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Fill	II in this information to identify your case		
	NITED STATES BANKRUPTCY COURT DISTRICT	OF COLORADO	
		Case #:	
Dei	ebtor 1: First Name Middle Name Last	Name	
Dol	ebtor 2:	Chapter:	
Dei		Name	
	cal Danksuntay Farm 4007 C 4		
	<u>cal Bankruptcy Form 1007-6.1</u> atement Under Penalty of Perjury Conce	rning Payment Advic	205
Stat	atement officer remarky of renjury conce	Tilling Fayinetic Advic	
Com	mplete the applicable sections and check the applica	able boxes.	
Par	art 1 Statement		
I,	[name] <sup>1</sup> state as fol	llows:	
1 4:4	<del>-</del>		on of an expression of within CO days
	d not file with the court copies of some or all paymer ore the date of the filing of the petition from any emp		e or payment received within 60 days
_	, , , , , , , , , , , , , , , , , , ,	•	
	I was not employed during the period immediatel	y preceding the filing of the	e above-referenced case:
	[insert the dates you were not employed].		
	I was employed during the period immediately pr receive any payment advices or other evidence of the filing of the petition.	eceding the filing of the ab of payment from my employ	ove referenced case but did not yer within 60 days before the date of
	I am self-employed and do not receive any evide	nce of payment from an er	mployer.
	Other:		
	[please provide explanation].		
Par	art 2 Verification of Debtor		
Гаі	verification of Deptor		
I dec	eclare under penalty of perjury that the foregoing is t	rue and correct.	
Date	ted:	Bv:	
		Signature of	Debtor
		NA - Mile and Add at	
			:
		Faccimile numb	ber:
		Facsimile mumb	er:
		L mail addiess.	<del></del>

L.B.F. 1007-6.1 (12/17) Page 1

 $<sup>^{\</sup>rm 1}\,{\rm A}$  separate form must be completed and signed by each debtor.

Fill in this	information t	. :			
		o identify your case			
	TATES BANK	RUPTCY COURT D	ISTRICT OF C		
Debtor 1:	First Name	Middle Name	Last Name	Case #:	
	Tilotivamo	Wildle Hame	Last Name		
Debtor 2:	First Name	Middle Name	Last Name	Chapter:	
			Last Name		
	nkruptcy Fo				
Disclosu	re Regardin	g Receivers			
Check app	licable box and	d complete the app	licable section	ons.	
Part 1 Di	sclosure				
In a chapte	r 11 reorganizat	tion case, the followi	ng informatior	n is required pursuant to L.B.R. 1007-7:	
□ No re	oceiver is in nos	session of debtor's p	oroperty		
	•	ession of all or part of	• •	nronerty:	
	•	by address or legal of			
	identification (	by address of legal (	, ,	· · · -	
				of creditor:	
				f receiver:	
			Address for		
			ne number for		
				applicable:	
	Ad	dress for attorney fo	r receiver, if a	applicable:	
	Telephone nu	imber for attorney fo	r receiver, if a	applicable:	
		Date of a	appointment of	f receiver:	
		Co	ourt appointing	g receiver:	
		Case Number for co	ourt appointing	g receiver:	
Part 2 Si	gnature of Del	otor's Attorney or [	Debtor (if unre	epresented)	
Datad:				Dur	
Dateu			_	By: Signature	
				Bar Number (if applicable): Mailing Address:	
				Telephone number:	
				Facsimile number:	
				E-mail address:	

L.B.F. 1007-7.1 (12/17) Page 1

Fill in this	information to	identify your	case					
UNITED S	TATES BANKE	RUPTCY COUR	RT DISTRICT OF (		)			
Debtor 1:	First Name	Middle Name	Last Name	Case #:				
	riistivamo	Wildale Harrie	Lastivanic					
Debtor 2:	First Name	Middle Name	Last Name	Chapter:				
Local Ba	nkruntov Fo					'		
	<u>nkruptcy Fo</u> Amendmen		, Lists, Schedu	ules. State	ements. a	and/or	Addition o	f Creditors
Please che pages as n	ck applicable l		rte applicable sec	<u> </u>	<u> </u>			
and/or add	eby notified tha ition of credito nendments		s filed amended do	ocuments: [	petition/lis	t(s)/sche	edule(s)/state	∍ment(s),
	applicable (no a		Petition) ion are amended a	as follows:				
	Section of Pe	tition	Information be	efore amend	lment		New inform	nation
2.2. List(s)  ☐ Not a	applicable (no a	mendments to	List(s))					
☐ The	following List(s)	are amended	as follows:					
	List		Information be	efore amend	lment		New inform	nation
Change	in creditor's na	me or address	on List(s).					
Cre	editor's name ar	nd/or address b	efore amendment		Corrected	creditor's	name and/or	address

L.B.F. 1009-1.1 (12/17) Page 1

Schedule(s) of Debts									
☐ Not applicable (no a	amendments to	o Schedu	les of Debt(s))						
☐ Schedule(s) of Debt	ts are amende	d as follo	ws:						
Schedules A/B:									
Description of property	Interest in p	property	Current valu	ue of	entire prope	rty	Curren	t value of por	rtion owned
Schedule C:	f the exemptio	n vou cla	im	1	Curr	ent val	ue of de	ebtor's intere	et
Amount o	r the exemption	ir you cia			Cuii	CIII Vai	ue or u	ebioi s intere	<u> </u>
If you object to this am this notice is served. Cattorney or debtor, if un Schedule D:	Objections mus nrepresented.								
	New creditor or  Amendment to existing creditor  digits of account #  mailing address		of account #,	4	Claim amount	Collateral		Collateral value	Any other change
<ul><li>☐ New creditor</li><li>☐ Amendment to exist</li></ul>	sting creditor								
☐ New creditor ☐ Amendment to exist	sting creditor								
Schedules E/F:									
New credit Amendment to exis		4 dig	ditor's name, la gits of account a ailing address				ity amount if any)	Any othe changes	
☐ New creditor ☐ Amendment to exist	sting creditor								
<ul><li>☐ New creditor</li><li>☐ Amendment to exist</li></ul>	sting creditor								
Schedule G:									
Contracting	Leasing party	and addi	ress		Wha	at the c	ontract	of lease is fo	r
				1					
Schedule H: Co-debtor/spouse,	former spouse	e, or legal	equivalent;	Cre	editor to who	m you		e debt/commu	unity state
na	ame and addre	ess					territo	ry	
1				1					

L.B.F. 1009-1.1 (12/17) Page 2

Schedules I/J:							
	Amended/New information						
2.4. Statement(s)							
☐ Not applicable (no amendmen	ts to Statement(s))						
☐ The following Statement(s) are	e amended as follows:						
Statement	Information before	e amendment	New information				
2.5. Addition of Creditor(s)							
☐ Not applicable (no additions)							
☐ Creditors have been added as	follows (and Schedules D	, E, or F have been	amended accordingly):				
☐ Creditors have been amended	as follows:						
Change in creditor's name or add	ress:	1					
Creditor's name and/or addre	ess before amendment	Corrected	creditor's name and/or address				
Part 3 Signature of Debtor's Atto	rney or Debtor (if unrepr	esented)					
Dated:		Ву:					
		Signature					
		Bar Number (if ar	oplicable):				
		Telephone number	er:				
			r:				
		E-mail address:					
Part 4 Verification of Debtor							
declare under penalty of perjury that	the foregoing is true and	correct.					
Dated:		Bv:					
		Signature of c	debtor				
		Mailing Address					
			er:				
		Facsimile numbe	r:				

L.B.F. 1009-1.1 (12/17) Page 3

### **Local Bankruptcy Form 1015-1.1**

### Order Granting Motion for Joint Administration

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	Lead Bankruptcy Case No			
Debtor.	Chapter			
In re:				
	Bankruptcy Case No			
Debtor.	Chapter			
ORDER GRANTING MOTION	FOR JOINT ADMINISTRATION			
[case number] on [movant] (Docket r	me Motion for Joint Administration filed in Case No.  [month/day/year], by  [number]), seeking to jointly administer			
the above-captioned cases pursuant to Fed. R. Bank ORDERS that the Motion for Joint Administra cases shall be jointly administered for procedural pur	ation is hereby GRANTED and the above-captioned			
IT IS FURTHER ORDERED that the jointly a whom the lower-numbered case (the "lead case") wa assigned and/or reassigned to the Honorable Bankruptcy Judge, and shall bear the initials [ adjust the assignment of cases accordingly.	dministered cases are reassigned to the Judge to s assigned. The above-captioned cases shall be[Judge's name], FML] following the case number. The Clerk shall			
IT IS FURTHER ORDERED that to effect join procedures shall apply, but shall have no effect upon individually or collectively:				
combined caption which includes the full	ents filed in the jointly administered case shall bear a name and number of each specific case as in ocketed and processed in the lead case, except for			
<ul> <li>(a) a motion which applies to fewer than all jointly administered debtors must clearly indicate in the caption and title to which debtor the motion applies, but must still be filed in the lead case;</li> </ul>				
<ul><li>(b) all proofs of claim must be filed in the</li><li>(c) monthly financial reports must be file</li><li>(d) amendments to schedules, statemer</li></ul>	e specific case to which they apply; d in the specific case to which they apply; and ats, lists and other required documents in Fed. R. ed in the specific case to which the amendments			
L.B.F. 1015-1.1 (12/17)	Page 1			

Combined Forms Page 6

- (2) Debtors shall maintain adequate records regarding the assets of the respective debtors' estates in order to protect the rights of joint creditors and separate creditors of these estates.
- (3) The Clerk (or other designated party) shall provide notice of the joint administration of the above-captioned cases to all creditors and interested parties identified in each case.

