Case 10-02285-JM11 Filed 02/16/10 Doc 1-1 Pg. 1 of 25 **B1** (Official Form 1) (1/08) **United States Bankruptcy Court** Voluntary Petition Southern District of California Name of Debtor (if individual, enter Last, First, Middle): Name of Joint Debtor (Spouse) (Last, First, Middle): 453 SIXTH AVENUE, LLC, a Delaware Limited Liability Company All Other Names used by the Debtor in the last 8 years All Other Names used by the Joint Debtor in the last 8 years (include married, maiden, and trade names): (include married, maiden, and trade names): None Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN) No./Complete EIN Last four digits of Soc. Sec. or Individual-Taxpayer I.D. (ITIN) No./Complete EIN (if more than one, state all): (if more than one, state all): EIN: 20-8640187 Street Address of Joint Debtor (No. and Street, City, and State Street Address of Debtor (No. and Street, City, and State) 453 Sixth Avenue San Diego, CA ZIPCODE ZIPCODE 92101 County of Residence or of the Principal Place of Business: County of Residence or of the Principal Place of Business: Mailing Address of Debtor (if different from street address): Mailing Address of Joint Debtor (if different from street address): Malcolm Davies, Manager 800 W. Ivy Street, No. D San Diego, CA 92101 ZIPCODE ZIPCODE 92101 Location of Principal Assets of Business Debtor (if different from street address above): ZIPCODE Chapter of Bankruptcy Code Under Which Type of Debtor Nature of Business (Form of Organization) (Check one box) the Petition is Filed (Check one box) (Check one box) Health Care Business Chapter 7 Chapter 15 Petition for Individual (includes Joint Debtors) Single Asset Real Estate as defined in Recognition of a Foreign Chapter 9 11 U.S.C. § 101 (51B) See Exhibit D on page 2 of this form. Main Proceeding Railroad Chapter 11 Corporation (includes LLC and LLP) Stockbroker Chapter 15 Petition for Partnership ☐ Chapter 12 Recognition of a Foreign Other (If debtor is not one of the above entities, Commodity Broker Chapter 13 Nonmain Proceeding Clearing Bank check this box and state type of entity below.) Nature of Debts Other (Check one box)
Debts are primarily consumer <u>Limited Liability Company</u> Debts are primarily Tax-Exempt Entity debts, defined in 11 U.S.C. 図 business debts (Check box, if applicable) §101(8) as "incurred by an individual primarily for a Debtor is a tax-exempt organization under Title 26 of the United States personal, family, or household Code (the Internal Revenue Code) purpose." Filing Fee (Check one box) **Chapter 11 Debtors** Check one box: ▼ Full Filing Fee attached Debtor is a small business as defined in 11 U.S.C. § 101(51D) Debtor is not a small business as defined in 11 U.S.C. § 101(51D) Filing Fee to be paid in installments (Applicable to individuals only) Must attach Check if: signed application for the court's consideration certifying that the debtor is unable Debtor's aggregate noncontingent liquidated debts (excluding debts to pay fee except in installments. Rule 1006(b). See Official Form No. 3A. owed to insiders or affiliates) are less than \$2,190,000 Check all applicable boxes Filing Fee waiver requested (applicable to chapter 7 individuals only). Must A plan is being filed with this petition. attach signed application for the court's consideration. See Official Form 3B. Acceptances of the plan were solicited prepetition from one or more classes, in accordance with 11 U.S.C. § 1126(b). Statistical/Administrative Information THIS SPACE IS FOR COURT USE ONLY Debtor estimates that funds will be available for distribution to unsecured creditors. Debtor estimates that, after any exempt property is excluded and administrative expenses paid, there will be no funds available reset #: 10-02285-JM1 Debtor .: 453 SIXTH AVENUE, LLC, A DELAN distribution to unsecured creditors. Judge..: JAMES MEYERS Estimated Number of Creditors Chapter: 11 \square Fisco (00): Februe.000 16, Deputy: MEGAN CASS 1-49 50-99 100-199 200-999 1000-5 001-10,001-25,001-25,000 5000 10,000 50,000 2010 09:36:06 Estimated Assets Receipt: 208728 Amount \$1,030 \$500,000,001 More than 团 \$50,001 to \$100,001 to \$1,000,001 \$50,000,001 \$100,000,001 \$10,000,001 \$500,001 \$0 to \$50,000 \$100,000 \$500,000 to \$1 to \$10 to \$50 to \$100 to \$500 RELIEP ORDERED

