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("Beverly Foundation") (collectively and interchangeable, the "Debtor" or "Debtors") has filed his application to employ accountants ("Application") [Doc. 881]. It appears from the Application that it is necessary and appropriate that the Trustee employ accountants, that said accountant represents no interest adverse to the Debtors, the bankruptcy estate, or any creditors in the matter upon which accountant is to be engaged, and that the employment of SLBiggs as accountants is in the best interest of the bankruptcy estate. It also appears that due and proper notice of the Application was given to the Debtors, the United States Trustee, the creditors, and all parties in interest. It also appears that no objections or requests for hearing with respect to the Application have been filed. It appearing that good cause exists,

IT IS ORDERED THAT,

- The Application is granted, and the Trustee is authorized to employ SLBiggs as his accountant at the expense of said estate under 11 U.S.C. Section 327, effective as of October 25, 2023, as requested in the Application.
- 2. The compensation to be awarded shall be fixed by the Court after notice and a hearing as may be required by the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Local Bankruptcy Rules for the Central District of California and the practice and procedure of this Court.

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Date: December 13, 2023

Sandra R. Klein
United States Bankruptcy Judge

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