DATED	BY THE COURT:
	United States Bankruptcy Judge

L.B.F. 1015-1.1 (12/17)

Fill in this	Fill in this information to identify your case						
UNITED S	STATES BANKI	RUPTCY COURT DI	STRICT OF	COLORADO	)		
Debtor 1:				Case #:			
	First Name	Middle Name	Last Name	=			
Debtor 2:				Chapter:			
Debiol 2.	First Name	Middle Name	Last Name	_ Chapter.	-		
	nkruptcy Fo	<u>rm 2016-1.1</u> ication for Profe	ssional C	omnoneat	tion		
		13 Debtor's Cou		unipensai			
Complete a	applicable sect	ions and check app	olicable box	es.			
		Name of applican	t:				
Authorize	ed to provide pro	ofessional services to					
С	ate of order aut	thorizing employmen	t:				
		mpensation is sough					
		mount of fees sough					
Amou		eimbursement sough					
		_					
This is a(n)	:						
□ Interi	m Application						
☐ Final	Application						
If this is not	the first applica	ition filed herein by th	nie profession	nal disclose	all prior fee applic	ations.	
	• •	•					
L	Date filed	Period co	vered	_	equested fees & expenses	Total allowed	
					•		
		1		1		1	
The aggreg	ate amount of fo		aid to the App	olicant to dat	e for services rend	lered and expenses incurred	

L.B.F. 2016-1.1 (12/17) Page 1

## <u>Local Bankruptcy Form 2016-2.1</u> Order Approving Interim Advance Payment Procedures

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	Bankruptcy Case No
Debtor.	Chapter 11

#### ORDER APPROVING INTERIM ADVANCE PAYMENT PROCEDURES

THIS MATTER is before the Court on the Motion of the debtor for an Order establishing interim compensation procedures (the "Motion", Docket no. \_\_\_\_\_ [number]). Notice of the Motion having been given, no party in interest having objected thereto, and being advised in the premises,

HEREBY FINDS cause exists for granting the Motion, and the debtor's cash flow allows it to pay its professionals and other potential administrative priority claimants on a monthly or other specified interim advance basis.

#### THEREFORE, THE COURT ORDERS:

- (1) Motion is granted.
- (2) The interim advance payment procedures established in L.B.R. 2016-2 shall apply to debtor's professionals and other potential administrative priority claimants.
- (3) The estate's representative is authorized to pay, and the professional may seek or accept, Interim Advance Payments *when and only to the extent* that
  - (a) funds are available to pay all professionals and other known administrative priority claimants, and
  - (b) the professional has fully complied with this Order Authorizing the Interim Advance Payment Procedures, including all notice and objection provisions.
- (4) Provided the professional complies with the provisions set forth in this Order, the professional may receive 80% of the fees (with the remaining 20% referred to as the "holdback") and 100% of the expenses not subject to an unresolved objection, as provided in L.B.R. 2016-2(b)(8)(D). The professional may seek authorization for payment of the holdback amount as part of a subsequent formal interim fee application. To the extent any fees or expenses are not approved by the Court, they must be offset against the 20% holdback or be disgorged from the professional as appropriate.
- (5) Within 14 days from the end of the monthly billing cycle for which Interim Advance Payments are sought, the professional must prepare a detailed monthly statement ("Monthly Statement"). If the professional fails to seek Interim Advanced Payments within 14 days, then the professional must await the next monthly billing cycle to obtain payment or await the formal fee application process to obtain payment. Notice must be provided to the Noticed Parties described in L.B.R. 2016-2(b)(7). The Monthly Statement must comply with L.B.R. 2016-1(a)(2)(B).
- (6) Monthly Statements seeking the reimbursement of expenses must include a summary of expenses by category. Whenever a person pays expenses for others, the other person must be identified. It is not necessary to attach supporting documentation for expenses incurred to the Monthly Statement, unless and until the expense is challenged or questioned.

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- (7) The description of any service that is confidential in nature may be redacted from the Monthly Statements, but professionals must endeavor to use descriptions that allow adequate review of their services without compromising sensitive commercial information, attorney work product, or other privileges. If a redacted entry is questioned, these entries are to be treated as an Informal Objection, as set forth in L.B.R. 2016-2(b)(8)(A). For allowance of the fees for the redacted entries, the professional must move to submit unredacted Monthly Statements to the Court under seal as part of their subsequent formal fee application.
- (8) To receive an Interim Advance Payment, the professional must give timely notice to the debtor, debtor's attorney, the United States Trustee and, if applicable, to the chapter 11 trustee, and the attorney for the Creditors' Committee (or if there is no committee attorney, to all members of the committee), (collectively, the "Noticed Parties") and attach a copy of the applicable Monthly Statement.
- (9) Objections to Monthly Statements, referred to as "Informal Objections," must be submitted no later than 14 days after receiving notice of the Monthly Statement. Informal Objections must be submitted to the professional and Noticed Parties, and should not be filed with the Court. (The only objections that must be filed with the Court are objections to formal fee applications filed with the Court.) Informal Objections must specify the nature of the objection and the associated specific amount(s) within the Monthly Statement considered objectionable. If a professional receives an Informal Objection, then the professional may not seek or accept an Interim Advance Payment of any amount to which an Informal Objection has been lodged (and remains unresolved between the professional and objecting party). Instead the professional must wait to obtain payment through the formal interim or final fee application process or seek further order of the Court. As provided herein, the professional may then receive 80% of the fees and 100% of the expenses not subject to an unresolved objection. Failure to lodge an Informal Objection does not, by itself, constitute waiver of the right to object to a formal interim or final fee application. All Interim Advance Payments are subject to the interim and final fee applications filed with the Court pursuant to 11 U.S.C. §§ 330 and 331, and therefore subject to disgorgement.
- (10) Parties seeking Interim Advance Payments must:
  - (a) Comply with 11 U.S.C. §§ 330 and 331, L.B.R. 2016-1 and L.B.F. 2016-1.1 for interim and final compensation approval;
  - (b) File formal interim fee applications not more than every 120-days and at least every 180-days, unless otherwise ordered by the Court;
  - (c) Seek final approval of all interim compensation fee applications by filing a final fee application; and
  - (d) When applicable, suspend seeking or accepting an Interim Advance Payment as provided in L.B.R. 2016-2(c).
- (11) A professional's authorization to seek or accept any Interim Advance Payments will be for 120-day intervals only, beginning with the date the professional first began providing services after an order approving Interim Advance Payment procedures. After each 120 day interval, the professional's authorization to seek or accept Interim Advance Payments will be suspended until the professional has filed a formal application for interim or final compensation for all prior unapproved professional fees pursuant to 11 U.S.C. §§ 330 or 331. Upon the filing of a formal interim fee application, the professional may seek and accept Interim Advance Payments, as identified herein, without further order of the Court.

