FILED

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IN RE:	)	
	)	Administrative Order No. 04-01
ORDER GOVERNING PROCEDURES FOR	)	
ALLOWANCE OF ATTORNEYS FEES IN	)	
CHAPTER 13 CASES FILED ON OR AFTER	Ś	JUDGE MARILYN SHEA-STONUM
APRIL 19, 2004	Ś	TO THE STATE OF TH

In order to ensure the efficient and just determination of Chapter 13 cases and proceedings, this Administrative Order is issued concerning the allowance of attorneys' fees in Chapter 13 cases. The fee schedules in this Administrative Order are responsive to the observations of the Chapter 13 Trustee and the request that the Court revisit fees allowable in Chapter 13 cases without the necessity of filing an individual fee application. The fee schedules are also consistent with the Court's experience reviewing Chapter 13 fee applications over the past nine and a half years. In addition, the fees represent a recognition of the additional costs imposed on Chapter 13 practitioners by the electronic case filing procedures that are now required in this Court.

Unless otherwise ordered by the Court, this Administrative Order governs the compensation of attorneys in Chapter 13 cases filed in this Court on and after April 19, 2004.

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The use of these fee schedules is intended to encourage uniformity and minimize the time and expense of the fee application process. However, attorneys are free to seek compensation by submitting detailed billing information under the traditional lodestar format, pursuant to Fed. R. Bankr. P. 2016, § 330 of the Bankruptcy Code, and the Guidelines for Compensation and Expenses of Professionals (the "Guidelines"), prescribed under Local Rule 2016.

#### IT IS HEREBY ORDERED THAT:

- 1. An attorney representing a Chapter 13 debtor shall be the attorney of record from the filing of the petition until the close or dismissal of the case (including disposition of motions to reinstate), unless relieved of representation by motion and court approval, or by another attorney filing a notice of substitution of counsel.
- 2. Subject to all the other provisions of this Administrative Order, if an executed copy of the Rights and Responsibilities of Chapter 13 Debtors and their Attorneys, see Exhibit A, has been filed with the Court, an attorney may reach agreement with the debtor(s) for a total fee of up to \$2,000 and be paid such fee during the administration of the case, as set forth below, without the necessity of filing an individual case fee application. The fee allowable under this Administrative Order is to be paid at four separate stages of the case as follows:
  - A. Provided that the filing of the petition is accompanied by all of the necessary schedules and disclosure information, prior to the filing of the case, counsel may collect from the client 30 percent of the total fee agreed upon with the client and disclosed to the Court (e.g., if the amount to which the client has agreed is \$2,000, then \$600 may be collected at this stage) to be applied against the total fee. If the filing is not a complete filing, in the sense that not all of the schedules and disclosures accompany the petition, counsel's fee at this stage is limited to 15 percent (in the case of a \$2,000 fee, then \$300 may be collected at this stage);
  - B. Thereafter, counsel will be entitled to a distribution of an additional 35 percent (\$700 in the example of the \$2,000 fee) to be paid as an administrative claim upon and after confirmation of the case. In a case that was commenced without all necessary schedules and disclosures, this Order assumes that confirmation will not occur until all of those matters have been addressed to the satisfaction of the Chapter 13 Trustee. In such case, counsel also will be entitled to collect the 15 percent for which such counsel would have been eligible at the outset of the case had the filing been complete;
  - C. Concurrent with payment of all secured and priority

claims that have been allowed in the case, counsel may receive an additional 20 percent distribution (\$400 in the example of the \$2,000 fee) distribution from the Chapter 13 Trustee;

D. Thereafter, concurrent with the payment of general unsecured claims, counsel may receive a final distribution from the Chapter 13 Trustee of 15 percent (\$300 in the example of the \$2,000 fee).

The fees referred to in this paragraph may be allowed by the Court in the order confirming the debtor's plan of reorganization based upon the compensation statement signed by the attorney and without filing a fee application pursuant to § 330 of the Bankruptcy Code and Fed. R. Bankr. P. 2016(a).