million

\$500,001

to \$1

million

\$100,001 to

\$500,000

million

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to \$10

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to \$50

million

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million

\$50,000,001

to \$100

million

million

to \$500

million

\$100,000,001

Clark, U.S. Bankruptcy Court Southarn District Of California

More than

\$1 billion

\$500,000,001

to \$1 billion

4.5.1-744 Ver Inc. Software, New Hope @1991.

Estimated Liabilities

\$0 to

\$50,000

\$50,001 to

\$100,000

(Address of landlord)

Debtor has included in this petition the deposit with the court of any rent that would become due during the 30-day

Debtor certifies that he/she has served the Landlord with this certification. (11 U.S.C. § 362(1)).

entire monetary default that gave rise to the judgment for possession, after the judgment for possession was entered, and

Debtor claims that under applicable non bankruptcy law, there are circumstances under which the debtor would be permitted to cure the

П

period after the filing of the petition.

Signa

Title of Authorized Individual February 12, 2010

Date

B1 (Official Form 1) (1/08) Voluntary Petition

(This page must be completed and filed in every case)

	Page 3
	of Debtor(s):
	SIXTH AVENUE, LLC, a Delaware Limited Liability Company
ures	
	Signature of a Foreign Representative
is true	re under penalty of perjury that the information provided in this petition and correct, that I am the foreign representative of a debtor in a foreign ding, and that I am authorized to file this petition.
(Check	only one box.)
	I request relief in accordance with chapter 15 of title 11, United States Code. Certified copies of the documents required by § 1515 of title 11 are attached.
	Pursuant to 11 U.S.C.§ 1511, I request relief in accordance with the chapter of title 11 specified in this petition. A certified copy of the order granting recognition of the foreign main proceeding is attached.
X	
_	ignature of Foreign Representative)
(5	-5
_	
(P	rinted Name of Foreign Representative)
(P	rinted Name of Foreign Representative)
_	Trinted Name of Foreign Representative) Date)
_	
_	
I decla as defi and ha and in: 3) if ru setting prepar- docum	Date)
I decla as defi and ha and in: 3) if ru setting prepar docum require	Signature of Non-Attorney Petition Preparer re under penalty of perjury that: 1) I am a bankruptcy petition preparer ned in 11 U.S.C. § 110, 2) I prepared this document for compensation, we provided the debtor with a copy of this document and the notices formation required under 11 U.S.C. § 110(b), 110(h), and 342(b); and, ales or guidelines have been promulgated pursuant to 11 U.S.C. § 110 a maximum fee for services chargeable by bankruptcy petition ers, I have given the debtor notice of the maximum amount before any tent for filing for a debtor or accepting any fee from the debtor, as
I decla as defi and ha and in: 3) if rusetting prepar docum require Printed	Signature of Non-Attorney Petition Preparer are under penalty of perjury that: 1) I am a bankruptcy petition preparer and in 11 U.S.C. § 110, 2) I prepared this document for compensation, we provided the debtor with a copy of this document and the notices formation required under 11 U.S.C. § 110(b), 110(h), and 342(b); and, alles or guidelines have been promulgated pursuant to 11 U.S.C. § 110 a maximum fee for services chargeable by bankruptcy petition ers, I have given the debtor notice of the maximum amount before any tent for filing for a debtor or accepting any fee from the debtor, as and in that section. Official Form 19 is attached. I Name and title, if any, of Bankruptcy Petition Preparer
I decla as defi and ha and in: 3) if rusetting prepar docum require Printed	Signature of Non-Attorney Petition Preparer re under penalty of perjury that: 1) I am a bankruptcy petition preparer ned in 11 U.S.C. § 110, 2) I prepared this document for compensation, we provided the debtor with a copy of this document and the notices formation required under 11 U.S.C. § 110(b), 110(h), and 342(b); and, ales or guidelines have been promulgated pursuant to 11 U.S.C. § 110 a maximum fee for services chargeable by bankruptcy petition ers, I have given the debtor notice of the maximum amount before any tent for filing for a debtor or accepting any fee from the debtor, as ed in that section. Official Form 19 is attached. d Name and title, if any, of Bankruptcy Petition Preparer Security Number (If the bankruptcy petition preparer is not an individua the Social Security number of the officer, principal, responsible person or or of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)
I decla as defia and ha and in: 3) if rusetting prepar docum required	Signature of Non-Attorney Petition Preparer re under penalty of perjury that: 1) I am a bankruptcy petition preparer ned in 11 U.S.C. § 110, 2) I prepared this document for compensation, we provided the debtor with a copy of this document and the notices formation required under 11 U.S.C. § 110(b), 110(h), and 342(b); and, ales or guidelines have been promulgated pursuant to 11 U.S.C. § 110 a maximum fee for services chargeable by bankruptcy petition ers, I have given the debtor notice of the maximum amount before any tent for filing for a debtor or accepting any fee from the debtor, as ed in that section. Official Form 19 is attached. d Name and title, if any, of Bankruptcy Petition Preparer Security Number (If the bankruptcy petition preparer is not an individua the Social Security number of the officer, principal, responsible person or or of the bankruptcy petition preparer.) (Required by 11 U.S.C. § 110.)

