

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF INDIANA

IN RE:)
)
ORDER SETTING MAXIMUM FEE) GENERAL ORDER 22-0006
FOR CHAPTER 13 CASES UNDER)
LOCAL RULE B-2016-1(c))

ORDER

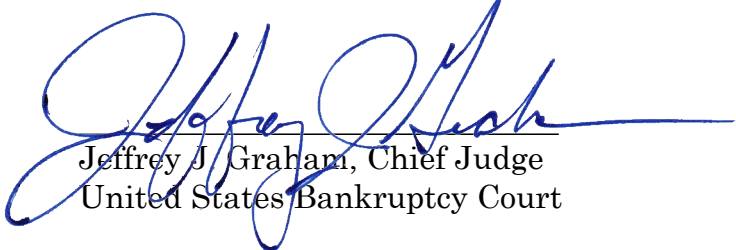
This order replaces General Order 22-0004 on the same subject, which is hereby RESCINDED.

Local Rule B-2016-1(c) establishes the procedure pursuant to which counsel for a Chapter 13 debtor is excused from compliance with the traditional fee application process of Fed.R.Bankr.P. 2016.

For all cases filed on or after August 1, 2022, the maximum fee allowable under the Local Rule's "Presumed Reasonable Fee" process is \$4,500. Further, debtor's counsel who files an adversary proceeding seeking to avoid an unsecured mortgage pursuant to Local Rule B-4003-3 is entitled to an additional \$500 above the "Presumed Reasonable Fee" per adversary proceeding, PROVIDED that counsel:

- discloses the higher fee in the original or an amended statement required by Fed.R.Bankr.P. 2016(b); and
- includes the higher fee within counsel's original or amended proof of claim.

July 25, 2022


Jeffrey J. Graham, Chief Judge
United States Bankruptcy Court