

FILED
U. S. Bankruptcy Court
May 27, 2004
Bradford L. Bolton, Clerk

**UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF COLORADO**

IN THE MATTER OF WAIVER OF)
REQUIREMENT TO FILE EXHIBIT B) GENERAL ORDER 2004-1
TO THE CHAPTER 13 FEE APPLICATION)

Pursuant to Second Amended General Procedure Order Number 2001-1, the Court has ordered that all applications for allowance of fees in excess of \$1,700 shall be supplemented by a detailed description of the services rendered as necessary to justify allowance of the fee pursuant to 11 U.S.C. § 330(a).

The Court now determines that the amount of the fee established in Second Amended General Procedure Order Number 2001-1 as the basis for determining whether or not chapter 13 fee applications require the automatic supplementation of a detailed description of services rendered should be periodically adjusted. Accordingly,

IT IS HEREBY ORDERED that:

1. If the total fees charged for representation through confirmation of a plan and so requested in the chapter 13 fee application do not exceed \$1,800.00, Applicant need not supplement Exhibit B, except upon express order by the Court. If the Applicant requests allowance of a fee in excess of \$1,800.00, the Application shall be supplemented by a detailed description of all services rendered, the time spent for each service, the charge for each service, and such other and further information as the Applicant believes is necessary to justify allowance of the fee pursuant to 11 U.S.C. § 330(a).
2. This General Order shall become effective for all cases filed on and after July 1, 2004.

Dated: May 27, 2004

BY THE COURT:

Sidney B. Brooks, Chief Judge
A. Bruce Campbell, Judge
Elizabeth E. Brown, Judge
Howard R. Tallman, Judge
Michael E. Romero, Judge