DATED	BY THE COURT:
	United States Bankruptcy Judge

L.B.F. 2016-2.1 (12/17) Page 2

			n to identify				_					
		STATES BAN	NKRUPTCY (	COURT D	STRICT OF	COLORADO Case #:	)					
Del	btor 1:	First Name	Middle	Name	Last Name	- Case #.						
						O	4.0					
Det	otor 2:	First Name	Middle	Name	Last Name	Chapter:	13					
Loc	al Ra	nkruntev	Form 2016	_2 1								
			orm Fee A		on							
Com	plete a	applicable s	ections and	check ap	plicable box	es.						
	_			•	•							
Par	ti 1 Su	ummary										
			330, Applica								ebtor, requests	
			ng fees and re ndered up to t				enses in	curred for	all reaso	nab	ly necessary and	
1.		•	ted in this app		ion:						\$	
2.		•	equested in th	• •	lion:					+	\$	
0	•		xpenses requ	•	<b>.</b>					=	\$	
3.		•	ate (exclusive		• ,	anfirmed al	an not t	o oveced	amount	-	\$	
4.		ed by the pla	es and expens n	ses to be p	daid through t	oniimea pi	an not t	o exceed	amount	=	\$	
											_ <del>- •</del>	
Par	t 2 Fe	es										
Amo	unt of f	ee Applicant	t agreed to wi	th debtor t	or performing	services to	represe	ent the de	btor in thi	s ca	ise:	
						amount dis	closed i	n 2016(b)	disclosur	e _	\$	
					amount d	isclosed in a	amende	d 2016(b)	disclosur	e _	\$	
(a) ]	This an	reed upon fe	ee represents:									
(Δ) ·	_	•	rvices in the									
			sed upon tim	,	nd/or							
	-	_	ment based u	-								
		cify terms].									<del></del>	
		-										
			attorney servi d the rate for <sub>l</sub>				rate for unt]/ho		attorney	ser	vices is \$	

L.B.F. 2016-3.1 (12/17) Page 1

Par	rt 3 Expenses		
Amo	ount of Expenses Incurred:		
	Copies: [number of copie Postage: Legal research: Facsimile: Other (specify) Total:	s] @ [amount]/copy	\$ \$ \$ \$ \$
Par	rt 4 Applicant's Certifications in Support of	of Long Form Fee Application	
Appl	licant Certifies/Attests that:		
	I have performed and will continue to perfor pendency of the entire case consistent with		ate services during the
	I am requesting a fee for services, which ex 2016-3 and listed in the applicable Chapter acknowledge that any payment of fees in ex by the Court.	13 General Procedure Order, as amende	ed from time to time. I
Par	rt 5 Application Attachments		
Atta	ched to this Application are:		
	<ul> <li>a. A narrative describing the services render of the presumptively reasonable fee amou unique aspects of the case and discussing</li> <li>b. Detailed time records describing all individing in the time spent for each service render ii. the hourly rate for each service render paralegals);</li> <li>iii. the charge for each service rendered;</li> <li>iv. such other and further information as pursuant to 11 U.S.C. § 330(a).</li> </ul>	ant, such as results achieved, difficulties of the standards of 11 U.S.C. § 330(a); dual services which include: red, broken out in tenths of an hour; red by the Applicant (and/or the hourly ra and	encountered or any other te for Applicant's associates or
Par	rt 6 Signature of Debtor's Attorney		
Date	ed:	By: Signature of Attorney	
		Bar Number: Mailing Address: Telephone number: Facsimile number: E-mail address:	

L.B.F. 2016-3.1 (12/17) Page 2

Fill in this information to identify your	case				
UNITED STATES BANKRUPTCY COU	RT DISTRICT OF C	OLORADO	)		
Debtor 1:		Case #:			
First Name Middle Name	e Last Name				
Debtor 2:	e Last Name	Chapter:	13		
First Name Middle Name	e Last Name			J	
Local Bankruptcy Form 2016-3.2 Notice of Chapter 13 Fee Applica					
Part 1 Objection Deadline					
Objection Deadline:	[month	/day/year]			
Part 2 Notice of Chapter 13 Fee Appli	ication				
NOTICE IS HEREBY GIVEN that the under Chapter 13 as follows:					
			Requested Fe	es: _\$	
		F	Requested Expens	es: \$	
	Previously Approved	d Fees/Exp	enses (if applicabl	le): \$	
A copy of the Chapter 13available on the Court's docket.	<u>[L</u>	ong/Suppl	emental] Fee App	lication is attached,	or is
Pursuant to L.B.R. 2016-3, if you oppose on or before the objection deadline stated clearly all objections and any legal basis for	above, served on the	ne movant a	at the address indi	cated below, and mu	
If there is no objection, the Court may allo Application for hearing.	w the fee as reques	ted, order f	urther supplement	ation or set the Cha	oter 13 Fee
Part 3 Signature of Debtor's Attorney	1				
Dated:		Ву:	nature of Attorney		
		Sigi	nature of Attorney		
		Bar Nu	mber:		
		Facsim	ile number:		<del>-</del> -
		E-mail	address:	<del></del>	

L.B.F. 2016-3.2 (12/17) Page 1

# <u>Local Bankruptcy Form 2016-3.3</u> Order Allowing and Approving Fees and Expenses for Long Form Fee Application

#### **UNITED STATES BANKRUPTCY COURT** FOR THE DISTRICT OF COLORADO

In re:		Bankruptcy Case No
Debtor.		Chapter 13
	ORDER ALLOWING AND EXPENSES FOR LONG F	· · · · · · · · · · · · · · · · · · ·
	<b>[amount]</b> and reimbursem	as attorney for the debtor, is allowed a fee for lent of out-of-pocket expenses of \$ [amount] remaining balance, \$ [amount], is payable
DATED	_	BY THE COURT:
		United States Bankruptcy Judge

L.B.R. 2016-3.3 (12/17) Page 1

Fill	in this information to identify your case						
UN	ITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO						
	btor 1: Case #:						
	First Name Middle Name Last Name						
De	btor 2: Chapter: 13						
	First Name Middle Name Last Name						
	cal Bankruptcy Form 2016-3.4						
	apter 13 Supplemental Fee Application  splete applicable sections and check applicable boxes.			_			
Pai							
				_			
allov	suant to 11 U.S.C. § 330, Applicant, [law firm], attorney for the vance of the following fees and reimbursement of out-of-pocket expenses incurred for all reaso copriate services rendered up to the date of confirmation as follows:						
1.	Total fees requested in prior application or through PRFA procedure:		\$				
2.	Total expenses requested in prior application or through PRFA procedure:	+	<u>Ψ</u>				
	(Total fees and expenses requested previously)						
	(Total fees and expenses approved by Court previously)		\$				
3.	Total fees requested in this application		\$ \$				
4.	Total expenses requested in this application	+	\$ \$				
	(Total supplemental fees and expenses requested)	=	\$				
5.	Amount paid prior to filing (exclusive of the filing fee)	_	\$				
6.	Net amount of fees and expenses to be paid through confirmed plan not to exceed amount	=	, <u>*</u>				
	funded by the plan		\$				
c Pai	t 2 Fees						
Amo	ount of fees Applicant agreed to with debtor for performing services to represent the debtor in the	nis c	ase:				
	amount disclosed in 2016(b) disclosur	·е _	\$				
	amount disclosed in amended 2016(b) disclosur	·е _	\$				
(a)	This agreed upon fee represents:						
	a flat fee for all services in the case;						
	hourly charges based upon time spent; and/or						
	other fee arrangement based upon:						
	[specify terms].						
	Applicant's rate for attorney services is \$ [amount]/hour; the rate for associate attorney [amount]/ hour; and the rate for paralegal services is \$ [amount]/hour.	ser	vices is \$				

L.B.F. 2016-3.4 (12/17) Page 1

Part 3	3 Expenses		
Amour	nt of Expenses Incurred:		
	Copies: [number of copies] @ _ Postage: Legal research: Facsimile: Other (specify): Total:	[amount]/copy	\$ \$ \$ \$ \$
Part 4	Applicant's Certifications in Support of Supp	plemental Form Fee Application	1
Applica	ant Certifies/Attests that:		
	I have performed all reasonably necessary and appropriate that is a property of the consistent with L.B.R. 9010-1, and previously obtain LFFA procedure as set forth in L.B.R. 2016-3.		
	I am requesting a supplemental fee for services reapproved fees under the PRFA or LFFA.	ndered post-confirmation which ex	xceeds the previously
Part s	5 Application Attachments		
Attach	ned to this Application are:		
	A narrative describing the services rendered posseeks a fee in excess of the fees previously apprachieved, difficulties encountered or any other ur U.S.C. § 330(a);  Detailed time records describing all individual service ii. the time spent for each service rendered, brown iii. the hourly rate for each service rendered by paralegals);  iii. the charge for each service rendered; and iv. such other and further information as the Appropriate in the control of the contro	roved by the Court under the PRF nique aspects of the case and discrivices which include: oken out in tenths of an hour; the Applicant (and/or the hourly ra	A or LFFA, such as results cussing the standards of 11 attendance of 11 attendance of 15 at
Part 6	6 Signature of Debtor's Attorney		
Dated	:	By:	

