**UNITED STATES BANKRUPTCY COURT**

**FOR THE DISTRICT OF MONTANA**

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| In re, Debtor(s). | Case No. -**BPH** |

**ORDER**

 In this Chapter \_ bankruptcy, the [Trustee/Debtor] filed an “[Application Title]” on [Date] at ECF No. \_\_ (“Application”). The Application requests an award of fees in the amount of $\_\_\_ and reimbursement for costs in the amount of $\_\_ for [Applicant Name], [professional title] for [the estate/Debtor] (“Applicant”). The total amount sought is $\_\_\_\_ (“Total Amount”). Pursuant to Mont. LBR 2002-4 and 9013-1, a “Notice” attached to the Application explains that the time to respond or object to the Application and schedule the matter for a hearing is twenty-one (21) days. The time to respond or object has passed. No objections were filed.

 After reviewing the requested fees [and/or] costs, the Court finds that the requested fees [and/or] costs are both reasonable and necessary in accordance with 11 U.S.C. § 330.

Accordingly

 IT IS ORDERED that the Application is approved. The [Trustee/Debtor (Ch. 11)] is authorized to pay Applicant the Total Amount, which shall be treated as an administrative expense of this bankruptcy estate under 11 U.S.C. § 503(b)(2).

 Dated December 15, 2022.