

**IN THE UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW MEXICO**

IN RE:	§	
	§	
FURR'S SUPERMARKETS, INC.,	§	Case No. 11-01-10779-SA
a Delaware Corporation,	§	Chapter 7 (Converted)
	§	
Debtor.	§	

**AGREED ORDER ON CHARLENE GREEN'S REQUEST FOR PAYMENT
OF ATTORNEY'S FEES AS PART OF CURE AMOUNT**

Came on this day to be considered the request of *Charlene Green For Payment of Attorney's Fees as Part of Cure Amount* (the "*Request*"). At hearing, the Parties appeared through their respective attorneys of record and announced to the Court that an agreement had been reached. The Court, after finding that notice was proper, and based upon consideration of the pleadings, record, and representations of counsel for Parties, is of the opinion that the proposed agreement is in the best interests of the Estate.

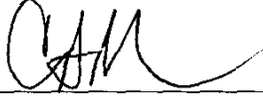
It is therefore. ORDERED. ADJUDGED and DECREED that Charlene Green is awarded. and shall hold a claim in the amount of \$2,000.00 to be treated as a Chapter 11 administrative claim in the present proceeding.

Dated: _____

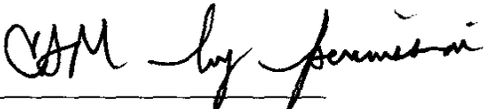


United States Bankruptcy Judge

Agreed as to Form:



Carlos A. Miranda, Esq.
Attorney for Charlene Green

for 
David Thuma, Esq.
Attorney for Debtor

I hereby certify that a true and correct copy
of the foregoing was either electronically
transmitted, faxed, delivered or mailed to
the listed counsel and parties on:

MAR 21 2002

Mary B. Anderson