L.B.F. 2016-3.4 (12/17) Page **2** 

E-mail address:

### **Local Bankruptcy Form 2016-3.5**

## Order Allowing and Approving Supplemental Fees and Expenses for Supplemental Fee Application

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	Bankruptcy Case No Chapter 13
ORDER ALLOWING AND APPROVING SUP SUPPLEMENTAL F	
[Law firm], services rendered post-confirmation herein of \$[amouncurred post-confirmation of \$[amount]. The Court paramount of \$ [amount] and out-of-pocket expendents out of plan payments.	previously approved attorney fees in the aggregate ses in the aggregate amount of \$ [amount].
DATED	BY THE COURT:
	United States Bankruptcy Judge

L.B.F. 2016-3.5 (12/17) page 1

Fill	in this	information to	o identify your cas	e			
UNI	TED S	TATES BANK	RUPTCY COURT D	ISTRICT OF (			
Deb	tor 1:	First Name	NA: della Niacca	Last Name	Case #:		
		First Name	Middle Name	Last Name			
Deb	tor 2:				Chapter:	11	
		First Name	Middle Name	Last Name	•		
Cov Noti	er Sh ce of	eet for Moti Impending	orm 2081-1.1 on Seeking Exp Hearings There tions and check ap	on		er(s) and	
	n seek	ing expedited	aptioned chapter 11 entry of the following e Joint Administratio	g orders, pursu			[month/date/year], is filing a (see L.B.R. 1015-1)
			ayment of Prepetition	· .			(
			izing Use of Cash C				
	Interin	n Approval of F	Post-petition Secure	d and/or Supe	r-Priority Fir	nancing Pursu	ant to 11 U.S.C. § 364(c)
	Order	Authorizing Pa	ayment of Prepetition	n Claims of Ce	rtain Critica	l Vendors and	d Suppliers
	Order	Authorizing De	ebtor to Honor Certa	in Customer C	Obligations,	Including War	ranty Claims
	Comp	anies from Dis	continuing, Altering	or Refusing Se	ervice	ture Utility Se	ervices and Restraining Utility
	Order	Establishing Ir	nterim Notice Proced	lures (see L.B	.R. 2081-2)		
	Order	Authorizing Bo	onus or Retention Pl	ans			
	Order	Authorizing Re	etention of Cash Ma	nagement Sys	tems		
	Order	Establishing Ir	nvestment Guideline	S			
	Other	Orders					

L.B.F. 2081-1.1 (12/17) Page 1

Fill in this	information t	o identify your cas	е				
LINITED S	TATES BANK	RUPTCY COURT D	ISTRICT OF (	COL ORAD	n		
				Case #:			
Debtor 1:	First Name	Middle Name	Last Name	Case #.			
	i iist ivaille	Wildale Name	Last Name				
Debtor 2:				Chapter:	11		
	First Name	Middle Name	Last Name	•			
Land Da		0004 4 0					
		orm 2081-1.2					
Notice of	Filing of Cl	napter 11 Debto	r's Motion S	Seeking l	Expedited	d Entry of Ore	der(s)
0		4!					
Complete a	applicable sec	tions.					
Part 1 No	otice						
Pail I	olice						
you wish to e-mail addr method mo:	be notified of the set of the set which you streadily available.		sponse may be otice. If you spe may also obta	e in the forr ecify more t	n of L.B.F. 2 han one me	2081-1.3 and mu ethod of notice, [	
		hearing shall be fax					<del></del>
[facsimile i	number] or		[em	all addres	S].		
Part 2 Si	gnature of De	btor's Attorney or	Debtor (if unre	epresented	i)		
Dated:				By:			
					gnature		
				Bar Nu	ımber (if ap	plicable):	
				Mailing	g Address:		
				Teleph	one numbe	er:	<del></del>
						:	<del></del>
				E-mail	address: _		

L.B.F. 2081-1.2 (12/17) Page 1

Fill in this	information to	o identify your case	)					
UNITED S	TATES BANK	RUPTCY COURT D	ISTRICT OF C	OLORADO	)			
Debtor 1:				Case #:				
	First Name	Middle Name	Last Name					
Debtor 2:				Chapter:	11			
	First Name	Middle Name	Last Name	-				
Respons	e and Requ	orm 2081-1.3 est for Notice of tions and check ap		es.				
Part 1 Re	esponse							
Attention: _	· · · · · · · · · · · · · · · · · · ·	[de	ebtor's attorn	ey].				
I request the served as for		date, time, and place	e of the hearin	ig on debto	r's Motion Se	eking Exp	edited Entr	ry of Orders be
□ Email	l:		[email addres	ss(es)]				
□ Facsi	mile:		[facsimile	e number(s	)]			
Part 2 Si	gnature of Att	orney Requesting N	Notice or Part	y Request	ing Notice (i	f unrepre	sented)	
Dated:			_					_
				Sig	nature			
					mber (if appl			
					Address: _			
				l eleph	one number:			<del></del>
					nile number: address:			
				-				<del></del>

L.B.F. 2081-1.3 (12/17) Page 1

Fill in this	information to	identify your case	е						
UNITED S	TATES BANKI	RUPTCY COURT D	ISTRICT OF C	OLORADO	)				
Debtor 1:				Case #:					
	First Name	Middle Name	Last Name						
Dobtor 2:				Chantar	11				
Debtor 2:	First Name	Middle Name	Last Name	Chapter:	11				
	nkruptcy Fo			s Motion	Seeking	Exped	ited Entr	y of Orde	er(s)
Complete a	applicable sect	ions.							
Part 1 No	otice								
		on Seeking Expedite [month/day/ [letter], Fifth	year] at	[time] at the	he U.S. Ban	<b>[#]</b> , has kruptcy	been set fo Court, U.S.	or . Custom Ho	ouse,
Part 2 Si	gnature of Dek	otor's Attorney or I	Debtor (if unre	presented	l)				
Dated:			_		ınature				
				Mailing	ımber (if app J Address: _				
				Teleph	one numbe	r:			
					nile number:				
				E-man	address: _				

L.B.F. 2081-1.4 (12/17) Page 1

Fill in this	information to	identify your cas	е						
UNITED S	UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO								
Debtor 1:				Case #:					
	First Name	Middle Name	Last Name	•					
Debtor 2:				Chapter:	12				
	First Name	Middle Name	Last Name						

## Local Bankruptcy Form 2082-1.1 Motion to Confirm Chapter 12 Plan

Camp	1040	200	licabl	e section	200
COILID	nete	avv	IICabi	せ ろせしい	JIIS.
COLLIP	1010	app	II Gabi	c sccii	JI 13

art 1
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**Motion** 

The Debtor Moves for Orders as follows:

- (1) For an order confirming the chapter 12 plan filed [month/day/year], (the "Plan").
- (2) In accordance with the requirements of 11 U.S.C. § 1225(a)(4), Debtor asserts that as of the effective date of the Plan, the value of property to be distributed under the Plan on account of each allowed unsecured claim is not less than the amount that would be paid on such claim if the estate of the Debtor were liquidated under Chapter 7, Title 11, United States Code, on such date. This contention is based upon the facts set forth below:
  - a. As of the date of the petition, the Debtor owned property which would be property of the estate, as defined by 11 U.S.C. § 541, if a petition had been filed under Chapter 7 of Title 11 of the United States Code. That property has a liquidation value after deduction of the amount of liens and encumbrances against such property of \$[amount].
  - b. If Debtor had filed a petition for relief under chapter 7 on same date, Debtor would be entitled to exempt from the estate property having a value of \$[amount]. Debtor has claimed such property as exempt in the manner required by law.
  - c. If Debtor had filed a petition under chapter 7 on said date:
    - i. Debtor would owe debts entitled to priority under 11 U.S.C. § 507, including costs of administration, in the total amount of **\$[amount]**.
    - ii. Debtor would owe allowed unsecured claims in the total amount of \$[amount].
  - d. There would be available for distribution to creditors holding allowed unsecured claims after payment of priority claims an amount of **[amount]**.
  - e. It is estimated that distribution under chapter 7 to each creditor holding an unsecured claim as of said date would be [percentage]% of each claim.
  - f. The plan provides that creditors holding allowed unsecured claims which are timely filed in accordance with Fed. R. Bankr. P. 3002 and 3004 will receive at least [percentage]% of each claim.
- (3) For an order pursuant to 11 U.S.C. § 506(a) valuing secured claims which are to be paid through the Plan (list here all claims in which there is a dispute over the value of collateral).
  - a. Debtor alleges that the allowed secured and allowed unsecured claims of creditors holding collateral are:

Name of creditor	Description of collateral	Amount of debt	Debtor's contention of value of collateral

Debtor believes the property has the value set forth above because: [reasoning].

