

UNITED STATES BANKRUPTCY COURT

FILED AND ENTERED
ON DOCKET

DISTRICT OF NEVADA

'03 JUN 20 P5:00

In re

AMERCO, a Nevada corporation,

Debtor.

BK-03- 52103 -GWZ

Chapter 11

INTERIM ORDER UNDER 11 U.S.C. §§
327(a) AND ~~329~~ AUTHORIZING THE
RETENTION AND EMPLOYMENT OF
COHEN, KENNEDY, DOWD &
QUIGLEY, P.C. AS SPECIAL
LITIGATION COUNSEL FOR THE
DEBTOR

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Upon the application, dated June 20, 2003 (the "**Application**"), of the above-captioned debtor and debtor-in-possession (the "**Debtor**"), for an order under 11 U.S.C. §§ 327(e) and ~~329~~ ³²⁹ authorizing the Debtors\ to employ and retain the law firm of Cohen, Kennedy, Dowd & Quigley, P.C. ("**CKDQ**") as special litigation counsel; and upon the "Verified Statement of Ronald Jay Cohen." an attorney in the firm of CKDQ; and upon the Court being initially satisfied with the representations made in the Application and the Verified Statement that said attorneys represent no interest adverse to the Debtor's estate in connection with the special purpose for which they are proposed to be employed; and that CKDQ's employment as special litigation counsel is necessary and in the best interests of the Debtor's estate; and it appearing that proper and adequate notice of the Application has been given and that no other or further notice is necessary; and upon the record in this Chapter 11 case, and after due deliberation and sufficient cause appearing therefor,

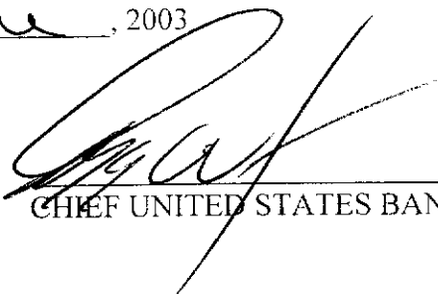
IT IS ORDERED that:

1. In accordance with 11 U.S.C. §§ 327(a) and 329, the Debtor, as debtor-in-possession, is authorized, on an interim basis, to employ CKDQ as special litigation counsel as of the commencement of this case, to perform the services as set forth in the Application, subject to final order of the Court following notice and a hearing in accordance with the following provisions of this Interim Order.

2. The Debtor must provide notice and a copy of the Application, this Interim Order, and a proposed Final Order granting the Application to: (a) the U.S. Trustee; (b) the top 20 largest unsecured creditors; (c) the Debtor's secured lenders; and (d) counsel for any official committee appointed in this case by first class U.S. Mail no later than three business days after entry of this Interim Order.

3. If no objections to entry of the Final Order are filed and served by the deadline set for filing such objection, which deadline shall be set forth in the notice, the Court may enter the Final Order without further notice.

Dated this 20th day of June, 2003



CHIEF UNITED STATES BANKRUPTCY JUDGE