Signature of bankruptcy petition preparer or officer, principal, responsible person, or partner whose Social Security number is provided above.

Names and Social Security numbers of all other individuals who prepared or assisted in preparing this document unless the bankruptcy petition preparer is

If more than one person prepared this document, attach additional sheets conforming to the appropriate official form for each person.

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both 11 U.S.C. §110; 18 U.S.C. §156.

Bankruptcy2009 @1991-2009, New Hope Software, Inc., ver. 4.5.1-744 - 33025

92101-8122

(1)

UNITED STATES BANKRUPTCY COURT Southern District of California

	Southern District of Camornia
453 SIXTH AVENUE, LLC, a Delay	ware Limited
Liability Company	

(2)

In re			
	Debtor	Case No.	
		Chapter 11	

LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS

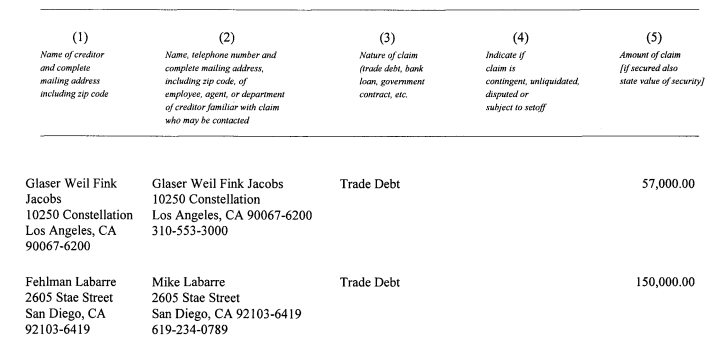
(3)

(4)

(5)

Following is the list of the debtor's creditors holding the 20 largest unsecured claims. The list is prepared in accordance with Fed. R. Bankr. P. 1007(d) for filing in this chapter 11 [or chapter 9] case. The list does not include (1) persons who come within the definition of "insider" set forth in 11 U.S.C.§ 101, or (2) secured creditors unless the value of the collateral is such that the unsecured deficiency places the creditor among the holders of the 20 largest unsecured claims. If a minor child is one of the creditors holding the 20 largest unsecured claims, state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See 11 U.S.C. § 112 and Fed. R. Bankr. P. 1007(m).

Name of creditor and complete mailing address including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.	Indicate if claim is contingent, unliquidated, disputed or subject to setoff	Amount of claim [if secured also state value of security]
PCL Contractors 4690 Executive Drive San Diego, CA 92121-4010	Daren Chestnutt 4690 Executive Drive San Diego, CA 92121-4010 858-657-3400		Disputed	1,000.00
Judkins Glatt and Getz 530 B Street, Suite 1800 San Diego, CA 92101-4476	Andrew Glatt 530 B Street, Suite 1800 San Diego, CA 92101-4476 619-232-4604	Trade Debt		5,000.00
B and G Consultants 750 B Street, Suite 1860 San Diego, CA	Tony Piscitello 750 B Street, Suite 1860 San Diego, CA 92101-8122 619-595-7800 ex 102	Trade Debt		40,000.00



DECLARATION UNDER PENALTY OF PERJURY ON BEHALF OF CORPORATION OR PARTNERSHIP

I, [the president or other officer or an authorized agent of the corporation] named as debtor in this case, declare under penalty of perjury that I have read the foregoing LIST OF CREDITORS HOLDING 20 LARGEST UNSECURED CLAIMS and that it is true and correct to the best of my information and belief.