(4) For an order pursuant to 11 U.S.C. § 1225(a)(5) valuing property to be distributed under the Plan to holders of secured claims who do not accept the Plan [list here all such secured claims whether the value of collateral is disputed or admitted].

L.B.F. 2082-1.1 (12/17) Page 1

a. In support of confirmation and for determination that as of the effective date of the Plan the value of property to be distributed to holders of secured claims under the Plan is not less than the allowed amount of such claims, it is alleged that the following is correct:

Name of creditor	Allowed secured claim	Total to be paid on secured claim	Capitalization rate in percentage

- b. Creditors shall take notice that in the absence of a written objection by a creditor, the valuations asserted above by the Debtor will be accepted by the Court and shall be used in the Court's determination of the amounts to be distributed to holders of secured claims who do not accept the Plan.
- c. The capitalization rate set forth above was chosen because: **[reasoning]**.
- (5) For an order approving the classification of claims [strike this paragraph if not applicable]. In support of a determination that the classification of unsecured claims in the Plan complies with 11 U.S.C. § 1222(b)(1), it is asserted that the classification contained in the Plan is based upon the facts asserted below.
  - a. Unsecured claims (Class Four) are classified as follows:
    - The Plan provides the same treatment for each claim within each subclass of Class Four. The claims of each subclass of Class Four are substantially similar to the remaining claims in that subclass because [reasoning].
    - ii. The division of unsecured claims into subclasses does not discriminate unfairly against any other subclass because **[reasoning]**.
- (6) For an order pursuant to 11 U.S.C. § 1222(c) approving time for payments over a period of more than 36 months [strike any portion of this paragraph if not applicable].
  - a. The Plan requires payment over a period of approximately [number] months.
  - b. Because the Plan takes more than 36 months to complete distribution, the Debtor requests approval of the Court. Cause exists for the payment over a period of more than three years but not longer than five years as follows: [explanation].

Part 2 Signature of Debtor's Attorney or L	Debtor (if unrepresented)	
Dated:	By: Signature	
	Bar Number (if applicable): Mailing Address: Telephone number: Facsimile number: E-mail address:	
Part 3 Verification of Debtor		
I declare under penalty of perjury that the foreg	joing is true and correct.	
Dated:	By: Signature of Debtor	
	Mailing Address: Telephone number: Facsimile number: E-mail address:	

L.B.F. 2082-1.1 (12/17) Page 2

#### **Local Bankruptcy Form 2082-1.2**

# Order Granting Motion to Confirm and Confirming Chapter 12 Plan UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	
	Bankruptcy Case No
Debtor(s).	Chapter 12
ORDER GRANTING MOTION TO CONFIR	M AND CONFIRMING CHAPTER 12 PLAN
IT HAVING BEEN DETERMINED AFTER NOTICE AND A	HEARING:
That the Plan complies with chapter 12 and all other applic	cable provisions of Title 11, United States Code;
That any fee, charge, or amount required under Chapter 1 paid before confirmation, has been paid;	23 of Title 28, United States Code, or by the Plan, to be
That the Plan has been proposed in good faith and not by	any means forbidden by law;
That the value, as of the effective date of the Plan, of propunsecured claim is not less than the amount that would be liquidated under chapter 7 of Title 11, United States Code	paid on such claim if the estate of the Debtor were
	who have not accepted the Plan shall retain their liens, and o be distributed under the Plan on account of each secured han the allowed amount of each of those claims;
That the Debtor will be able to make all payments under the	e plan and to comply with the Plan;
That, if this order is entered after an objection to confirmate distributed under the Plan on account of the objector's clai provides that all of the Debtor's projected disposable incompate the first payment is due under the Plan, will be applied	m is not less than the amount of such claim, or the plan ne to be received during the plan, beginning on the date
IT IS ORDERED:	
The Motion to Confirm is granted;	
The Debtor's Plan is confirmed;	
The assumption of executory contracts on the terms stated	d in the Plan is approved.
The Debtor shall make the payments specified in the Plan	in the amounts and on the dates provided for therein.
DATED BY	THE COURT:
	United States Bankruptcy Judge

L.B.F. 2082-1.2 (12/17) page 1

Fill in this	information to	identify your case	•	
		RUPTCY COURT D		COLORADO
	TATES BANKI	COPICI COOKI DI	STRICTOF	Case #:
Debtor 1:	First Name	Middle Name	Last Name	
Dobtor 2:				Chanter 12
Debtor 2:	First Name	Middle Name	Last Name	Chapter: 12
Local Ba	nkruptcy Fo	rm 2022 1 2		
		d Right to Objec	t to Chapte	er 12 Plan
Part 1 Ol	ojection Deadli	ne		
Objection de	eadline:		[month	n/day/year].
Part 2 No	otice			
the provisio			•	or has filed herein a plan for the payment of debts pursuant to Code, together with a Motion to Confirm Chapter 12 Plan
[month/day		_ <b>[time]</b> at the U.S. I		[#], has been set for ourt, U.S. Custom House, 721 19 <sup>th</sup> Street, Courtroom [letter],
or before the counsel (or the objection	e objection dea the Debtor if no n deadline state	dline stated above.	The objection unsel) at the a ction must spe	to the confirmation of the Plan must file a written objection on must be filed with the court and served upon the Debtor's address below, and upon the chapter 12 trustee on or before ecify the grounds upon which the objection is made and any eral objections.
If objections but the cour at issue and on the confi	to confirmation t will hear the p the time need	n are filed, at the pre reliminary statemen ed for hearing, may o Debtor's Plan which	liminary heari ts of the partic enter orders o	ne court may confirm the Plan without taking further evidence. In one evidence will be taken and no witnesses need appear, ses, will conduct a status conference to determine the matters concerning discovery and will set a final date for the hearings may event, be within the time mandated by 11 U.S.C. § 1224,
Part 3 Sig	nature of Deb	tor(s)' Attorney		
Dated:			_	By: Signature of Attorney
				Bar Number: Mailing Address:
				Telephone number:
				Facsimile number:
				E-mail address:

L.B.F. 2082-1.3 (12/17) Page 1

#### **Local Bankruptcy Form 3003-1.1**

## Order Establishing Bar Date for the Filing of Proofs of Claim Pursuant to Fed. R. Bankr. P. 3003(c)(3)

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	Bankruptcy Case No
Debtor.	Chapter 11
ORDER ESTABLISHING BAR DATE FO PURSUANT TO FED. R.	
THIS COURT, having reviewed the[debtor-in-p n the premises and good cause having been shown,	[motion title] (the "Motion") possession, being advised hereby:
ORDERS that the Motion is GRANTED.	
IT IS FURTHER ORDERED that the Proofs opankruptcy case must be filed no later thanDate").	
IT IS FURTHER ORDERED that any claims findividual or entity that is required to file a Proof of Clareated as a creditor for the purposes of voting or distributions in this chapter 11 case and any claim of such	ribution, will not receive any further notices of
IT IS FURTHER ORDERED that following the claim deemed filed on its behalf pursuant to 11 U.S.C Debtor-in-possession in the respective bankruptcy scl	
IT IS FURTHER ORDERED that a copy of thi Exhibit A, and a Proof of Claim form must be served boursuant to Fed. R. Bankr. P. 2002(a)(7) bycertificate of service filed evidencing same.	by the Debtor-in-possession on all parties-in-interest
IT IS FURTHER ORDERED that the form of F with Official Form 410 in all respects, including the inf	Proof of Claim transmitted to creditors must comply formation contained on its reverse side.
DATED	BY THE COURT:
	United States Bankruptcy Judge
 <sup>1</sup> Subject to 11 U.S.C. § 726(a)(1) in the even	ut of conversion.

L.B.F. 3003-1.1 (12/17) page 1

Fill in this information to identify your case						
UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO						
Debtor 1:				Case #:		
	First Name	Middle Name	Last Name	•		
Debtor 2:				Chapter:	11	
	First Name	Middle Name	l ast Name			

#### **Local Bankruptcy Form 3003-1.2**

Notice of Order Establishing Procedures and Bar Date for the Filing of Proofs of Claim Pursuant to Fed. R. Bankr. P. 3003(c)(3)

Complete applicable sections.

