**UNITED STATES BANKRUPTCY COURT**

**SOUTHERN DISTRICT OF FLORIDA**

**FORT LAUDERDALE DIVISION**

**In re:**

**[Debtor’s Name], Case No.:** **[XX-XXXXX-PDR]**

 **Chapter** **[xx]**

**Debtor.**

  **/**

**ORDER APPROVING FIRST INTERIM APPLICATION**

**FOR COMPENSATION OF [APPLICANT’S NAME]**

THIS MATTER came before the Court on [DATE] upon the *[Document’s Title]* (the “Application”) (ECF No. [xxx]). The Application seeks the following amount for the time period covered: fees of $[amount] and costs of $[amount], for a total interim award of $[amount], for which no previous awards have been made.

The Court has examined the Application and has considered the arguments of the Applicant and other counsel appearing at the hearing. The Court finds that the compensation sought in the application appears to be for actual, necessary services rendered by the applicant. For the reasons stated on the record, it is **ORDERED** that:

1. The Application is APPROVED.
2. [Applicant’s Name]. is awarded interim compensation of $[amount] for services rendered to the estate from [DATE] through [DATE], and $[amount] for costs associated with those services.
3. In allowing the compensation, the Court has considered the factors set forth in 11 U.S.C. § 330(a)(3) and *Johnson v. Georgia Hwy. Express*, 488 F. 2d 714 (5th Cir. 1974).
4. Because this is an interim compensation application, these fees are approved on an interim basis, with an 20% holdback.
5. The Court is authorizing the payment of compensation equal to 80% of the amount sought for fees and reimbursement of 100% of the amount sought for expenses.
6. All objections to the application are preserved for the hearing on final fees and expenses.
7. The entry of this Order is without prejudice to the right of the Applicant to make application to the Court at a future date for payment of any amounts requested and not yet awarded.

**###**

Attorney [name] shall serve a copy of the signed order on all parties of record and file with the court a certificate of service conforming with Local Rule 2002-1(F).