

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW MEXICO**

IN RE:

(debtor's name),

Debtor(s).

No. *(case #)(Judge & region code)*

**ORDER ALLOWING COMPENSATION OF ATTORNEYS FOR DEBTOR
PURSUANT TO FEE APPLICATION AND AUTHORIZING PAYMENT**

THIS MATTER came before the Court on the Application for Allowance and Payment of Compensation and Reimbursement of Expenses and Costs by attorneys for Debtor(s), filed *(date fee application filed)* (“Fee Application”). The Court having reviewed the record and being sufficiently advised **FINDS:**

1. *(Debtor's counsel)* (“Attorney(s)”) was retained as counsel for Debtor(s) on *(date)* and Attorney(s) affirm that all fees incurred in the Fee Application are with respect to these bankruptcy proceedings.
2. No previous applications seeking compensation for services have been filed by attorney for Debtor(s) in this case.
3. Notice of the Fee Application and a 20-day objection period was mailed in accordance with the Bankruptcy Code and Rules on *(date)* to the parties on the official mailing list in this case issued by the Clerk of Court, and was sufficient. A response to the relief requested in the Fee Application was due on or before *(date)*.
4. No objections to the Fee Application were timely filed. *(Or describe who filed objections and state that they are resolved herein.)*
5. The Fee Application complies with the Bankruptcy Code § § 328 and 330 and Bankruptcy Rule 2016.

6. To the extent compensation is allowed by this order, the compensation sought is reasonable and for actual and necessary services that benefited the estate.

It is therefore **ORDERED** that (*debtor's counsel*) is hereby allowed compensation as a priority, administrative expense for all services rendered by Attorney(s) during the Application Period (*(beginning date)* to *(end date)*) in the total amount of (*dollar amount*), consisting of fees for professional services rendered in the amount of (*dollar amount professional services*), reimbursable costs in the amount of (*dollar amount of reimbursable costs*), gross receipts tax in the amount of (*dollar amount of gross receipts tax*), and (*dollar amount*) written off to resolve the objection, if any. Attorneys having received (*dollar amount received pre-petition*) pre-petition, the Chapter 13 Trustee is authorized to pay Attorney(s) a total of (*dollar amount to be paid by trustee*) from funds of the estate as compensation for the Application Period. If this case has been dismissed or converted, the payment to Attorney(s) will also include accrued interest on debtor's funds, if any.

U.S. BANKRUPTCY JUDGE

Respectfully submitted:

(signature block of debtor's counsel)

Approved:

Kelley L. Skehen
Standing Chapter 13 Trustee
625 Silver SW, Ste. 350
Albuquerque, NM 87102