Date		
i izite		

Signature

SSEG SIXTH AVENUE, LLC

Managing Member, by MALCOLM DAVIES,

lanager

Manager

Bankruptcy2009 @1991-2009, New Hope Software, Inc., ver. 4.5.1-744 - 33025

UNITED STATES BANKRUPTCY COURT Southern District of California

453 SIXTH AVENUE, LLC, a Delaware Limited

Liability Company

In re	**************************************			10-07285
		Debtor	Case No.	10 077 33
			Chapter11	
	V	ERIFICATION OF LIS	T OF CREDITOR	RS
correc	I hereby certify under penalty		ist of Creditors which	consists of 5 pages, is true,
COITCC	t and complete to the best of my	knowledge.		•
Date	February 12, 2010	Signature	SSEG SIXTH AVEN Managing Member, b Manager	UE, LLC,, y MALCOLM DAVIES,

Anthony Morreale & Sara Revo 1764 Cottonwood Drive Vista, CA 92081-4500

B and G Consultants 750 B Street, Suite 1860 San Diego, CA 92101-8122

B and G Consultants 750 B Street, Suite 1860 San Diego, CA 92101-8122

Blue Corner Capital, LLC 967 Reed Avenue San Diego, CA 92109-4017

Bonnie and Mark Larsen 1110 Novilunio San Clemente, CA 92673-3553

Brothers Equity Group 1644 Crespo Drive La Jolla, CA 92037-3844

Carole A. Brusaschetti 3614 Voyager Circle San Diego, CA 92130-1848 CW Services, LLC 2525 E. Camelback Road, Suite 150 Phoenix, AZ 85016

Dave and Joann Stang 1032 Spring Bank Lane Coldwater, MI 49036-8023

Far East Nationa Bank c/o Assayaag & Mauss 2915 Redhill Avenue, No. 200 Costa Mesa, CA 92626-5916

Fehlman Labarre 2605 Stae Street San Diego, CA 92103-6419

Glaser Weil Fink Jacobs 10250 Constellation Los Angeles, CA 90067-6200

Hal Gross 28455 Meadow Mesa Lane Escondido, CA 92026-6507

James Brusaschetti 5444 Sonoma Place San Diego, CA 92108-5754 Joe Morreale 14081 Scenic View Road Parris, CA 92570-9404

Judkins Glatt and Getz 530 B Street, Suite 1800 San Diego, CA 92101-4476

Kappa Kai Properties 28455 Meadow Mesa Lane Escondido, CA 92026-6507

Koehnen Trust 4760 Gardena Avenue San Diego, CA 92110-3546

Lauren Hunter 1996 Calle Madrigal La Jolla, CA 92037-6408

Mae Go 500 Foothill Boulevard Salt Lake City, UT 84148-0001

Mala Nani Properties 1644 Crespo Dive La Jolla, CA 92037-3844 Mara Escrow Company 17327 Venturas Boulevard Encino, CA 91316-3906

Marilee Brusaschetti 5444 Sonoma Place San Diego, CA 92130-5754

Michael and Marie Galvin 2296 Morgan Road Carlsbad, CA 92008-7114

Michael Varley 932 Avenida Presidio San Clemente, CA 92672-2216

Paul Burlingham 1852 Beverly Glen Drive Santa Ana, CA 92705-3302

PCL Contractors 4690 Executive Drive San Diego, CA 92121-4010

Peter Joseph Morreale 14081 Scenic View Road Parris, CA 92570-9404 Phil Sokol 967 Reed Avenue San Diego, CA 92109-4017

ProBuilders Specialty Insurance Company 2859 Paces Ferry Road Atlanta, GA 30339-5701

