UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In	re) Case No
De	ebtor(s))
ag		paid or to be paid in the above referenced case. Debtor and debtor's attorney have fees and costs), and HAVE HAVE NOT (MARK one) entered into an employment reement, if any, is attached hereto.
If S		nent between debtor and debtor's attorney is marked below [MARK <u>ONE</u> SCHEDULE]. otor(s), acting by and through the undersigned counsel, apply to the court for an order erein.
A t	otal of \$ has been paid to me	e within one year of filing by debtor other (specify)and the balance of compensation will be paid through the plan as funds are available.
	SCHEDULE 1: The total compensation for the ENTIRE LIFE OF THE CASE e.	request is \$(\$4,500 maximum). This amount represents all compensation xcept for appeals or any adversary proceeding.
	THE PLAN PLUS THE INITIAL AUDIT (a) a flat fee (i.e., requiring no item) (b) an estimated total fee of \$ Such records may be requested rendered. If the estimated fee i	torney have agreed, regarding all services rendered THROUGH CONFIRMATION OF OF CLAIMS, upon either (MARK one): ization) of \$ (\$3,250 maximum); or Time records must be kept for all work performed both "pre" and "post" petition. d by the court at any time, and must show the time and rate applied to each service is \$3,250 or greater, an itemized statement showing the time and hourly rate applied be filed with the court not less than one week prior to the final confirmation hearing.
		eed that post-confirmation services (after the initial audit of claims) will be charged as r, if there is no written agreement, as follows:
		FEE ARRANGEMENT HAS NOT BEEN PREVIOUSLY DISCLOSED - e.g., new or s attorney have agreed to the fee arrangements specified in the attached agreement follows:
	claims) were not completed] The debto	ly submitted Schedule 1 or Schedule 2 (through confirmation and the initial audit of or, the debtor's former attorney, and the debtor's current attorney have agreed to the orney's fees and will apply for any necessary court order for approval:
<u>IM</u>	PORTANT:	
1.	No additional compensation requests SCHEDULE 2 or SCHEDULE 3 is sele	will be granted if SCHEDULE 1 is selected, or after a final application is filed if ected.
2.	Supplemental applications for compensation: (a) may only be filed if SCHEDULE 2 or SCHEDULE 3 is selected; (b) will not be considered unless the application is clearly marked as a final compensation application, or unless the supplemental compensation requested is more than \$500 AND at least 6 months have expired since the filing of the case or since the filing of any earlier application; AND (c) must be filed using LBF #1307, including an itemization of all services previously performed for which no previous itemization and application has been filed.	
	ertify there is no agreement to share com my attorney firm, except as follows (prov	npensation with any other person, except with a regular member, partner, or associate vide details):
l fu	urther certify that on a copy of	f this document was served on the debtor(s), trustee, and U.S. Trustee.
DΑ	ATED:	

Debtor's Attorney

1305 (4/15/09)