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U.S. Bankruptcy Court
CLM 00-21327-0003

FILED
AUG 21 2000
BY [Signature]

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF IDAHO

In re:) Case No. 00-21327
)
JOEY LEE JAMES, and) STATEMENT OF COMPENSATION
KIM RICHELE JAMES,) PAID OR TO BE PAID
fka Kim Covill,) (11 USC 329)
fka Kim James,)
husband and wife,)
Debtors.)

PURSUANT TO 11 USC 329, the Law Office of Kenneth L. Anderson, consisting of Kenneth L. Anderson, Attorney, and one or more paralegals, makes this statement setting forth the compensation paid and/or to be paid for services rendered and to be rendered in contemplation of and in connection with the case by him, and the source of such compensation.

The provisions of the original Chapter 13 Disclosure Statement, a copy of which is attached hereto, govern this conversion to Chapter 7, to the extent that its terms are not inconsistent with established law.

No payment has been received by this firm other than as allowed by the court and paid by the trustee, beyond the prepetition retainer disclosed therein.

In addition, the law firm has collected and paid to the clerk of the court the sum of \$15 as the court's conversion fee.

DATED this 21st day of August, 2002.

LAW OFFICE OF KENNETH L. ANDERSON

By



Kenneth L. Anderson
Attorney for Debtor(s)

Kenneth L. Anderson, Attorney
Towne Square, Suite 330
504 Main Street
Lewiston, Idaho 83501
208/743-9569

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF IDAHO

In re:)	Case No. 00-
)	
JOEY LEE JAMES, and)	ATTORNEY'S DISCLOSURE
KIM RICHELE JAMES,)	STATEMENT OF COMPENSATION
fka Kim Covill,)	PAID OR TO BE PAID
fka Kim James,)	(11 USC 329)
husband and wife,)	
)	
Debtors.)	

PURSUANT TO 11 USC 329, the Law Office of Kenneth L. Anderson, consisting of Kenneth L. Anderson, Attorney for Debtor(s) herein, and one or more paralegals, makes this statement setting forth the compensation paid and/or to be paid for services rendered and to be rendered in contemplation of and in connection with the case by him, and the source of such compensation.

1. Debtor herein has paid and/or agreed to pay said law firm the following sums: prepetition retainer of \$595 plus filing fee to the court of \$185 (total \$780). All work, prepetition and postpetition, to be paid at \$120 per hour for attorney's time and \$60 per hour for paralegal's time.

The source of payment already made is debtor's funds.

Debtor herein has further agreed to compensate the said law firm at the aforementioned billing rates for time which may be applied by said law firm to the making of any amendments hereto which may be necessitated through the fault of anyone other than said law firm and to the defense of any complaint objecting to the discharge of the ATTORNEY'S DISCLOSURE STATEMENT (Chapter 13: Consumer) -1-

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debtor, to determine dischargeability of any debt, or to any such further work or the administration of the estate generally. Debtor further agrees that the terms of our fee agreement herein will also apply to any conversion of this proceeding.

2. All costs (e.g., copies at \$0.10 each, postage at cost, long distance telephone charges at \$0.10 per minute) necessarily incurred and paid by said law firm will be reimbursed by debtor(s).

3. Said law firm has not shared or agreed to share any portion of said compensation with any other person.

4. Said law firm has not received any other payment in this case, nor has made any other agreement, except as set forth herein. Said law firm does not accept direct payments from debtors in Chapter 13 cases beyond the prepetition retainer.

DATED this 9th day of November, 2000.

LAW OFFICE OF KENNETH L. ANDERSON

By



Kenneth L. Anderson
Attorney for Debtor(s)