ENTERED ON DOCKET

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

SEP 28 2007

In re:

Chapter 11

ALLIED HOLDINGS, INC., et al.,

Reorganized Debtors.

Case Nos. 05-12515 through 05-12526 and 05-12528 through 05-12537 (Jointly Administered)

Judge Mullins

ORDER GRANTING FINAL APPLICATION OF KEKST AND COMPANY, INCORPORATED FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT OF EXPENSES AS CORPORATE COMMUNICATIONS CONSULTANTS FOR THE REORGANIZED DEBTORS

This matter came before the Court on the Final Application of Kekst and Company, Incorporated ("Kekst") for Allowance of Compensation and Reimbursement of Expenses as Corporate Communications Consultants for the Allied Holdings, Inc. and its affiliated reorganized debtors¹ (collectively, the "Reorganized Debtors") (the "Final Fee Application"). The Final Fee Application sought final allowance of previously awarded compensation in the amount of \$17,700.00 and final allowance of previously awarded reimbursement of expenses in the amount of \$1,206.78. There were no objections to the Final Fee Application filed, and no party appeared at the hearing in opposition to the Final Fee Application.

The Court has considered the Final Fee Application and the matters reflected in the record of the hearing held on the Final Fee Application. It appears that the Court has jurisdiction over this proceeding; that this is a core proceeding; that notice of the Application has been

¹ In addition to Allied Holdings, Inc., the following entities are reorganized debtors in these related cases: Allied Automotive Group, Inc., Allied Systems, Ltd. (L.P.), Allied Systems (Canada) Company, QAT, Inc., RMX LLC, Transport Support LLC, F.J. Boutell Driveaway LLC, Allied Freight Broker LLC, GACS Incorporated, Commercial Carriers, Inc., Axis Group, Inc., Axis Netherlands, LLC, Axis Areta, LLC, Logistic Technology, LLC, Logistic Systems, LLC, CT Services, Inc., Cordin Transport LLC, Terminal Services LLC, Axis Canada Company, Ace Operations, LLC, and AH Industries Inc.

provided to the Office of the United States Trustee, counsel for the Reorganized Debtors, Yucaipa, TNATINC, and the DIP Lenders (as such terms are defined by the Confirmation Order); that no further notice is necessary; that the relief sought in the Final Fee Application is in the best interests of the Debtors, their estates, and their creditors; and that good and sufficient cause exists for such relief.

The Court finds that the requested compensation and reimbursement of expenses are reasonable and necessary expenses of the administration of the case. Therefore, it is herby

ORDERED that the Final Fee Application is GRANTED; and it is hereby further

ORDERED that the \$17,700.00 in compensation and \$1,206.78 in fees previously awarded to Kekst in these cases are ALLOWED as an administrative expense claims in favor of Kekst; and it is hereby

ORDERED that the Court shall retain jurisdiction to hear and determine all matters arising from the implementation of this Order; and it is hereby further

ORDERED that Counsel for the Reorganized Debtors is directed to cause a copy of this Order to be served upon the Office of the United States Trustee, counsel for the Teamsters National Automobile Industry Negotiating Committee, counsel for Yucaipa American Alliance Fund I, LP and Yucaipa American Alliance (Parallel) Fund I, LP, counsel for Goldman Sachs Credit Partners L.P., and Kekst within three (3) days of entry of this Order and to file a certificate of service with the Clerk of the Court.

It is SO ORDERED, this Day of Septembr 2007

C. Ray Mullins

United States Bankruptcy Judge

Prepared and Presented by:

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