

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF: _____) Case No. BK _____
_____, _____)
_____, _____) Chapter 13
_____, _____)
Debtor(s). _____)

Certification of À La Carte (“ALC”) Fees and Expenses

The undersigned attorney for the debtor requests the ALC fees and expenses identified below and certifies, under penalty of perjury the following is true and correct:

1. I provided the debtor legal services that qualify as ALC fees and expenses in Appendix B of the Nebraska Rules of Bankruptcy Procedure. The qualifying services are completed, including the entry of an order regarding the services.

2. I reviewed and fully complied with the requirements in Appendix B and the instructions to this form to recover ALC fees. This request does not violate any limitations on ALC fees and does not stack ALC fees.

3. The expenses I request are itemized in an attachment to this application and are the actual expenses I incurred in providing services that qualify for ALC fees.

No.	Service	Fee Allowed	Related CM/ECF Doc. #	Select Service with an “X”	Fee Request
<i>Motions</i>					
1.	Motion to allow claim as timely filed	\$ 300			
2.	Motion to alter or amend or for new trial	\$ 400			
3.	Motion to settle or approve settlement	\$ 400			
4.	Motion to assume or reject lease	\$ 300			
5.	Motion to avoid lien	\$ 400			
6.	Motion to borrow to purchase property or refinance	\$ 400			
7.	Objection to claim	\$ 300			
8.	Prepare and file late claim	\$ 300			
9.	Application to employ	\$ 400			
10.	Motion to extend the automatic stay	\$ 300			
11.	Motion to pay plan early	\$ 400			
12.	Amended plan post-confirmation	\$ 600			
13.	Limited motion to modify plan	\$ 400			

14.	Motion to reinstate case	\$ 300			
15.	Motion to sell property of the estate	\$ 400			
16.	Motion for turnover (non-adversary proceeding)	\$ 400			
17.	Motion to withdraw or borrow from retirement plan or account	\$ 300			
18.	Other necessary motions	\$ 300			
<i>Resistance</i>					
19.	Objection to motion for relief from stay	\$ 400			
20.	Resistance to motion to dismiss	\$ 400			
21.	Resistance to motion to reconcile plan payments	\$ 300			
<i>Expenses</i>					
Actual Expenses Incurred					\$
<i>Total</i>					
Total Fees and Expenses Requested					\$

Itemization of Expenses (unless attached):

Dated: _____

[SIGNATURE BLOCK]

*ALC Fees and Expense Form
Instructions and Comments*

A. **Deadline.** Requests must be filed within **60 days** after the service is completed, but not until the service is completed, including, as applicable, amending schedules, communicating with the client and interested parties, reviewing documents and claims, verifying funding, addressing objections, responding to requests, preparing affidavits, and attending any associated hearing.

B. **Docket Number.** State the specific docket entry or entries on the CM/ECF system relating to the service.

C. **Service.** A fee application must be served on every party in interest entitled to notice in the bankruptcy case with a matrix attached. If Local Rule 9013-1(D) (limited service for those who filed claims) is applicable and the movant services the entire matrix unnecessarily, the expense award may be reduced accordingly.

D. **Expenses.** Expenses in an ALC fee request must be itemized. The court will not award fees for routine internal copy charges, which are part of an attorney's general overhead, and which were considered in setting the ALC fee. Provided, copy charges not to exceed \$.10 per page may be awarded for large copy jobs (over 500 pages total). When voluminous documents are copied or served with a motion, attachments to the motion may be printed with two pages printed on a single page, unless the smaller printing makes the attachments illegible.

E. **Limitations.** ALC fees will not be awarded for requests to shorten or enlarge time; cursory, generic, routine, or non-substantive motions or resistances; filings which did not comply with local rules; or services required due to oversight, inexperience, or inefficiency.

F. **No Stacking.** ALC fees for one substantive service may not be stacked. For example, Each of the following is a single ALC service: 1) a motion to sell or transfer with a motion to purchase; 2) a motion to withdraw funds followed by a motion to pay a plan early; 3) defending a motion for relief from stay and from co-debtor stay on the same property; 4) a motion to avoid multiple liens on one item of property; 5) multiple objections to claims of the same creditor for the same or similar reasons which could have been handled with one objection; and 6) an amended motion.