**UNITED STATES BANKRUPTCY COURT**

**FOR THE DISTRICT OF MONTANA**

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

**ORDER**

In this Chapter \_\_ bankruptcy, [Attorney Name and Law Firm] (“Applicant”), attorney for creditor [Name of Creditor] (“Creditor”), filed an “[Full Title of Application]” on [Date of Filing] at ECF No.\_\_ (“Application”). The Application requests an award of professional fees in the total amount of $\_\_\_\_, plus reimbursement of costs in the amount of $\_\_\_. The total award sought is $\_\_\_ (“Total Amount”).

With the Application, Applicant included a “Notice” as required by Mont. LBR 2002-4 and 9013-1. The Notice 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. 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, and in the absence of any objection after notice, the Court finds that the services provided by Applicant and costs incurred were reasonable, the Creditor has an allowed claim, the Creditor is over-secured, and the underlying agreement provides for attorneys’ fees. Accordingly, pursuant to 11 U.S.C. § 506(b)

IT IS ORDEREDthe Application is approved, and the Total Amount is awarded to Applicant. Applicant shall be allowed the Total Amount to be reimbursed by Debtor.

Dated December 15, 2022.