- 3. Counsel for the debtor may request fees and expenses exceeding the amount set forth in paragraph 2 upon (a) formal application under Fed. R. Bankr. P. 2016(a) and in accordance with the Guidelines, with notice and a hearing; or (b) upon application under paragraph 5 of this Administrative Order for designated matters. Allowance of fees and expenses greater than the amounts specified in paragraph 2 or 5 of this Administrative Order shall be by separate order of the Court. Counsel may not receive a post-petition retainer or payment other than as specified in this Administrative Order without leave of court.
- 4. As a guideline, the Court considers that counsel will perform the following services in exchange for the fee allowed under paragraph 2:
  - (A) A personal meeting with the debtor(s) to review the debtor's financial situation and to counsel the debtor(s) regarding filing under either Chapter 7 or Chapter 13;
  - (B) All conferences with the debtor, including timely responses to debtor inquiries, either by telephone or in writing;
  - (C) Preparation of the bankruptcy petition, schedules, statement of financial affairs, and the Chapter 13 plan, and application of procedures to assist the debtor(s) in understanding the nature of information that is to be provided and the good faith of the debtor(s) in assembling the information;
  - (D) Negotiation and communication with priority and secured creditors, including the Internal Revenue Service;

- (E) Representation of the debtor at the meeting of creditors pursuant to § 341 of the Bankruptcy Code and any continued meeting;
- (F) Responses to inquiries made by the debtor and/or the Chapter 13 trustee in furtherance of the administration of the Chapter 13 plan;
- (G) Preparation of documents and notices, including submissions based upon trustee recommendations, the filing of a suggestion of bankruptcy, routine objections to claims, amendments to schedules, voluntary dismissals, and all case related correspondence;
- (H) Responses to routine objections to plan confirmation, and when necessary, preparing, filing and serving an amended plan;
- (I) Representation of the debtor at the confirmation hearing, but not including an evidentiary hearing;
- (J) Representation of the debtor in connection with two particular Motions for Relief from Stay pursuant to § 362 of the Bankruptcy Code one concerning the debtor's residence and one concerning a vehicle, but not including an evidentiary hearing on these matters;
- (K) Representation of the debtor on motions to avoid liens;
- (L) Subject to the award of fee's against the respondent, representation of the debtor on violations of the automatic stay and post-discharge injunction;
- (M) Representation of the debtor on routine objections to claims;
- (N) Representation of the debtor on motions to dismiss, or, in the event that counsel has no objection, communication with the Chapter 13 trustee's office prior to the hearing; and
- (O) Providing other legal services necessary for the administration of the case, including, but not limited to, continuing to assist the debtor by returning telephone calls, answering questions, and reviewing and sending correspondence.
- 5. Notwithstanding any other provision of this Administrative Order, for certain matters not within the guidelines of this Administrative Order for the standard fee, to encourage uniformity and consistency, and to minimize the time and expense of the fee application process, the Court will approve the following fees using the "Application for Post-Confirmation Fees," (the "Application") attached to this Order as Exhibit B, provided that, prior to

filing the Application counsel has obtained, and attached to the Application, the written consent of the debtor to pay such fees:

- (A) For a post-confirmation plan modification, up to \$350;
- (B) For a motion for authority to buy, sell, or refinance real property, up to \$350;
- (C) For a motion to incur debt, such as the purchase or lease of a motor vehicle, up to \$200;
- (D) For defense of additional motions for relief from stay, beyond those listed in paragraph 4, but not including an evidentiary hearing, up to \$350;
- (E) For motions for authority to settle insurance claims and/or use or distribute insurance proceeds, up to \$350;
- (F) For a motion to reinstate the automatic stay, each one up to \$200; and
- (G) For a motion seeking suspension of the plan or payment deferral, up to \$100;

Unless and until specifically permitted in the order approving such fees, counsel are not to collect any such additional fees directly from the client. An Application under this paragraph may request that the Court authorize the debtor to pay these fees directly to counsel.

