(ase 8:14-bk-11492-ES	Doc 67 Filed Main Docume			04/22/14 12:01:55	5 Desc	
1 2 3 4 5	Andrew Bisom - SBN - 12 THE BISOM LAW GRO 8001 Irvine Center Drive, Irvine, CA. 92618 Tel: (714) 643-8900 Fax:(714) 643-8901 abisom@bisomlaw.com Attorney for Debtor	UP					
6	UNITED STATES BANKRUPTCY COURT						
7	CENTRAL DISTRICT OF CALIFORNIA						
8		SANTA A	ANA DIV	ISION			
9							
10	In re:) Cas	se No.: 8:14-	bk-11492-ES		
11	THE TULVING COMP	ANY, INC)) CH)) CHAPTER 11			
12 13	Debtor.) AU	AMENDED APPLICATION FOR ORDER AUTHORIZING DEBTOR TO EMPLOY THE BISOM LAW GROUP AS			
14 15) DE		FOR DEBTOR; ON OF ANDREW S THEREOF	S. BISOM	
16)) [NO) HEARING	REQUIRED]		
17		HAMP II)				
18	TO ALL PARTIE	S IN INTEREST	TAND T	HEIR ATTO	ORNEYS' OF REC	ORD:	
19	The Bisom Law Gr	oup ("the Firm" o	or "Applic	ant") hereby	makes this applicat	ion for	
20	order authorizing it to be employed as bankruptcy counsel for The Tulving Company, Inc. (the "Debtor") and in support thereof respectively represents as follows:						
21							
22	1. On March 10, 2014, the Debtor filed a voluntary Chapter 11 Petition in the						
23	United States Bankruptcy Court for the Central District of California, Santa Ana Division as						
24	case number 8:14-bk-1149	2-ES.					
25					j		

5

9

14

12

17

21

25

23

2. The Debtor wishes to retain Applicant as its attorney to administer its Chapter 11 bankruptcy case, file documents necessary to satisfy requirements of the United States Trustee, cooperate with the Chapter 11 Trustee, prepare its Chapter 11 Plan and Disclosure Statement and conduct negotiations with creditors.

- 3. Pursuant to the terms of employment the Debtor has agreed to pay the Firm its hourly rate of \$450.00 and paid the Firm a retainer of \$20,000.00, in two installments. The first payment of \$10,000.00 was paid on June 20, 2013 and the balance was paid on March 3, 2014. The Tulving Co made both payments. The Debtor will also make additional postpetition payments to the Firm as needed. The Firm will keep all funds received by the Debtor in its Trust Account pending approval of its fees by the Court or a fee statement is filed.
- 4. Andrew S. Bisom, the lead attorney in this case has over 25 years experience in insolvency, reorganization and debtor-creditor matters. Mr. Bisom is well qualified to act as the Debtor's attorney in this preceding.
- 3. As set forth in his declaration attached hereto, Applicant and its employees and staff, (collectively the "Firm") have no known connection with any party in interest in this case.
- 4. Subject to Court approval, Applicant will undertake representation at the rate of \$450.00 per hour.
- 5. Applicant will apply to the Court for approval of compensation in accordance with the provisions of 11 U.S.C.§330 and has agreed to accept this compensation in such sums as the court may allow pursuant to 11 U.S.C.§330.
- 6. Prior to the filing of Debtor's bankruptcy case Applicant expended 5.4 hours and drew down \$3,661.60
 - 6. A copy of Applicant's resume is attached hereto as Exhibit "A".
- 7. Applicant's employment is in the Debtor's best interest. Approval of this application is imperative in order to allow the Debtor to have effective legal expertise and complete its reorganization.

WHEREFORE, Applicant respectfully requests that the Court enter an order authorizing its employment retroactive to March 10, 2014 pursuant to the terms and conditions recited above and to represent the Debtor herein. April 22, 2014 THE BISOM LAW GROUP ÁNDREW S. BISOM

Doc 67 Filed 04/22/14 Entered 04/22/14 12:01:55

Page 3 of 10

Main Document

Desc

Qase 8:14-bk-11492-ES

would competently testify thereto.

I, Andrew S. Bisom, declare as follows:

3

2

1

4

5 6

7 8

9

10

11

12 13

14 15

16 17

18

19 20

21

22 23

24

25

I am an attorney and the principal of the Law Office of Andrew S. Bisom the 1. proposed attorney to The Tulving Company, Inc. ("Debtor"), in the within matter. All of the following facts are within my personal knowledge and if called upon as a witness I could and

- The Firm has entered into an agreement with the Debtor, subject to Court 2. approval, to act as its attorney in the within bankruptcy case. At this time I am a sole proprietor and do not have any employees. To the best of my knowledge, I do not have any connection with any creditor or interested party in this case. I have never represented the Debtor or its shareholders, officers or directors, their attorneys or accountants in any other matter. Likewise, neither my employees nor I have ever represented or had any connection with any creditors or any other party in interest or their attorneys or accountants in this case or any person employed in the Office of the United States Trustee.
- I have made the following investigation of potential adverse interests prior to 3. submitting this declaration: I have undertaken a full and thorough review of its computer database which contains the names of clients and other parties interested in particular matters. Before accepting the representation of a new client, or the representation of an existing client in a new matter, to perform a conflicts check through the Firm's database and to enter into that database conflict information regarding new clients or new matters. My review of the Firm's computerized database should reveal any and all actual or potential conflicts of interest with respect to any given representation.

