

STATE OF NORTH CAROLINA		Form IDS-037	(Rev. 10/17)
_____ County		▶ <i>File Nos.</i>	
<i>Name Of Indigent Defendant</i>		CASE STATUS FEE APPLICATION ADDENDUM POTENTIALLY CAPITAL CASES AT THE TRIAL LEVEL WARRANT SERVED ON OR AFTER JANUARY 1, 2011 IDS Policy, "Hourly Pay Rates for Appointed Counsel in Potentially Capital Cases at the Trial Level"	
INSTRUCTIONS: <i>Private appointed counsel who represent a defendant in a potentially capital case at the trial level where the warrant was served on or after January 1, 2011 or the attorney was appointed on or after May 2, 2011 must complete this form and attach it to any AOC-CR-425 fee application that is submitted to the IDS Office. If counsel fails to attach this form to a fee application in any such case, the fee application will be returned to counsel unpaid.</i>			
I. FEE APPLICATION INFORMATION			
<i>Name Of Counsel</i>		<i>Name Of Co-Counsel (if applicable)</i>	
<i>Start Date Work THIS Fee Request</i>		<i>End Date Work THIS Fee Request</i>	
II. STATUS OF CASE			
<i>Date Warrant Served</i>		<i>Date Attorney Appointed</i>	
<i>Status Of Case (during time period covered by <u>this</u> fee application) (check all that apply)</i> <input type="checkbox"/> Proceeded Potentially Capital: The assigned prosecutor has not yet decided whether the case will proceed capitally or non-capitally and 12 months have not passed since the warrant was served. <input type="checkbox"/> Proceeded Capital: The case was formally declared capital at a Rule 24 hearing on (<i>insert exact date</i>) _____. <input type="checkbox"/> Proceeded Non-Capital: <input type="checkbox"/> The assigned prosecutor communicated to the undersigned counsel that the case will not be prosecuted capitally on (<i>insert exact date</i>) _____. <input type="checkbox"/> There was a formal declaration in open court or at a Rule 24 hearing that the case will not be prosecuted capitally on (<i>insert exact date</i>) _____. <input type="checkbox"/> 12 months have passed since the warrant was served and the court has not conducted a Rule 24 hearing. <i>NOTE: If jury selection in a trial begins with appointed counsel being paid at the proceeded capital hourly rate, counsel's services throughout the trial shall continue to be compensated at that rate regardless of any change in the status of the capital nature of the trial.</i>			
III. ATTACHMENTS			
<i>Attachments (check all that apply)</i> <input type="checkbox"/> Some or all of the time covered by this fee application was incurred while the case was proceeding non-capital, but the undersigned attorney hereby requests that the IDS Director find good cause to treat that time as proceeding potentially capital for compensation purposes. A written explanation for this request is attached. <input type="checkbox"/> Undersigned counsel believes this is an unusually complex and time-consuming case. To assist the IDS Director in evaluating the reasonableness of the time claimed, additional information is attached (<i>e.g.</i> , a description of the case and the State's evidence, a description of the discovery, a description of complex factual or legal issues, or a list of atypical motions).			
IV. CERTIFICATION			
<i>Date</i>	I, the undersigned attorney, make application for payment of services and reimbursement of necessary expenses incurred. I certify that the above information is complete and correct to the best of my knowledge.		<i>Signature Of Counsel</i>
V. IDS OFFICE USE ONLY			