UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF WISCONSIN

FILED

JUL 12 1984

U.S. BANKRUPTCY COURT

In re:

Case Number:

PHOENIX PARTNERS.

LF11-84-00493

Debtor.

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER DENYING MOTION FOR APPOINTMENT OF TRUSTEE 1

Patricia F. Wernecke, by John H. Schwab, Jr., of Bosshard, Sundet & Associates, having filed a Motion for Appointment of Trustee; and hearings having been held; and the Movant appearing by counsel; and the Debtor appearing by Attorney Donald J. Harman of Donald J. Harman, Ltd., and by Attorney Margaret Dee McGarity of Chernov & Croen, S.C.; the Court having considered the arguments of counsel and the complete record and file herein, and being fully advised in the premises, FINDS THAT:

There has been no showing that there is cause to appoint a trustee or that the appointment of a trustee would be in the interest of creditors, equity security holders and other interests of the estate as required by 11 U.S.C. sec. 1104(a).

 $^{^{1}}$ An identical Order is entered this day in $\underline{\text{In re Midwest Partners,}}$ LF11-84-00492

ORDER

IT IS ORDERED THAT the Motion of Patricia F. Wernecke for appointment of a trustee be, and the same hereby is, DENIED, without costs.

Dated: July 12, 1984.

BY THE COURT:

William H. Frawley U. S. Bankruptcy Judge