UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In	n re	Case No Amended			
D	ebtor	CHAPTER 13 DEBTOR'S ATTORNEY'S COMPENSATION DISCLOSURE AND APPLICATION			
1.	This compensation disclosure and application is made by debtor's attorney (applicant). Applicant applies for allowance of the compensation and expense reimbursement described herein.				
2.	Agreement [check one]				
	A copy of the written agreement between debtor and applicant required by 11 U.S.C. § 528(a)(1) is attached.				
	No agreement is attached because:				
3.	Payments				
	a. As of the date of this Local Bankruptcy Form (LBF) 1305, the amount that applican has received as compensation for services rendered or to be rendered o expenses incurred or to be incurred in contemplation of or in connection with the case, including the petition filing fee, whether or not held in trust, is \$				
	b. Any amount received after the	petition date is \$			
	c. Any source of payment to appl	icant other than debtor is:			
	of or in connection with the cas	s, the amount of expenses incurred in contemplation se, including the petition filing fee, that applicant has funds or funds held in trust, is: \$			
4. Schedule [select Schedule 1, 2.(a), 2.(b), or 3, and complete corresponding					
	a. Schedule 1 (life-of-the-cas	e fixed fee):			

	I.	Applicant has agreed to perform all legal services to debtor that are reasonably necessary in or in connection with this case for the entire life of the case, including contested matter litigation, but excluding adversary proceedings and appeals for the fixed fee of \$ [\$5,500 maximum] plus expenses of \$ [\$600 maximum], for a total of \$
	ii.	The unpaid agreed fee and expense amount is \$ [amount in paragraph 4.a.i. less the amount in paragraph 3.a.].
b.	i.	Schedule 2.(a) (fixed fee through confirmation and initial audit of claims): Applicant has agreed to perform all legal services to debtor that are reasonably necessary in or in connection with this case through confirmation of the plan and the initial audit of claims, including prepetition services in contemplation of the case, for the fixed total amount of \$ [\$3,750 maximum].
	ii.	The unpaid portion of the agreed amount for services described in paragraph 4.b.i is \$ [amount in paragraph 4.b.i less the amount in paragraph 3.a. plus the portion of the amount in paragraph 3.a that applicant received for expenses].
	iii.	Applicant has also agreed to perform all other legal services to debtor that are reasonably necessary in or in connection with this case on the terms set forth in the attached agreement or, if there is no written agreement, as follows:
C.		Schedule 2.(b) (hourly; estimated amount through confirmation and initial audit of claims):
	i.	Applicant has agreed to perform all legal services to debtor that are reasonably necessary for this case at hourly rates. The estimated total amount of compensation and expense reimbursement for all services through confirmation of the plan and the initial audit of claims, including prepetition services in contemplation of the case, is \$ The earliest date of the services for which applicant seeks compensation is
	ii.	The unpaid estimated compensation and expenses is \$ [amount in paragraph 3 a 1

		iii.	The agreement for compensation and expense reimbursement for all services and expenses in and in connection with this case is set forth in the attached agreement or, if there is no agreement, as follows:
	d.		Schedule 3 (other):
		i.	Applicant has agreed to provide debtor with services in or in connection with this case on the terms set forth in the attached agreement or, if there is no written agreement, as follows:
		ii.	If another attorney previously filed an LBF 1305 in this case selecting Schedule 1 or, if the other attorney did not complete services through plan confirmation and the initial audit of claims, Schedule 2(a), the following is a description of incomplete services, compensation paid by the trustee to the other attorney, and any agreement among the other attorney and the debtor regarding the other attorney's fees:
5.	un red oth	der ceiv ner	icant has previously shared any compensation or there exists any agreement of standing between applicant and any other entity for the sharing of compensation ed or to be received for services rendered in or in connection with this case than as a member or regular associate of a firm of attorneys, the details of the g or sharing agreement are as follows:

6.	On	, applicant served this document on debtor.	
		Applicant's Signature	
		Type or Print Applicant's Name	OSB#
		Applicant's Telephone Number	
		Applicant's Service Address	

Instructions

See Local Bankruptcy Rule (LBR) 2016-1(e) regarding who must file LBF 1305 and when it and any amendment must be filed.

See instructions in LBF 1307, Chapter 13 Debtor's Attorney's Supplemental-Compensation Application, regarding required contemporaneous time records.

Paragraph 4.(c) of the chapter 13 plan on LBF 1300.22 must be completed consistently with this LBF 1305.

If applicant selects Schedule 2.(b) and the agreed estimated total compensation, before credit for payments, exceeds 3.750, applicant must file a Chapter 13 Debtor's Attorney's Schedule 2.(b) Itemization on LBF 1306 no later than seven days before the final plan-confirmation hearing (see LBR 2016-1(e)(2)(A)).