Quality Assurance Inspections 17942 Sky Park Circle, Suite J Irvine, CA 92614

RCP Nolen, Ltd 99 Main Street, Suite 100 Colleyville, TX 76034-2963

RCP San Diego Nolen, Ltd, 99 Main Street, Suite 100 Colleyville, TX 76034-2963

Realty Capital Partners 99 Main Street, Suite 100 Colleyville, TX 76034-2963 SSEG Sixth Avenue, LLC, c/o Malcolm Davies, Manager 800 W. Ivy, No. D San Diego, CA 92101

Stang Trust 1032 Spring Bank Lane Coldwater, MI 49063-8023

T.D. Service Company 1820 E. First Street. Suite 210 Santa Ana, CA 92705

Tony and Sara Morreale 1764 Cottonwood Drive Vista, CA 92081-4500

Varley Farm Trust 932 Avenida Presidio San Clemente, CA 92672-2216

Case 10-02285-JM1 CSD 1009 [04/28/96] Name, Address, Telephone No. & I. DARVY MACK COHAN State Bar Nu. Attorney at Law		Doc 1-1	Pg. 13 of 25
7855 Ivanhoe Avenue, Suite 400		li I	
La Jolla, California 92037			
Telephone Number (858) 459-4432			
Facsimile Number (858) 454-3548		_	
UNITED STATES BANKRUPTCY (SOUTHERN DISTRICT OF CALIFORM 325 West "F" Street, San Diego, Caliform	AIA		
In Re		BANKRIJ	PTCY NO.
453 SIXTH AVENUE, LLC,		Dravidico	1101 1101
a Delaware Limited Liability Company,			
	Debtor.		
DISCLOSURE OF CO DEBTOR	MPENSATIC	N OF	ATTORNEY FOR
1. Pursuant to 11 U.S.C. § 329(a) and Fe attorney for the above-named debtor(s) the petition in bankruptcy, or agreed to debtor(s) in contemplation of or in contemplation.	and that compensation be paid to me, for serv	n paid to me rices render	e within one year before the filing of ed or to be rendered on behalf of the
For legal services, I have agreed to acce services of Darvy Mack Cohan, \$250.00 pe hour for paralegal services, and reimburse approval and award pursuant to Bankruptcy copy of which is appended hereto s Exhibit	r hour for legal service ment for actual costs i Code Section 330, per	es of an ass ncurred, su r written Re	ociate, if necessary, and \$125.00 per abject to subject to bankruptcy court etainer Agreement, a true and correct
Prior to the filing of this statement I have sum of \$20,000.00 is allocable to legal service be incurred.			
Balance Due			\$0.00
2. The source of the compensation paid to	me was:		
☐ Debtor	☑ Other (specify)		
Members of the Debtor paid the sums of the bankruptcy estate. The declarations reference incorporated herein.	•		
3. The source of compensation to be paid	to me is:		
☐ Debtor	☑ Other (specify)		

CSD 1009 (Page 2) Case 10-02285-JM11 Filed 02/16/10 Doc 1-1 Pg. 14 of 25

To the extent of the Retainer amount, the source of compensation to be paid to me will be the Members of the Debtor and not the property or assets of the bankruptcy estate. Sums approved and awarded in excess of the Retainer Amounts will be payable from the Debtor's bankruptcy estate.

- 4. X I have not agreed to share the above-disclosed compensation with any other person unless they are members and associates of my law firm.
 - ☐ I have agreed to share the above-disclosed compensation with a person or persons who are not members or associates of my law firm. A copy of the agreement, together with a list of the names of the people sharing in the compensation, is attached.
- 5. In return for the above-disclosed fee, I have agreed to render legal service for all aspects of the bankruptcy case, including:
 - a. Analysis of the debtor's financial situation, and rendering advice to the debtor in determining whether to file a petition in bankruptcy;
 - b. Preparation and filing of any petition, schedules, statement of affairs and plan which may be required;
 - c. Representation of the debtor at the meeting of creditors and confirmation hearing, and any adjourned hearings thereof;
 - d. Representation of the debtor in adversary proceedings and other contested bankruptcy matters;
 - e. [Other provisions as needed]
- 6. By agreement with the debtor(s), the above-disclosed fee does not include the following services:

