**UNITED STATES BANKRUPTCY COURT**

**FOR THE DISTRICT OF MONTANA**

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| In re  **,**  Debtor. | Case No. **-BPH** |

**O R D E R**

In this Chapter \_\_ bankruptcy, the [Trustee/Debtor] filed an [“Application Title”] on [date], at ECF No.\_\_, requesting authority to employ [Professional’s name and firm if applicable] (collectively “Professional”) as [Professional Title] in this case. Upon review of the Application and the Affidavit of [Professional’s name], the Court is satisfied that Professional is qualified to perform the tasks for which employment is sought. In addition, the Court is satisfied that Professional represents no interest substantially adverse to Debtor, or the estate. Further, employment is necessary and in the best interest of the estate. Accordingly, pursuant to 11 U.S.C. §§ 327 and 328,

IT IS ORDERED the Application filed at ECF No. \_\_\_\_ is approved; the [Trustee/Debtor] is authorized to employ Professional on an hourly fee basis and under the terms specified in the Application and attachments; and all fees paid to said professionals are subject to the approval of this Court upon the filing of a proper application for reasonable professional fees and reimbursement for actual, necessary expenses in accordance with Mont. LBR 2016-1. The reasonableness of any fee request will be determined pursuant to the standards specified in 11 U.S.C. § 330.

Dated December 15, 2022.