Part 1	Notice

To individuals and entities who may be creditors of debtor:

Please take notice that the Court has entered an order establishing procedures and a bar date for filing proofs of claim pursuant to Fed. R. Bankr. P. 3003(c)(3) as follows:

- a. All proofs of claim must be filed with the Court such that they are received no later than

  [month/day/year] (the "Bar Date"). Claims are not deemed filed until actually received by the Clerk.
- b. Any claims filed after the Bar Date will be disallowed. Any individual or entity that is required to file a proof of claim by the Bar Date and that fails to do so will not be treated as a creditor for the purposes of voting or distribution, may not receive any further notices of mailings in this chapter 11 case and any claim of such individual or entity will be forever barred.
- c. Any creditor holding a claim arising prior to date of debtor's chapter 11 bankruptcy filing,

  [month/day/year that petition was filed], must file a proof of claim with the court if the claim is: (i) not scheduled, (ii) scheduled as disputed, contingent, or unliquidated, or (iii) if such creditor disagrees with the amount of the scheduled claim.
- d. Following the Bar Date, a creditor will not be allowed to amend a claim deemed filed on its behalf pursuant to 11 U.S.C. § 1111(a) by virtue of the listing of such claim by debtor in the applicable bankruptcy schedules.
- e. Claimants who have already filed their proofs of claim should not file a duplicate claim. Claimants who have filed a proof of claim may file an amended proof of claim by the Bar Date.

Any claim not timely filed with the Clerk within the time set forth above will be forever barred from sharing in the estate or being treated as a claim for purposes of voting or distribution.<sup>1</sup>

L.B.F. 3003-1.2 (12/17) Page 1

Combined Forms Page 27

<sup>&</sup>lt;sup>1</sup> Subject to 11 U.S.C. § 726(a)(1) in the event of conversion.

### Part 2 Signature of Debtor's Attorney or Debtor (if unrepresented)

Dated:	By:
	Signature
	Bar Number (if applicable):
	Mailing Address:
	Telephone number:
	Facsimile number:
	E-mail address:

L.B.F. 3003-1.2 (12/17) Page 2

Fill in thi	s inform	ation to ide	ntify your case	e			
UNITED	STATES	BANKRUP <sup>-</sup>	TCY COURT D	ISTRICT OF	COLORADO		
Lead D	Debtor:				Lead Case #:		
	_	First Name	Middle Name	Last Name			
Г	Debtor:				Case #:		
		First Name	Middle Name	Last Name	<del></del>		
Notice o	f Order				ar Date for the Fil	ling of Proof	s of Claim
Complete	applicab	le sections					
Part 1 N	lotice						
To individu	als and e	entities who	may be credito	rs of debtor:			
			rt has entered a kruptcy Proced		olishing procedures and B) as follows:	d a bar date for	filing proofs of claim
a.		fs of claim r	[		uch that they are receivear] (the "Bar Date").(		
b.	claim by	y the Bar Da tion, may no	ite and that fails	s to do so will urther notices	wed. Any individual or not be treated as a cre of mailings in this chap	editor for the pur	
C.	court if	the claim is:	[i	month/day/yeed, (ii) schedu	ıled as disputed, contir	filed], must file	a proof of claim with the
d.					owed to amend a claim ch claim by debtor in th		n its behalf pursuant to inkruptcy schedules.
e.	name] adminis	unless the le tration only. at debtor's in	ead debtor is th [ In each proof ndividual bankr	e actual entity Lead debtor's of claim filed uptcy case nu		provided for joint ust (i) name one ve. Do not comb	specific debtor, and (ii) bine claims against two

f. Claimants who have already filed their proofs of claim should not file a duplicate claim. Claimants who have filed a proof of claim may file an amended proof of claim by the Bar Date.

Any claim not timely filed with the Clerk within the time set forth above will be forever barred from sharing in the estate or being treated as a claim for purposes of voting or distribution.<sup>1</sup>

support the amount and basis of the claim.

Page 1

<sup>&</sup>lt;sup>1</sup> Subject to 11 U.S.C. § 726(a)(1) in the event of conversion. L.B.F. 3003-1.3 (12/17)

Signature of Debtor's Attorney or Debtor (if unrepresented)					
By: Signature					
Mailing Address:					
Telephone number:					
Facsimile number:					
E-mail address:					
	By: Signature  Bar Number (if applicable): Mailing Address: Telephone number: Facsimile number:				

#### Commentary

The caption for jointly administered cases must be in compliance with L.B.R. 1015-1: All motions, pleadings and other documents filed in the jointly administered cases must be filed, docketed and processed in the lead case and bear a combined caption, including the full name and case number of each specific case. This does not apply to proofs of claim, which should be filed in each specific case.

L.B.F. 3003-1.3 (12/17) Page 2

### <u>Local Bankruptcy Form 3003-1.4</u> Order Setting Bar Date for Filing Motions for Allowance of Chapter 11 Administrative Expense Claims

#### **UNITED STATES BANKRUPTCY COURT** FOR THE DISTRICT OF COLORADO

In re:	Bankruptcy Case No							
Debtor.	Chapter 11							
ORDER SETTING BAR DATE FOR FILING MOTIONS FOR ALLOWANCE OF CHAPTER 11 ADMINISTRATIVE EXPENSE CLAIMS								
THIS MATTER comes before the Court on the[title of Motion] ("Motion"). The Court, having reviewed the pleadings and being advised,								
ORDERS that the Motion is GRANTED.								
IT IS FURTHER ORDERED that all motions seeking payment of chapter 11 administrative expenses, along with L.B.F. 9013-1.1 Notice, must be filed no later than [month/day/year] (the "Bar Date"). Filings are effective upon receipt by the Clerk. It is not sufficient to file a proof of claim asserting an administrative expense without filing an appropriate motion and L.B.F. 9013-1.1 Notice by the deadline.								
IT IS FURTHER ORDERED that any requests for payment of chapter 11 administrative expenses filed after the Bar Date will be DISALLOWED. Any individual or entity that is required to file a request for payment of an administrative claim and that fails to do so by the Bar Date will not be treated as a creditor for the purposes of distribution, and any claim of such individual or entity will be forever barred. <sup>1</sup>								
IT IS FURTHER ORDERED that a copy of this order and notice in the form attached hereto as Exhibit A must be served on all parties-in-interest by [date].								
DATED BY	THE COURT:							
Ur	nited States Bankruptcy Judge							

L.B.F. 3003-1.4 (12/17) Page 1

Combined Forms Page 31

<sup>&</sup>lt;sup>1</sup> Subject to 11 U.S.C. § 726(a)(1) in the event of conversion.

Fill in this	information	to identify your case					
UNITED S	TATES BANK	RUPTCY COURT DI	STRICT OF C	COLORADO	)		
Debtor 1:				Case #:			
	First Name	Middle Name	Last Name		-		
Debtor 2:				Chapter:	11		
	First Name	Middle Name	Last Name				
Fxhihit A	to Local B	ankruptcy Form	3003-1.4				
Notice of	Order Sett	ing Bar Date for er 11 Administra	Filing Moti		S		
Complete a	pplicable se	ctions.					
Part 1 No	otice						
To all credite	ors and partie	s in interest:					
last date for captioned captioned captioned captioned captioned captions are captioned as a second caption of the caption of t	filing a Motion ase prior to n to chapter i	e Court has entered an for Allowance of Adr 7 or confirmation of a s by professionals for	ministrative Exits Chapter 1	pense Clai  1 Plan of R	ms under 11 U. Leorganization	S.C. § 503 a	hth/day/year], as the arising in the above-pplicable language)],
Notice, mus	t be filed with	ed, a Motion for Allow the Court such that th ar Date"). Motions ar	ey are receive	ed no later	than	<u> </u>	oroper L.B.F. 9013-1.1  k.
and L.B.F. 9	013-1.1 Notic	rative Expense Claims be are not filed by ch entity will be foreve			[month/day	<b>y/year]</b> , will b	ninistrative Expense be disallowed and any
	cient to file a otice by the de	proof of claim assertir eadline.	ng an administ	trative expe	nse without filin	ng an approp	riate Motion and
Part 2 Sig	gnature of De	ebtor's Attorney or D	ebtor (if unre	epresented	)		
Dated:				Dv.			
Dateu.			_		nature		<del></del>
				Mailing Teleph Facsim	mber (if applica Address: one number: _ nile number: address:		

L.B.F. 3003-1.4 (12/17) Page 2

Combined Forms Page 32

 $<sup>^2</sup>$  Subject to 11 U.S.C.  $\S$  726(a)(1) in the event of conversion.