CERTIFICATION

CSD 1009 [04/28/96] Name, Address, Telephone No. & I. DARVY MACK COHAN State Bar Number 056753	Doc 1-1 Pg. 15 of 25
Attorney at Law	
7855 Ivanhoe Avenue, Suite 400	
La Jolla, California 92037	
Telephone Number (858) 459-4432	Į.
Facsimile Number (858) 454-3548	
UNITED STATES BANKRUPTCY COURT	
SOUTHERN DISTRICT OF CALIFORNIA 325 West "F" Street, San Diego, California 92101-6991	
SOUTHERN DISTRICT OF CALIFORNIA	

I certify that the foregoing is a complete statement of any agreement or arrangement for payment to me for representation of the debtor(s) in this bankruptcy proceeding.

DATED:

February 12, 2010

DARV

YACK COHAN

(Name of Law Firm)

DARVY MACK COHAN

ATTORNEY AT LAW
7855 IVANHOE AVENUE, SUITE 400
LA JOLLA, CALIFORNIA 92037
TELEPHONE (858) 459-4432
FACSIMILE (858) 454-3548
EMAIL ADDRESS: DMC@COHANLAW.COM

February 10, 2010

Malcolm Davies, Manager SSEG Sixth Avenue, LLC, a Delaware Limited Liability Company, Managing Member 453 Sixth Avenue, LLC, a Delaware Limited Liability Company 800 W. Ivy Street, No. D San Diego, CA 92101

Re: Retainer Agreement for Legal Services in Chapter 11 Proceeding for 453 Sixth Avenue, LLC, a Delaware Limited Liability Company

Dear Mr. Davies:

The purpose of this letter is to confirm my retention in accordance with the understanding reached in our previous telephone conference, and to set forth in written form, as is currently required by the California Business & Professions Code, the terms and conditions of the arrangement under which I have agreed to undertaking the representation of 453 Sixth Avenue, LLC, a Delaware Limited Liability Company, ("Debtor") in a bankruptcy reorganization proceeding under the provisions of Chapter 11 of Title 11 United States Code, and related adversary proceedings contemplated therein.

My legal services will include all legal service as shall be or shall become necessary in the representation of the Debtor in a Chapter 11 reorganization proceeding to be filed in the United States Bankruptcy Court, Northern District of California, sitting in San Francisco, California, including but not limited to the legal evaluation of the Debtor's financial condition and prospects for reorganization, the preparation of required petitions, schedules, and exhibits, the formulation of a plan of reorganization, and the drafting of all applications, disclosure statements, plans, required reports, adversary complaints and associated pleadings and the representation of the Debtor in all creditors' proceedings and at hearings before the court, including adversary proceedings or state court litigation, if necessary. As we discussed, should I be personally unavailable for any required court appearance because of conflicting time scheduling, I may associate other counsel for the specific purpose of making such appearance.

You expressly agree that I will have the cooperation and assistance of the Debtor's personnel, to the extent that they may perform or provide services to or for the Debtor, in assembling or compiling the required financial information, and in preparing the necessary pleadings and periodic reports that are required of the Debtor in the Chapter 11 proceeding. This cooperation includes the obligation for all personnel of the Debtor to be truthful, informing me of all developments, abiding by this contract, and providing me with access to the Debtor's records and documents.

Malcolm Davies, Manager
453 Sixth Avenue, LLC, a Delaware Limited Liability Company
Re: Chapter 11 Retainer Agreement
February 10, 2010
Page 2

My professional fee in any matter, and in particular in matters of bankruptcy reorganization which will potentially include litigation is based upon the degree of complexity and responsibility involved in the engagement, as well as my own degree of expertise and years of experience. My professional fee includes the complexities of the facts involved in this matter, the rights and duties involved in this engagement and, additionally, the substantiality of the rights of the client at stake in this engagement. However, my employment is subject to approval by the bankruptcy court under 11 U.S.C. Section 330, and the amount of the fees that I may be awarded will be subject to bankruptcy court approval and order. In our discussion, we have discussed several potential courses of action to be taken in this matter, including the need for adversary proceedings to contest creditor security interests, and to invalidate conversion of equity positions to debt. However, it is expressly understood that in matters of this nature, I cannot and do not guarantee the outcome of any plan, strategy or litigation.

