UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re Debtor			Case No Amended NOTICE OF INTENT TO COMPENSATE PROFESSIONAL		
2.	The interim report also shows this exact language in response to the following questions:				
	a. A distribution to creditors is expected [to be completed for chapter 7 cases; give the date or estimated time period, or, if stating "None," also state reasons why not]:				
	b. The trustee or DIP is currently obligated to pay a maximum of \$ for administrative and operating expenses owed to non-professionals. [<i>If case converted from chapter 11 to 7</i>] The maximum amount of all timely filed claims for chapter 11 administrative expenses is \$				
	C.	The trustee or DIP believes the for compensation and administ viability of the estate.			
3.	The following application(s) for interim compensation have been filed by professionals appointed by the court to perform services for the estate:				
	<u>A</u>	pplicants [state profession and	relation to case]	<u>Compensation</u>	Expenses

4. The party gi	iving notice certifies the information in paragraphs 1-3 is true and cor	rect.
application liste of the service of or 405 E 8th Av order is submitted filed attached to	IVEN that unless an interested party files a written objection to ed above, setting forth the specific grounds for the objection, within 21 date below, with the clerk at 1050 SW 6th Ave. #700, Portland OR 9 ve. #2600, Eugene OR 97401, the court may, if a proposed compensited to it with this notice and a verified statement that no objections to the order, sign the order without further notice or a hearing. You try giving notice if you have further questions.	days 7204 ation were
Date	Name of Party Giving Notice Pho	ne #
	Address	
	[If notice given on behalf of DIP] DIP's Address & Last 4 Digits of Tax	 k ID#
notice were ser Bankruptcy Rul passed, only or application(s) f committee, and on all parties s	required by FRBP 2002(a)(6), on, the interim report and rived on the debtor(s), any trustee, U.S. trustee, all creditors (or, per let 2002-1(j), if the applicable time period described in FRBP 2002(h) neach entity that is listed in FRBP 2002(h)), and their attorneys; and for interim compensation were served on the debtor(s), any credit their attorneys. A list of the names, addresses, and methods for seserved using paper is attached. The notice served on creditors distachment, but any creditor may obtain a copy of the attachment	_ocal) has d any itor's rvice d not
	Signature of Party Giving Notice	