Fill in this	information to	identify your case	9				
UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO							
Debtor 1:		Middle Name		Case #:			
	First Name	Middle Name	Last Name	•			
Debtor 2:				Chapter:			
	First Name	Middle Name	Last Name				
Local Baı	nkruptcy Fo	rm 3004-1.1					
Notice of	Filing Proof	of Claim					
Complete a	Complete applicable sections.						
Part 1 No	otice						
This Notice is to inform you that [debtor or trustee] has filed a Proof of Claim on your behalf in this case. A copy of the proof of claim is attached.							
Part 2 Signature of Trustee, Debtor's Attorney, or Debtor (if unrepresented)							
Dated:			_	By: Signature			
				Bar Number (if applicable)			
				Mailing Address:			
				Telephone number: Facsimile number:			
				E-mail address:	<del></del>		

L.B.F. 3004-1.1 (12/17) Page 1

# <u>Local Bankruptcy Form 3012-1.1</u> Order Granting Motion for Valuation of Collateral and Determination of Secured Status

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	Bankruptcy Case No
Debtor.	Chapter
ORDER GRANTING MOTION FOR AND DETERMINATION (	
THIS MATTER COMES BEFORE THE COUR and Determination of Secured Status under 11 U.S.C.	RT on the debtor's Motion for Valuation of Collateral . § 506 (the "Motion"), (docket no <b>[#]</b> ).
IT IS HEREBY ORDERED:	
<ul><li>(1) The Debtor's Motion is GRANTED.</li><li>(2) The lien held by</li></ul>	[name of creditor] on the common address of property] is valued at \$0
and is entirely unsecured for purposes of the (3) Unless otherwise ordered by the Court, the cr the debt as stated in any timely filed allowed p	debtor's plan. reditor will have an unsecured claim in the amount o proof of claim, including such claims filed within 30 red status under Fed. R. Bankr. P. 3002(c)(1) and
(4) Upon successful completion of all payments u	under the debtor's plan, the debtor may request an be effective upon discharge where debtor is eligible
(5) If the bankruptcy case is dismissed or convert	ted to a chapter 7, this order shall be deemed shall continue in full force and effect as specifically
DATED	BY THE COURT:
	United States Bankruptcy Judge

Fill in	this	information to ide	entify your ca	ise			
UNIT	ED S	TATES BANKRUP	TCY COURT	DISTRICT OF	COLORADO	)	
Debte	or 1:				Case #:		
	-	First Name	Middle Name	Last Name	_		
Debte	or 2:				_ Chapter:	13	
		First Name	Middle Name	Last Name			
Chap	ter 1	nkruptcy Form 3 Plan Valuation of C		nd Classifica	ntion of C	aims	
		oplicable sections. y filed plans.	This chapter	13 plan dated _			[month/day/year] supersedes
Part '	Not	tices					
1.1.	writt notic be c	en objection with the ce.) If you do not fi	ne Court by th le a timely ob	e deadline fixed jection, you will	by the Cou be deemed	rt. (Applicable de to have accepted	ovision of the plan you must file a eadlines given by separate the terms of the plan, which may f claim in order to receive the
1.2.	Non	standard Provision	ons				
		This plan contain	s nonstandar	d provisions set	out in Part 1	2 of the plan	
1.3.	Mot □		s a motion for	valuation of pe	rsonal prope	erty collateral and	der 11 U.S.C. § 506 determination of secured status an.
		The debtor is req U.S.C. § 506 by s Status of motion:	separate moti	ation of <i>real pro</i> on. Additional o	operty collate letails are pr	eral and determing ovided in Parts 7.	ation of secured status under 11 3 and/or Part 7.4 of this plan.
		[list status of me	otion here (i.	e. date filed, da	ite granted,	to be filed conte	emporaneously, etc.)]
1.4.	Motio		uesting avoid U.S.C. § 522	ance of a judicia			purchase-money security provided in Part 10.4 of this
		[list status of me	otion here (i.	e., date filed, d	ate granted	, to be filed cont	emporaneously, etc.)]
Part 2	2 Bac	kground Informa	tion				
2.1	Prio	or bankruptcies pe	ending within	one year of th	e petition d	ate for this case	:
	Ca	ase number and ch	apter	Discharge or	dismissal/co	nversion	Date
	<u> </u>						

2.2	Dis	charge: The debtor:	
		is eligible for a discharge	
	Ol	R	
		is not eligible for a discharge and is not seeking a discharge.	
2.3	Do	micile & Exemptions:	
	Pric	or states of domicile:	
	wi	thin 730 days: [list states]	
	wi	thin 910 days: _[list states]	
		e debtor is claiming exemptions available in the $\square$ state of	<b>state]</b> or □ federal
2.4		mestic Support: The debtor owes or anticipates owing a Domestic Support Obligation as de 01(14A). Notice shall be provided to these parties in interest:	fined in 11 U.S.C.
	A.	Spouse/Parent:	
	В.	[identify] Government:	
	C.	[identify] Assignee or other:	
	D.	[identify]  The debtor □ has provided the trustee with the address and phone number of the Domestic recipient, or □ cannot provide the address or phone number because it/they is/are not available.	
	E.	The current monthly income of the debtor, as reported on Official form 122C-1 or 122C-2, as below, $\square$ equal to, or $\square$ above the applicable median income	
Part 3	B Pla	an Analysis	
3.1	Tot	tal Debt Provided for under the Plan and Administrative Expenses	
	A.	Total Priority Claims (Class One)  1. Unpaid attorney's fees   (Total attorney's fees are estimated to be \$ [amount] of which \$ [amount]   been prepaid)  2. Unpaid attorney's costs (estimated)  3. Total taxes	\$   \$   \$     \$     \$     \$     \$     \$     \$     \$     \$     \$     \$     \$     \$
	B. C. D. E. F.	(Federal \$ [amount]; State \$ [amount]; Other \$ [amount]) Total payments to cure defaults (Class Two) Total payments on secured claims (Class Three) Total payments on unsecured claims (Class Four) Sub-Total	\$ \$ \$ \$ \$

3.2	Reconciliation with Chapter 7									
	A.							er than replace	ment values	).
	В.				ay appear in Ci our unsecured			ed:		
					est in non-exem					\$
			Property	Value	Less	Less	Х	Less	= Net	
					costs of sale	liens	Debtor's interest	exemptions	value	
							ii itoroot			
					recoverable un					\$
					er 7 administrate to priority cred		es			\$ \$ \$
			Equals: est				creditors if Ch	napter 7 filed (if	negative, en	ter
	C	Fetir	zero) nated navm	ent to Class	s Four unsecure	ad creditors	under the C	hapter 13 Plan	nlus any fun	
	Ο.				erty" described i			napici 10 i lan	plus arry rur	\$
Part 4	Pro	pert	ies and Fut	ture Earnin	gs Subject to	the Superv	rision and C	ontrol of the T	rustee	
		-								
4.1								the trustee all execution of the		
					be paid to the	trustee for a	a period of ap	proximately		
	В.				[month/d	ay/year] as	s follows:			
			Number of p	payments	Amo	ount of pay	ments		Total	
					7	Total of mo	nthly paymer	nts		
	C.	Amo	ounts for the	payment of	Class Five pos	st-petition c	laims include	ed in above: \$	[amou	ıntl
			er property:	pay	о.шооо рос			Ψ_		
		[spe	cify].							
4.2	Day	mon	te: The deb	tor agrees t	o make payme	nte under th	oo Dlan ac fo	llowe:		
4.2					ent to employe	r: Paid in th	ne following n	nanner: \$	[amount] t	
					address telen			weekly, month		period, ame,
			ddress, tel			none namb			[116	,
	0	₹								
			Direct payme	ent from deb	tor to trustee.					
Part 5	Cla	ass C	ne - Claims	s Entitled to	o Priority Unde	er 11 U.S.C	:. § 507			
							<u> </u>			
										deferred cash to the trustee
								e trustee) as fo		s to the trustee
5.1						-		-		
J. I			l <b>administra</b> tee's compe		ses։ % of amounts ր	oaid by deb	tor under this	s Plan)		\$
	B.	Atto	ney's Fees	,	and subject to a	-		,	- -	\$
L.B.F. 30	15-1.	1 (12/	17)							Page 3