- 6. If counsel elects not to seek fees under this Administrative Order, then counsel shall file a formal application under Fed. R. Bankr. P. 2002 and 2016 and in accordance with the Guidelines.
- 7. With respect to novel, complex, or non-routine matters, counsel may file a fee application in compliance with Fed. R. Bankr. P. 2002 and 2016, setting forth, at a minimum, each activity for which a fee is requested, the identity of the person performing the services, the billing rate of the person, the services performed, the date of the services, and amount of time expended. Such applications must be accompanied by evidence that the debtor-client was informed of and agreed to the hourly rate that could be charged in the event that non-routine issues developed in a case. The best evidence of such agreement is a counter-signed engagement letter.
- 8. In the event that the Chapter 13 case is either converted or dismissed without reinstatement before confirmation of a plan the trustee shall pay to the attorney for the debtor, absent a contrary order and to the extent funds are

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- available, an administrative claim equal to 25% of the unpaid balance of the total fee that the debtor agreed to pay.
- 9. This Administrative Order does not limit the rights of debtors, the Chapter 13 trustee, the U.S. Trustee, or any creditor to object to any fee request, even if the amount sought falls within the fee schedules listed, and even if the debtor had previously consented in writing to pay the requested fees. The provisions of this order excusing counsel from the preparation of detailed fee applications is a privilege extended to counsel who attend to their obligations to their debtor clients. This Court has specifically requested the Chapter 13 trustee to inform the Court of counsel whose level of service to their client may not justify such a privilege. Such referrals by the Chapter 13 trustee to this Court will be set for show cause hearings.
- 10. The Court retains the authority to reduce and/or order disgorgement of fees for cause, after notice and a hearing.

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United States Bankruptcy Judge

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## **EXHIBIT A TO ADMINISTRATIVE ORDER 04-01**

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF OHIO

In Re:		) Chapter 13 Case No.
		)  Bankruptcy Judge
	Debtor(s)	)

# RIGHTS AND RESPONSIBILITIES OF CHAPTER 13 DEBTORS AND THEIR ATTORNEYS

It is important for debtors who file a bankruptcy case under Chapter 13 to understand their rights and responsibilities. It is also important that the debtors know what their attorney's responsibilities are, and understand the importance of communicating with their attorney to make the case successful. Debtors should also know that they may expect certain services to be performed by their attorney. It is also important for debtors to know the costs of attorneys' fees through the life of the plan. In order to ensure that debtors and their attorney understand their rights and responsibilities in the bankruptcy process, the following guidelines provided by the Court are hereby agreed to by the debtors and their counsel:

#### A. Before the case is filed:

# The **debtor** agrees to:

- 1. Provide the attorney with accurate, and, to the best of the debtor's ability, complete financial information.
- 2. Discuss with the attorney the debtor's objectives in filing the case.
- 3. Keep all scheduled meetings and/or appointments, both with the attorney and with other parties to the case.
- 4. Respond to all attorney requests as soon as possible.
- 5. Provide the attorney with a working telephone number or other form of communication.

### The attorney agrees to:

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- 1. Personally meet with the debtor to review the debtor's assets, liabilities, income, and expenses.
- 2. Counsel the debtor regarding the advisability of filing either a Chapter 7 or Chapter 13 case, discuss both procedures with the debtor, and answer the debtor's questions.
- 3. Explain what payments will be made directly by the debtor, such as mortgages and vehicle lease payments, and what payments will be made through the Chapter 13 plan.
- 4. Explain to the debtor how, when, and where to make the required Chapter 13 plan payments.
- 5. Explain to the debtor how the attorney's fees and Trustee's fees are paid, and provide an executed copy of this document to the debtor.
- 6. Explain to the debtor that the first plan payment must be made to the Trustee within 30 days of the date that the plan is filed.
- 7. Advise the debtor of the requirement to attend the §341 Meeting of Creditors and bring to the meeting a valid, unexpired picture identification and proof of social security number.
- 8. Advise the debtor of the necessity of maintaining liability, collision, and comprehensive insurance on vehicles owned or leased by the debtor.
- 9. Advise the debtor of the necessity of maintaining insurance on any real property that the debtor may own.
- 10. Timely prepare and file the debtor's petition, plan, statements, and schedules, as well as any required amendments thereto.

