UNITED STATES BANKRUPTCY COURT

In re) Case No	_
Debtor(s))) NOTICE RE ORDER) CONFIRMING CHAPTER 11) PLAN, ANY APPROPRIATE) INJUNCTION, AND DISCHAR	GE
	rsigned (e.g., debtor's attorney)	
		, of the following:
A. This court entered an order on debtor) 4 digits) are:	confirming the plan or amended, and, if filed by debtor, the del	plan dated, filed by (e.g., btor's address and Taxpayer ID#(s) (last
 If the debtor(s) is/are NOT a from: (a) any debt that aros specified in 11 USC §502(g) claim was allowed, whether was reduced to judgment, lice secured or unsecured, EXCI (B) or (ii) if the plan liquid consummation and a dischalation (b) any judgment is void to the security debt provided for otherwise for cause under 1 not completed plan paymen The property revested in desecurity holders. Commencement or continuation 	the plan or order confirming the plan: an individual that filed this case on or after 10/17, be prior to the date of entry of the order confirming (), (h) or (i), whether or not a proof of claim was firm or not the holder of such claim accepted the pland quidated, unliquidated, fixed, contingent, matured EPT (i) for debts that are not discharged under 1 dates substantially all estate property, the debarge would be denied under §727(a) if the case whe extent it is a determination of the debtor's liab dividual who filed this case on or after 10/17/05, the in the plan until debtor(s) complete all payments 1 USC §1141(d)(5)(A). The court may additionate if the court finds the debtor(s) meet the criteria ebtor(s) under the plan is free and clear of all classication of any action, or of employment of process dersonal liability, or from the debtor's property, is easier.	ing such plan and from any kind of debt led or deemed filed, whether or not such and whether or not the right to payment unmatured, disputed, undisputed, legal, 1 USC §§1141(d)(2) or §1141(d)(6)(A) or tor does not engage in business after were one under 11 USC Chapter 7; AND bility with respect to any discharged debt. hen the debtor(s) shall not be discharged sunder the plan unless the court orders lly grant a discharge to a debtor who has a of 11 USC §§1141(d)(5)(B) or (C). aims and interest of creditors and equity or any act to collect, recover or offset any
C. If applicable, the Order of Confirm	mation, in accordance with Federal Rule of Bankru t are not otherwise enjoined under the Bankrupto	uptcy Procedure (FRBP) 3020, describes
5-digit portion of the Case No. be with a "6" or "7", mail to 405 E 8	earing, setting forth the specific reasons therefor, egins with a "3" or "4", mail to 1001 SW 5th Ave, # Ave #2600, Eugene OR 97401), within 20 days applications for compensation or administrative TOTAL TOTAL AMOUNT AMOUNT PAID TO DATE	#700, Portland, OR 97204; <u>OR</u> if it begins s of this Notice's service date in pt. E, the expenses, if any, without further notice: ESTIMATE OF CASE RELATED POST- CONFIRMATION COMPENSATION
APPLICANT	OF FINAL INCLUDING BALANCE REQUEST RETAINERS DUE	(INDICATE IF INCLUDED IN TOTAL AMOUNT OF FINAL REQUEST)
E. On copies of the respective attorneys; all intereste conduct not otherwise enjoined	e above notice were served on the debtor(s), and any identified entity subject to an incomplete the Bankruptcy Code	any trustee, the U.S. Trustee, and their injunction provided for in the plan against