	
3	David Silverman David Solomon	Former Other: Former Client Friendly	
	David Wilson	Former Other: Former Client Friendly	
4	People of the State of California	Current & Former Adverse; Former Other; Former Client Friendly	
5	Cravath Swaine & Moore LLP	Current & Former Adverse; Former Other	
6	Weil Gotshal & Manges LLP	Former Other; Current & Former Adverse; Former Client Friendly	
7	Essex Property Trust State of California	Former Client Friendly; Former Adverse See Connections for People of the State of	
	State of California	California Above	
8	JPMorgan Chase & Co.	Former Client	
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