#### B. After the case is filed:

## The debtor agrees to:

- 1. Keep the Trustee and the attorney informed as to debtor's current address and telephone number.
- 2. Timely make all Chapter 13 payments to the Chapter 13 Trustee.
- 3. Timely make all post-petition payments to the mortgage company and any other creditors that the debtor has agreed to pay directly, and, if appropriate, maintain proper insurance coverage and pay post-petition tax obligations concerning the same in a timely fashion.
- 4. Cooperate with the attorney in preparing all pleadings and attending all hearings as required.
- 5. Prepare and file all delinquent federal, state, and local tax returns within 30 days, and thereafter file all required tax returns in a timely manner.
- 6. Promptly inform the attorney of any wage garnishments or attachments of assets which occur or continue to occur after the filing of the case.
- 7. Let the attorney know if the debtor is sued at any time during the case.
- 8. Contact the attorney regarding any changes in employment, increases or decreases in income, or any other financial problems or changes.
- 9. Cooperate with the attorney and the Trustee in timely producing any financial or supporting documents requested by the attorney or the Trustee.
- 10. Contact the attorney to find out what approvals are required before buying, refinancing, or selling real property, or before entering into any long-term loan or lease agreements.

# The attorney agrees to:

- 1. Continue to represent the debtor through the conclusion of the case, whether by dismissal or discharge.
- 2. Instruct the debtor as to the date, time, and location of the §341 Meeting of Creditors, and appear at the §341 Meeting of Creditors with the debtor.
- 3. Respond to objections to plan confirmation, and, when necessary, prepare an amended plan.
- 4. Prepare, file, and serve necessary plan modifications which may include suspending, decreasing, or increasing plan payments.
- 5. Prepare, file, and serve necessary amended statements and schedules in accordance with information provided by the debtor.
- 6. Prepare, file, and serve necessary motions to incur debt, or to buy, sell, or refinance real property when appropriate.
- 7. Object to improper or invalid claims, if necessary, based upon documentation provided by the debtor.
- 8. Be available to respond to the debtor's questions throughout the life of the plan.
- 9. Represent the debtor in motions for relief from stay and motions to dismiss or convert.
- 10. Provide such other legal services as are necessary to the administration of the case before the Bankruptcy Court, which include, but are not limited to, meeting with the debtor, presenting appropriate legal pleadings, and making necessary court appearances.
- 11. File an executed copy of this document with the Court, and provide executed copies of it to the debtor and the Chapter 13 Trustee.

# C. Attorney fees:

which \$v balance of \$ the Chapter 13 plan	vas paid be being paid The attorr	e debtor, exclusive of court costs, is \$, of efore the filing of the Chapter 13, and with the d by the Chapter 13 Trustee after confirmation of ney may not demand or receive any additional fees than the initial retainer, unless the Court orders
a plan, absent contra attorney for the debt	ry Court of or, to the e	ither converted or dismissed before confirmation of rder, the Chapter 13 Trustee shall pay to the xtent funds are available, an administrative claim ance of the total fee that the debtor agreed to pay.
sufficient to compen attorney agrees to ap legal services are no	sate the attempty to the too to the too the to	the debtor and ordered by the Court is not corney for legal services rendered in the case, the Court for approval of additional fees. The following by the initial fee charged the debtor, and the t for payment in the amount specified:
Additional Fee, If A Debtor Agrees To I Should Additional S Be Performed*	Pay	Description Of Additional Legal Service Not Covered By Initial Fee
\$	For a	post-confirmation plan modification
\$	For a prope	motion for authority to buy, sell, or refinance real rty
\$	For a of a m	motion to incur debt, such as the purchase or lease otor vehicle

<sup>\*</sup>Counsel requesting approval of fees in excess of the amounts stated in paragraph 2 or 5 of Administrative Order 04-XX must file a detailed fee application with the Court.

