## UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re	Case No Amended
Debtor	CHAPTER 13 DEBTOR'S ATTORNEY'S SUPPLEMENTAL-COMPENSATION APPLICATION; AND ORDER AND NOTICE THEREON

- 1. This application is made by debtor's attorney (applicant).
- 2. In applicant's Chapter 13 Debtor's Attorney's Compensation Disclosure and Application on Local Bankruptcy Form (LBF) 1305, applicant selected [check one]:

Schedule 2.(a)

Schedule 2.(b)

Schedule 3.

3.	This application [check one] is is not applicant's final application in this case.			
4.	Applicant has previously been allowed compensation and expense reimbursement in the plan-confirmation order and any prior LBF 1307s in the total amount of \$ The court has previously awarded compensation and expense reimbursement to another attorney representing the debtor in the total amount of \$			
5. Applicant applies for supplemental allowance of compensation and expense reimbursement totaling \$ for the period throug An itemized statement of services rendered and expenses incurred attached [see instruction below regarding the period to be covered by this statement of this application is granted, the total amount allowed will be \$ this application is final, it includes \$ in anticipated additional feet to complete the case. Other information affecting the amount requested, such a discounts included, is as follows:				
6.	Allowance of this application will [mark all that apply]—			
	not affect the distribution to creditors.			
	delay the distribution to creditors by approximately months.			
	reduce the estimated distribution to general unsecured creditors from% to%			
	increase the total amount that the debtor will pay into the plan.			
	not change the length of the plan, which is estimated to be months.			
	change the estimated length of the plan from months to months.			
	not require the payment of additional funds, because the trustee currently holds sufficient funds to pay the requested fees and expenses.			
	other:			

7.	understanding between appreceived or to be received other than as a member or	nared any compensation or there exists any agreement licant and any other entity for the sharing of compensati for services rendered in or in connection with this cas regular associate of a firm of attorneys, the details of the ent, other than those disclosed in LBF 1305 or a property of the ent, other than those disclosed in LBF 1305 or a property of the ent, other than those disclosed in LBF 1305 or a property of the ent of	ior se the	
	ate	Applicant's Signature		
		, ipplicant o orginataro		
		Type or Print Applicant's Name OSI	 B#	
		Applicant's Telephone Number		
		Applicant's Service Address		
	С	ERTIFICATE OF SERVICE		
I certify that on a copy of this application and order thereon (without attachments) and any Notice of Hearing prepared by the court per the judge's order we served on the debtor and, if the total amount requested exceeds \$1,000, on all credite (or, per Local Bankruptcy Rule (LBR) 2002-1(j), if the applicable time period described FRBP 2002(h) has passed, only on each entity that is listed in FRBP 2002(h)). I ha attached a clearly identified list of the names, addresses, and methods for service on parties served using paper. The application served on creditors did not include that attachment, but any creditor may obtain a copy of the attachment upon request applicant.				
		Signature & Relation to Applicant		

## **INSTRUCTIONS**

Do not serve this application until the judge has signed it at the top of the first page.

No application may be filed (a) if Schedule 1 was selected on LBF 1305, (b) to request fees and expenses less than \$500 on a nonfinal LBF 1307, (c) sooner than six months after the last to be filed of the LBF 1305 or the most recent prior LBF 1307, if any, (d) after filing a final LBF 1307, or (e) after 28 days after service of the trustee's notice of plan completion (LBR 2016-1(e)(3)(A)).

If Schedule 2.(b) was selected—and even if an LBF 1306 was filed—the first LBF 1307 must include an itemized statement of all services rendered and expenses incurred in contemplation of or in connection with the case, both before and after the petition date, and it must reflect the paid amounts listed in the LBF 1305 and amounts allowed in the confirmation order (LBR 2016-1(e)(3)(B)).

The presumptively reasonable compensation for preparation of each LBF 1307 is \$100 (LBR 2016-1(e)(3)(C)).

If allowance of the compensation requested in an LBF 1307 will require a plan modification, the debtor must, within 28 days after allowance of this application, file either a Notice of Postconfirmation Amendment of Plan on LBF 1355.10 and a proposed amended plan on the appropriate LBF or a statement why none has been filed. (LBR 2016-1(e)(3)(D)).

Period to be covered by itemized statement of services required by paragraph 5:

- For the first LBF 1307 filed by an applicant who selected Schedule 2.(a) in LBF 1305, the period begins the day after the court entered the order confirming plan.
- For the first LBF 1307 filed by an applicant who selected Schedule 2.(b) in LBF 1305, the period begins the first date of the services for which applicant sought compensation in the LBF 1305 (paragraph 4.c.i).
- For any second or subsequent LBF 1307, the period begins the day after the prior application period ended.