**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, [Professional Title] (“Applicant”), attorney for the Debtor(s), filed a “Final Application for Professional Fees and Costs” on \_\_\_\_, at ECF No. \_\_ (“Application”). The Application requests a final award of professional fees in the total amount of \_\_\_, plus reimbursement of costs in the amount of \_\_\_. The total award sought is \_\_\_ (“Total Amount”). The Application indicates that the Court previously approved Applicant’s “[Interim Application for Professional Fees and Costs]” on \_\_\_\_, at ECF No. \_\_\_ (“Approved Interim Application”] and awarded Applicant $\_\_\_\_ paid by the [Trustee/Debtor (Ch. 11)].

With the Application, Applicant included a “Notice” as required by Mont. LBR 2002-4 and 9013-1. 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. The U.S. Trustee has not filed a response to the Application pursuant to 28 U.S.C. § 586(a)(3)(A).

Upon review of the Application, the Approved Interim Application, and in the absence of any objection after notice, the Court finds that the services provided by Applicant and costs incurred were actual, reasonable, and necessary. Accordingly, pursuant to 11 U.S.C. §§ 330(a) and 503(b)(2),

IT IS ORDEREDthe Application is approved, and the Total Amount is awarded to Applicant. Pursuant to 11 U.S.C. § 330(a)(5), Applicant is authorized to apply the [previously approved amount] awarded by the Approved Interim Fee Application against the Total Amount, and to the extent necessary any remaining amount shall be allowed as an administrative expense [if applicable: payable through the confirmed Plan in full satisfaction of the Total Amount.]

Dated December 15, 2022.