## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA

In re:		Bankruptcy Case No.
	Debtor(s)	
CERTIFICATE OF COMPLIANCE LBR 2016-1(c)(5)(B)		
I am the attorney of record for the Chapter 13 debtor(s) in this case. I/my firm opted to be paid		
under LBR 2016-1(c) (flat fee). Chapter 13 Plan § 3.05, ECF No		
Name of Attorney of Record:		
Prior to filing, I/my firm received the following retainer(s):	Fees: \$ Costs: \$	
Within the meaning of LBR 2016-1(c)(1)(B), this Chapter 13 is a:	<ul><li>□ Nonbusiness Case</li><li>□ Business Case</li></ul>	
The maximum allowed fee under LBR 2016-1(c) is:	\$	
This Chapter 13 case was dismissed and/or converted to Chapter 7 without confirmation of a plan, and the fee retainer received:	are dismis 2016-1(c)  Exceeds 2 dismissed \$ debtor/oth	exceed 25% of the flat fee allowed for cases that seed or converted without confirmation, LBR (4)(A); or  25% of the flat fee allowed for cases that are or converted without confirmation by  and I/my firm has refunded to the ner person that amount. A copy of the check or eipt signed by the debtor/other person is attached
I declare under penalty of perjury that the foregoing is true and correct.  Date: Signature:		