I have agreed to undertake the representation of the Debtor and you have agreed to compensate me for my professional services at the following rates, and upon approval of the bankruptcy court, after application and hearing in accordance with local rules:

For the professional services of Associate Attorney Paralegal \$350.00 per hour \$250.00 per hour \$125.00 per hour

Additionally, I will be entitled to reimbursement for the actual costs that I incur in such representation, subject to bankruptcy court approval.

In light of the complexity of this case, and the foreseeable adversary proceedings that will be required, as well as the estimated amount of legal services that are required in a Chapter 11 proceeding through the proposal and confirmation of a plan of reorganization, you have agreed to provide me with a retainer for professional legal services to be rendered on the foregoing schedule in the amount of Twenty Five Thousand Dollars (\$20,000.00) and a cost retainer in the amount of Two Thousand Five Hundred Dollars (\$2,500.00) for costs to be incurred in this representation. You have agreed to effect the deposit of the retainer amounts to my Client Trust Account, by wire transfer, and I will maintain it for the Debtor's credit, subject to further order of the bankruptcy court, and will apply the same towards services to be rendered in this matters and the costs that I may incur on the Debtor's behalf, upon approval thereof by the bankruptcy court in accordance with local rules.

It is expressly understood, that said retainer is not being paid by the Debtor, or with the Debtor's funds, but is being paid on the Debtor's behalf by its Members for the specific purpose of commencing the Chapter 11 Bankruptcy proceeding contemplated herein. While the Members may account for the retainer amount between themselves in any manner that they wish, the Members understand, and by separate written acknowledgment each confirms, that:

Malcolm Davies, Manager
453 Sixth Avenue, LLC, a Delaware Limited Liability Company
Re: Chapter 11 Retainer Agreement
February 10, 2010
Page 3

- a. I have no prior business relationship with the Members, or any of them, that I have not previously represented any of the Members;
- b. In accepting such retainer, I am not being engaged to represent the Members, or any of them, and each Member agrees and represent that retainer is being paid voluntarily by the Members on behalf of the Debtor solely because the Debtor is otherwise unable to pay for the legal services necessary to institute the Chapter 11 bankruptcy proceeding contemplated herein.
- c. The Members further understand that my fiduciary duty and duty of loyalty is, shall be and will be solely to the Debtor and the estate of the Debtor, and not to the Members, individually or collectively, and that they freely waive any conflict of interest, whether real or apparent, that my accepting such retainer may create, or be deemed to create.
- d. Each Member represents that it has had the opportunity to and has consulted independent counsel and acknowledges that it has no *individual* legal liability for providing payment based upon this Agreement, that its contributions shall not be deemed a guarantee of the fees and expenses and, further, that its contribution so made shall create no direct obligation by it to me for fees, or reimbursement of costs that I may ultimately be awarded by the Bankruptcy Court pursuant to Bankruptcy Code Section 330.

If you are in agreement with the terms of this fee agreement as set forth above, please so acknowledge by your signature, date the letter in the spaces provided below, return the executed copy to me and arrange for the wire transfer of the retainer amount and cost deposit as set forth above.

Sincerely,

Darvy Mack Cohan

ACCEPTED AND AGREED:

453 SIXTH AVENUE, LLC, a Delaware Limited Liability Company

By SSEG Sixth Avenue, LLC, a Delaware Limited Liability Company, Managing Member,

By Manager Manager

DECLARATION OF SSEG SIXTH AVENUE, LLC, A DELAWARE LIMITED LIABILITY COMPANY RE: ATTORNEY FEE AGREEMENT

I, MALCOLM DAVIES, declare:

