

**Application for Payment of Administrative Expenses Filed by Consolidated Generator-Nevada, Inc. (the “CGNI Motion”).**

By the CGNI Motion, Consolidated Generator-Nevada, Inc. (“CGNI”) seeks entry of an order directing the Debtors to pay CGNI \$4,828.48 in damages resulting from the Debtors’ failure to compensate CGNI for services rendered and goods provided to the Debtors.

Prior to the Debtors’ bankruptcy filing, CGNI entered into a contract (the “Contract”) with the Debtors for the lease of equipment, sale of goods and rendering of services. CGNI asserts that it delivered an invoice to the Debtors, dated April 1, 2007, in the amount of \$1,255.83 (the “Invoice”), which remains unpaid. CGNI further asserts that the Contract allows CGNI to collect attorneys’ fees from the Debtors in the event of non-payment.

On April 8, 2008, CGNI filed a proof of claim in the amount of \$2,234.36, representing the amount outstanding on the Invoice, plus accrued interest and attorneys’ fees. On May 12, 2010, CGNI filed an amended proof of claim in the amount of \$4,828.48, representing the Invoice amount, plus additional accrued interest and attorneys’ fees. CGNI now asserts that it is entitled to an administrative expense against the Debtors’ estates in the amount of \$4,828.48.

***A hearing on the CGNI Motion has been scheduled for June 16, 2010 with a corresponding objection deadline of June 11, 2010.***