

Dated: June 1, 2021



[Signature]
Eddward P. Ballinger Jr., Bankruptcy Judge

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**UNITED STATES BANKRUPTCY COURT
DISTRICT OF ARIZONA**

In re
CONTINENTAL COUNTRY
CLUB, INC., an Arizona Non-profit
corporation,
EIN 86-0414438
Debtor.

Chapter 11
Case No.: 3:21-bk-00956-EPB
**AMENDED ORDER APPROVING
KRUPNIK & SPEAS, PLLC’S FIRST
INTERIM APPLICATION FOR
ALLOWANCE AND PAYMENT OF
FEES AND REIMBURSEMENT OF
EXPENSES FOR SERVICES
RENDERED AS SPECIAL HOA
COUNSEL FOR THE DEBTOR
AS AMENDED BY THE COURT**

This matter came before the Court on the *Krupnik & Speas, PLLC’s First Interim Application for Allowance and Payment of Fees and Reimbursement of Expenses for Services Rendered as Special HOA Counsel for the Debtor* (the “First Interim Krupnik Fee Application”) filed with the Court on April 19, 2021 (DE 74), subsequent *Supplement and Correction to Krupnik & Speas, PLLC’s First Interim Application for Allowance and Payment of Fees and Reimbursement of Expenses for Services Rendered as Special HOA Counsel for the Debtor* filed with the Court on May 21, 2021 (DE 114), and Second Supplement and Correction filed May 26, 2021 (DE 121). Bankruptcy counsel for the Debtor has certified that no timely objections were filed. Accordingly, and for good cause appearing,

IT IS HEREBY ORDERED that the First Interim Krupnik Fee Application is approved on an interim basis. The Court hereby allows as an administrative expense, on an interim basis, the sum of \$9,280.00 in fees and \$35.19 in costs for a total of \$9,315.19 owed

1 to Krupnik & Speas, PLLC for services it performed as special HOA counsel for the Debtor
2 from February 11, 2021 through March 31, 2021 (the “Application Period”).

3 **IT IS FURTHER ORDERED** that the Debtor is directed and authorized to
4 immediately pay to Krupnik & Speas, PLLC the total of \$9,315.19, representing the approved
5 and allowed Fees and costs for the Application Period, **provided funds are available and such
6 payment does not prejudice other administrative claims of the estate.**

7 **IT IS FURTHER ORDERED** that this Order is interlocutory and subject to re-
8 examination and adjustment by the Court during the course of the bankruptcy case, and the
9 Court may order disgorgement of any interim fees paid by the Debtor. The failure of a
10 creditor or party in interest, including Debtor, to object to any interim fee application shall not
11 preclude them from asserting such objections when a final fee application has been filed.

12 **IT IS FURTHER ORDERED vacating the hearing previously set for June 8, 2021,
13 at 10:00 a.m.**
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