- 1. I am the Manager of SSEG SIXTH AVENUE, LLC, A DELAWARE LIMITED LIABILITY COMPANY, (hereinafter "SSEG"), the Manageing Member of 453 SIXTH AVENUE, LLC, A DELAWARE LIMITED LIABILITY COMPANY, (hereinafter the "Debtor") which will be the Debtor in the Chapter 11 bankruptcy proceeding contemplated to be commenced in the Retainer Agreement for Legal Services in Chapter 11 Proceeding for 453 Sixth Avenue, LLC, a Delaware Limited Liability Company dated February 10, 2010, (the "Retainer Agreement"), and I am authorized to make this declaration on behalf of SSEG.
- 2. I have received and read a copy of the Retainer Agreement, and I know the contents thereof. SSEG has contributed the sum of \$9,084.79 toward said Retainer, consents to the employment of Darvy Mack Cohan (hereinafter referred to as the "Attorney") as counsel for the Debtor thereunder and consents to the commencement of the Chapter 11 Bankruptcy.
 - 3. SSEG specifically represents that:
- a. It has had no prior business relationship with the Attorney, and has not been previously represented by the Attorney.
- b. It is not engaging the Attorney to represent its interests has paid its portion of the retainer voluntarily on behalf of the Debtor solely because the Debtor is otherwise unable to pay for the legal services necessary to institute the Chapter 11 bankruptcy proceeding.

It understands that the Attorney's fiduciary duty and duty of loyalty is, shall be and will be solely to the Debtor and the estate of the Debtor, and not to SSEG, and freely waives any

conflict of interest, whether real or apparent, that the Attorney's accepting such retainer may create, or be deemed to create.

d. It represents that it has had the opportunity to and has consulted independent counsel and acknowledges that it has no *individual* legal liability for providing payment based upon the Retainer Agreement, that its contributions shall not be deemed a guarantee of the fees and expenses and, further, that its contribution so made shall create no direct obligation by it to the Attorney for fees, or reimbursement of costs that may ultimately be awarded by the Bankruptcy Court pursuant to Bankruptcy Code Section 330.

I declare under penalty of perjury that the foregoing is true and correct. Executed on the

th day of February, 2010, at San Diego, California.

MALCOLM DAVIES

DECLARATION OF RCP SAN DIEGO NOLEN, LTD, A TEXAS LIMITED PARTNERSHIP RE: ATTORNEY FEE AGREEMENT

I, RICHARD MYERS, declare:

- 1. I am the President of RCP GenPar, Inc, the General Partner of RCP SAN DIEGO NOLEN, LTD, A TEXAS LIMITED PARTNERSHIP, (hereinafter "RCP"), and in that capacity I am authorized to make this declaration on its behalf. RCP is a Member of 453 SIXTH AVENUE, LLC, A DELAWARE LIMITED LIABILITY COMPANY, (hereinafter the "Debtor") which will be the Debtor in the Chapter 11 bankruptcy proceeding contemplated to be commenced in the Retainer Agreement for Legal Services in Chapter 11 Proceeding for 453 Sixth Avenue, LLC, a Delaware Limited Liability Company dated February 10, 2010, (the "Retainer Agreement").
- 2. I have received and read a copy of the Retainer Agreement, and I know the contents thereof. RCP has contributed the sum of \$13, 415.21 toward said Retainer, consents to the employment of Darvy Mack Cohan (hereinafter referred to as the "Attorney") as counsel for the Debtor thereunder and consents to the commencement of the Chapter 11 Bankruptcy.
 - 3. RCP specifically represents that:
- a. It has had no prior business relationship with the Attorney, and has not been previously represented by the Attorney.
- b. It is not engaging the Attorney to represent its interests, but it has paid its portion of the retainer voluntarily on behalf of the Debtor solely because the Debtor is otherwise unable to pay for the legal services necessary to institute the Chapter 11 bankruptcy proceeding.
- c. It understands that the Attorney's fiduciary duty and duty of loyalty is, shall be and will be solely to the Debtor and the estate of the Debtor, and not to RCP, and freely waives

any conflict of interest, whether real or apparent, that the Attorney's accepting such retainer may create, or be deemed to create.

d. It represents that it has had the opportunity to and has consulted independent counsel and acknowledges that it has no *individual* legal liability for providing payment based upon the Retainer Agreement, that its contributions shall not be deemed a guarantee of the fees and expenses and, further, that its contribution so made shall create no direct obligation by it to the Attorney for fees, or reimbursement of costs that may ultimately be awarded by the Bankruptey Court pursuant to Bankruptey Code Section 330.

I declare under penalty of perjury that the foregoing is true and correct. Executed on the

11_th day of February, 2010, at Daus, Texas.

RICHARD MYERS