Additional Fee, If Any, Debtor Agrees To Pay Should Additional Service Be Performed

(continued)

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# Description Of Additional Legal Service Not Covered By Initial Fee (continued)

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\$	For defense of additional motions to lift stay, beyond one concerning the debtor's residence and one concerning a vehicle, which are included within initial fee, but not including an evidentiary hearing
\$	Motions for authority to settle insurance claims and/or to use or distribute insurance proceeds
\$	For a motion to reinstate the automatic stay
\$	For a motion seeking suspension of the plan or payment deferral

In addition, the attorney may need to provide legal services to the debtor that are not covered by the initial fee charged. Such services include: handling novel, complex, or non-routine motions, oppositions to motions, or objections to claims; representation in connection with an evidentiary hearing; or representation in adversary proceedings. These types of proceedings may be billed at reasonable hourly rates, and the attorney shall file a fee application in compliance with Bankruptcy Rules 2002 and 2016, setting forth, at a minimum, as to each activity for which a fee is requested, the identity of the person performing such services, the billing rate for such person, the services performed, the dates of the services, and amount the of time expended. The attorney's current hourly rate is \$\_\_\_\_\_\_.

All post-filing attorney fees shall be paid through the plan unless otherwise ordered by the Court. If the debtor disputes the legal services provided or the fees charged by the attorney, the debtor may file an objection with the Court and set the matter for hearing. The attorney may move to withdraw for cause shown, or the debtor may discharge the attorney at any time.

The Court may, *sua sponte*, or upon motion of an interested party, disallow all or part of requested attorney's fees or may order the disgorgement of all or part of already collected fees if the Court finds that the attorney failed to provide services in accordance with the guidelines set forth in this document.

Dated:	Debtor
Dated:	Debtor
Dated:	Attorney for Debtor(s)

### **EXHIBIT B TO ADMINISTRATIVE ORDER 04-01**

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF OHIO

In Re:		) Chapter 13 Case No.
		) ) Judge Marilyn Shea-Stonum  Debtors(s) )
		APPLICATION FOR POST-CONFIRMATION FEES
	1.	In accordance with Administrative Order No. 04-01, the attorney for the debtor(s
		hereby requests additional compensation for services performed on behalf of the
		debtor(s) as follows:
		Post-confirmation plan modification  Date filed Hearing Date(s)  Amount requested \$
		Motion for authority to buy, sell, or refinance real property  Date filed Hearing Date(s)  Amount requested \$
		Motion to incur additional debt (purchase/lease vehicle, purchase residence etc.)  Date filed Hearing Date(s)  Amount requested \$
		Defense of additional motion for relief from stay, beyond one concerning the debtor's residence and one concerning a vehicle, which are included in the initial fee  Date filed Hearing Date(s)
		Date filed Hearing Date(s) Amount requested \$
		Motion for authority to settle insurance claims and/or to use of distribute insurance proceeds
		Date filed Hearing Date(s)

	Motion to reinstate the automatic stay
	Date filed Hearing Date(s) Amount requested \$
	Amount requested \$
	Motion seeking suspension of the plan or payment deferral
	Date filed Hearing Date(s)
	Amount requested \$
2.	The undersigned represents to the Court that (a) the services indicated above have
	been completed and time records verifying services have been kept, (b) written
	consent of the debtor(s) to pay the amounts requested is being filed and served
	with this application, and (c) additional compensation is requested in the amount
	of \$ Counsel further certifies that a copy of this application was
	served upon the debtor(s), the Chapter 13 trustee, and the U.S. Trustee as set forth
	below.
3.	The debtor, the Chapter 13 trustee, or any interested party may file a response or
	object to this application, within twenty days of service, with the Clerk of Courts
	of the United States Bankruptcy Court. A copy of the response or objection shall
	be served on the debtor(s), the Chapter 13 trustee, and debtor's counsel. If no
	response or objection is timely filed, the Court may enter an order allowing the
	fees without a hearing.
	Counsel for the Debtor(s)
	Signature Block