UNITED STATES BANKRUPTCY COURT DISTRICT OF VERMONT

| 18 | SECTION | DAIN | CROP. | |
|----|---------|--------|--------|----------------------|
| | | & En | | |
| | Or | Docl | ζet | |
| /× | 10 | 0/24/0 | 5 | * \$\frac{\pi}{2} |
| | VRIC. | TOTAL | TE RUI | 5/ |

THANITE.

| In re: |) | Case No. 04-10463 cab |
|---------------------------------------|---|-----------------------|
| |) | Chapter 11 |
| FiberMark, Inc., |) | Jointly Administered |
| FiberMark North America, Inc., and |) | |
| FiberMark International Holdings LLC, |) | |
| |) | |
| Debtors. |) | |

ORDER ALLOWING THIRD INTERIM COMPENSATION AND REIMBURSEMENT OF EXPENSES TO ATTORNEY TO DEBTOR IN POSSESSION

UPON CONSIDERATION of the Application of the Obuchowski & Emens-Butler, as Attorneys to the Debtor in Possession for Allowance of Compensation and Reimbursement of Expenses, as dated September 27, 2005, such Application having been noticed in accordance with Bankruptcy Rule 2002 and a hearing having been held upon the Application on October 25, 2005, and no objection having been filed, and such fees and expenses appearing actual, necessary and such charges further appearing reasonable, and no adverse interest being present,

IT IS ORDERED that the Third Application for Interim Compensation by Obuchowski & Emens-Butler as attorneys to the Debtor in Possession, and for reimbursement of expenses, is **APPROVED** and **ALLOWED**, under this Application for compensation and reimbursement of expenses in the amount of \$37,003.00, representing \$35,362.35 in fees and reimbursement of expenses in the amount \$1,640.65, and

IT IS FURTHER ORDERED that the allowed fees and expenses of \$37,003.00 shall be paid at this time by the Debtors with currently available funds.

DATED at Rutland, Vermont this <u>24th</u>day of October, 2005.

Honorable Colleen A. Brown U.S. Bankruptcy Judge