## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF LOUISIANA

IN RE:	CASE NO.	
	CHAPTER 13	
DEBTORS		
EX PARTE APPLICATION FOR COMPENSATION		
NOW INTO COURT comes, o	counsel for the debtor(s)	
herein("Counsel"), who with respect represents:		
1.		
On[filing date],("I	Debtor(s)") filed a voluntary petition for	
relief under Title 11, chapter 13 of the Bankruptcy Code.		
2.		
This Court has jurisdiction over the matters presented herein, which are core in nature,		
pursuant to 28 U.S.C. §1334, 28 U.S.C. §157(b)(2)(B) and 11 U.S.C. §329.		
3.		
On[confirmation date], this Court co	onfirmed Debtors' plan of reorganization	
("Plan").		
4.		
Prior to the filing of this case, and confirmed under	er the terms of Debtors' Plan, counsel	
agreed to represent Debtors in this case for a fee of \$ Debtors paid \$ in cash		
before the filing of their case, and \$ was to be pa	aid under the terms of the Plan. To date	

counsel has received \$ on this sum.		
5.		
Subsequent to the filing of this case, Counsel requested, and was granted additional fees:		
Amount awarded Date of Services Description of Services Rendered		
1.		
2.		
Of these additional sums, \$ has been paid through amendments to the Plan and \$		
directly by the Debtors.		
6.		
Since the filing date, Debtors required further legal services. Counsel has provided these		
services and seeks approval for same. The services provided are generally described:		
7.		
Counsel expended hours in the representation of Debtors in connection with these		
services. This time included[time in court, time spent negotiation with secured lenders,		
time in the preparation of an amended plan and schedules, etc.] In addition, personnel in		
Counsel's office spent hours assisting in this effort. Their efforts are generally described as		
·		
8.		
Counsel believes that additional fees are warranted in this case		
because		
Debtors do/ do not object to the awarding of these fees.		
9.		
To date, \$ has been paid in administrative expenses, in priority		

expenses, and \$	on unsecured claims.	The payment of these fees will/will not operate
as a reduction in the amounts available to pay unsecured claims.		
	10.	
Debtors propose to pay these additional fees if allowed[how]		
WHEREFORE,	, counsel fo	or Debtors prays that after notice, but without the
necessity of hearing, that this Application be deemed good and sufficient to establish cause for the		
awarding of additional fees	s to Counsel in this case	<u>,                                    </u>
		Respectfully submitted,