- 4. I conducted an extensive conflict check within the Firm's database and thus far I have not encountered any creditors of the Debtor in which an actual conflict exists between the Firm and such creditors. If at any time during the course of this proceeding the Firm learns of any other representation which may give rise to a conflict, the Firm will promptly file with the Court and the Office of the United States Trustee an amended declaration identifying and specifying such involvement.
- 4. Neither my employees nor I not a creditor, an equity security holder, insider of the debtor, an investment banker for any outstanding security of the debtor, or an attorney for such an investment banker in connection with the offer, sale or issuance of any security of the debtor, a director, officer or employee of the debtor or of any investment banker for any security of the debtor.
- 5. To the best of my knowledge, I neither hold nor represent any interest materially adverse to the interest of the estate or any class of creditors or equity security holders, by reason of any direct or indirect relationship to, connection with, or interest in, the debtor or an investment banker for any security of the debtor, or for any other reason.
- 6. I am not a relative or employee of the United States Trustee or a Bankruptcy Judge.
- 7. I believe the firm is a disinterested party as set forth in 11 U.S.C. §§101(14) and 327.
- I have reviewed the Application for Order Authorizing Debtor-In-Possession to Employ The Bisom Law Group, as Attorney for the Debtor attached hereto and I agree to be employed on the terms set forth therein.
 - 9. A true and correct copy of my firm resume is attached hereto as Exhibit "A"

С	ase 8:14-bk-11492-ES Doc 67 Filed 04/22/14 Entered 04/22/14 12:01:55 Desc Main Document Page 6 of 10
1	I declare under penalty of perjury that the foregoing is true and correct. Executed this
2	22nd day of April 2014, in Irvine, California.
3	
4	
5	Calu Ben
6	Andrew S. Bisom
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

Doc 67 Filed 04/22/14 Entered 04/22/14 12:01:55

Page 7 of 10

Main Document

Case 8:14-bk-11492-ES

Case 8:14-bk-11492-ES Doc 67 Filed 04/22/14 Entered 04/22/14 12:01:55 Main Document Page 8 of 10 Orange County Bar Association: 1988 to 1994, 2002 to 2005 American Bankruptcy Institute: 2013 - present Admitted to California state courts, United States District Courts for the Central, Southern, Eastern and Northern Districts and the Ninth Circuit Court of Appeals.

	PROOF OF SER	VICE OF DOCUM	MENT
		case or adversary proce	eeding. My business address is:
8001 Irvine Center Drive, Ste. 1 A true and correct copy of the for Bisom Law Group As Attorney I	oregoing document entitled	d (specify): Amended Ap	plication For Order To Employ The
will be served or was served (a) the manner stated below:	on the judge in chambers	in the form and manner	required by LBR 5005-2(d); and (b) in
Orders and LBR, the foregoing April 22, 2014, I checked the CI	document will be served by M/ECF docket for this bank	y the court via NEF and kruptcy case or adversar	EF): Pursuant to controlling General hyperlink to the document. On (date) by proceeding and determined that the on at the email addresses stated below:
		⊠ Service i	information continued on attached page
bankruptcy case or adversary p	 , I served the following p roceeding by placing a true prepaid, and addressed as 	e and correct copy there s follows. Listing the judg	t the last known addresses in this of in a sealed envelope in the United ge here constitutes a declaration that filed.
Hon. Erithe A. Smith		C. Berry	Laurence P. Nokes
United States Bankruptcy Co			Nokes & Quinn
411 West Fourth St., Ste. 504 Santa Ana, CA. 92701-4593	·1 Carlsbor	rg, WA 98324	410 Broadway St., Ste. 200 Laguna Beach, CA. 92651
Office of the United States To 411 W. Fourth St., Ste. 9041 Irvine, CA. 92701	rustee		
		Service in Service in	nformation continued on attached page
for each person or entity served persons and/or entities by perso): Pursuant to F.R.Civ.P. 5 onal delivery, overnight mai ion and/or email as follows	5 and/or controlling LBR, il service, or (for those w s. Listing the judge here	no consented in writing to such service constitutes a declaration that personal
		_	nformation continued on attached page
I declare under penalty of perjur	y under the laws of the Uni	ited States that the fores	joing is true and correct.
1	w Bisom		Lun Busin
Date Printe	d Name	Signat	ture

	Case 8:14-bk-11492-ES Doc 67 Filed 04/22/14 Entered 04/22/14 12:01:55 Desc Main Document Page 10 of 10								
1									
2	SERVICE LIST								
3	Electronic Mail Notice List: The following is the list of parties who are currently on the list to receive								
4	email notice/service for this case.								
5	Andrew S Bisom abisom@bisomlaw.com Candice Bryner candice@brynerlaw.com								
6	Stephen L Burton steveburtonlaw@aol.com Linda F Cantor lcantor@pszjlaw.com, lcantor@pszjlaw.com								
7	 Nancy S Goldenberg nancy.goldenberg@usdoj.gov Lawrence J Hilton lhilton@oneil-llp.com, ssimmons@oneil-llp.com;kdonahue@oneil-llp.com Matthew B Learned bknotice@mccarthyholthus.com Elizabeth A Lossing elizabeth.lossing@usdoj.gov 								
8									
9	 R. Todd Neilson (TR) tneilson@brg-expert.com, sgreenan@brg-expert.com;tneilson@ecf.epiqsystems.com;ntroszak@brg-expert.com Gary A Pemberton gpemberton@shbllp.com, hdillion@shbllp.com;tlenz@shbllp.com Robert J Pfister rpfister@ktbslaw.com Michael B Reynolds mreynolds@swlaw.com, kcollins@swlaw.com United States Trustee (SA) ustpregion16.sa.ecf@usdoj.gov 								
10									
11									
12									
13									
14									
15									
16									
17									
18									
19									
20									
21									
22									
23									
24									
25									