	C.	Atto	orne	's Costs (estimated	and subject to	allowance)		\$	
5.2		Do	mest oun 1.	ic Support Obligation is provided by the provided by the priority support arreasonable. It is provided by the priority support arreasonable. The debtor is maked by in the amount of amount, from the durate arrearage. Other: For the durate with the Court and see the provided by the provi	ns: A proof of blan.  arage: The deep paid as followers trustee pursue sing monthly polymount] is for count is for count to the plan ubmit to the trusteen.	ebtor owes past due ws: ant to the terms of ayments via a wag int] to urrent support payr n, during the annive ustee an update of	nely filed in one support to [nather Plan; or e order □ or diments and \$ersary month of the required in	U.S.C. § 507 [if nonerder for the trustee ame] in the total amo irectly □ (reflected or Of that make amount] is to put formation, the deformation regarding	unt of \$  Schedule I or nonthly ay the btor shall file
	R	Tax	xes	Support Obligations	and the status	s of required payme	ents.		
	٥.	1 4		Federal taxes					\$
			2.	State taxes					\$
		3.	Oth	er taxes:					\$
			- Ahl	scribe]					_
		4.		er Class One claims	, if any:				\$
					, , 				· -
			[de	scribe]					
Part 6	CI	266	Two	- Defaults					
ı arı c		uss	1 44 0	Delaulis					
6.2	Cla del pay	ecific ass <sup>-</sup> btor':	cally: Two s prin	serve such creditor ir  A [if none, indicate]	the manner s	specified in Fed. R.  orth below are secu	Bankr. P. 901	n Class Two, debtor 4 and 7004. n interest in real prope Defaults shall be cure	erty that is the
	OR	₹							
	(	Cred	litor	Total default amount to be cured1	Interest rate	Total amount to cure arrearage	No. of months to cure	Regular monthly payment to be made directly to creditor	Date of first payment
6.3	an pro due	inter opert e aft	rest i y tha	n real t is the debtor's princ e date on which the f	cipal residence	e) or unsecured clai	ims set forth be	other than claims se elow on which the las nall be cured and reg	st payment is
		None	Э						
	OR	?							

 $^{\rm 1}$  The lesser of this amount or the amount specified in the Proof of Claim. L.B.F. 3015-1.1 (12/17) Page 4

Creditor	Description	Total	Interest rate	Total	No. of	Regular	Date of first
	of	default		amount to	months to	monthly	payment
	collateral	amount to		cure	cure	payment to	
		be Cured <sup>2</sup>		arrearage		be made	
						directly to	
						creditor	

6.4	Class Two C [if none, indicate]: Executory contracts and unexpired leases are rejected, except the following,
	which are assumed:

□ None

OR

Other party to lease or contract	Property, if any, subject to the contract or lease	Total amount to cure, if any	No. of months to cure	Regular monthly payment to be made directly to creditor	Date of first payment

A. In the event that debtor rejects the lease or contract, creditor shall file a proof of claim or amended proof of claim reflecting the rejection of the lease or contract within 30 days of the entry of the order confirming this plan, failing which the claim may be barred.

#### art 7 Class Three – All Other Allowed Secured Claims

Claims shall be divided into separate classes to which 11 U.S.C. § 506 shall or shall not apply as follows:

- **7.1 Modification of Rights:** If debtor is proposing to modify the rights of creditors in Class Three, debtor must specifically serve such creditor in the manner specified in Fed. R. Bankr. P. 9014 and 7004.
- **7.2** Adequate Protection: If adequate protection payments are indicated, such payments will be made by the trustee to the creditors indicated above until such time that superior class creditors are paid in full. Any adequate protection payments made will be subtracted from the total amount payable. Unless otherwise provided, adequate protection payments will accrue from the date of filing but will not be made until the creditor has filed a timely proof of claim.
- 7.3 Secured claims subject to 11 U.S.C. § 506 (Real Property): In accordance with Fed. R. Bankr. P. 3012 and 7004 and L.B.R. 3012-1, the debtor has filed and served a separate motion for valuation of collateral and determination of secured status under 11 U.S.C. § 506 as to the real property and claims listed in Part 1.3 of this plan and below. The plan is subject to the court's order on the debtor's motion. If the court grants the debtor's motion, the creditor will have an unsecured claim in the amount of the debt as stated in any timely filed, allowed proof of claim, including such claims filed within thirty days from entry of an order determining secured status under Fed. R. Bankr. P. 3002(c)(1) and (3). The creditors listed in Part 1.3 and below shall retain the liens securing their claims until discharge under 11 U.S.C. § 1328, or, if the debtor is not eligible for a discharge, upon the debtor's successful completion of all plan payments and the closing of the case.

	No	one
--	----	-----

OR

<sup>&</sup>lt;sup>2</sup>The lesser of this amount or the amount specified in the Proof of Claim.

	e of creditor		ription of collater ant to L.B.R. 301		Proof of claim amount, if any		
3 plan, for a va property and cla	s subject to 11 U. Iluation of collatera ims below. The contractions in full united to the subject to the subje	al and determinati reditors shall reta	ion of secured st in the liens secu	atus under 11 U	.S.C. § 506 regain	ding the	
□ None							
OR							
	ng creditors shall be m shall be treated			n collateral. Any	remaining portio	n of the	
Creditor	Description of collateral	Confirmation value of collateral	Amount of debt as scheduled	Interest rate	Adequate protection payment	Total amount payable	
the sum in f		e paid the remain	ing balance pay	able on the debt	over the period r	equired to p	
Creditor	Description of collateral	Confirmation value of	Amount of debt as	Interest rate	Adequate protection	Total amount	
Creditor	-			Interest rate		amount	
Secured claims ollowing credito epresents the r	-	value of collateral  C. § 506 shall n liens securing the payable on the d	debt as scheduled  ot apply (perso eir claims, and the	nal property) [if	protection payment  f none, indicate] the amount spec	amount payable  The ified which	
Secured claims collowing creditor epresents the r None OR Creditor  Property being	collateral  s to which 11 U.S  ors shall retain the emaining balance  Description o	value of collateral  C. § 506 shall n liens securing the payable on the d  f Amour scl	debt as scheduled  ot apply (perso eir claims, and the ebt over the perion of debt as heduled	nal property) [ifey shall be paid od required to paid of the paid	protection payment  f none, indicate] the amount spec ay the sum in full  Adequate protection payment	amount payable  The ified which amount payable	
Secured claims ollowing credito epresents the r None OR Creditor	collateral  s to which 11 U.S  ors shall retain the emaining balance  Description of collateral  surrendered [if retains the surrendered is retains the semaining balance is retained to the surrendered is retained to t	value of collateral  C. § 506 shall n liens securing the payable on the d  f Amour scl	debt as scheduled  ot apply (perso eir claims, and the ebt over the perion of debt as heduled	nal property) [ifey shall be paid od required to paid of the paid	protection payment  f none, indicate] the amount spec ay the sum in full  Adequate protection payment	amount payable  Total amount payable	

7.4

7.5

7.6

7.7 Relief from Stay: Relief from the automatic stay to permit enforcement of the liens encumbering surrendered property shall be deemed granted by the Court at the time of confirmation of this Plan. With respect to property surrendered, no distribution on the creditor's claim shall be made unless that creditor files a proof of claim or an amended proof of claim to take into account the surrender of the property. Class Four - Allowed Unsecured Claims Not Otherwise Referred To in the Plan Part 8 8.1 Payment of Class Four Claims: Class Four Claims are provided for in an amount not less than the greater of: A. The amount necessary to meet the best interests of creditors pursuant to 11 U.S.C. § 1325(a)(4) as set forth in Part 3.2: or B. Total disposable income for the applicable commitment period defined by 11 U.S.C. § 1325(b)(1)-(4). 8.2 Disposable Income: The monthly disposable income of \$\_\_\_\_\_ [amount] has been calculated on Form 122C-1 or 122C-2, as applicable. Total disposable income is \$\_\_\_\_\_ [amount], which is the product of monthly disposable income of \$\_\_\_\_\_ [amount] times the applicable commitment period of \_\_\_\_\_ [time period]. 8.3 Classification of Claims: A. 
□ Class Four claims are of one class and shall be paid a pro rata portion of all funds remaining after payment by the trustee of all prior classes: OR B. 

Class Four claims are divided into more than one class as follows: [describe]. 8.4 Non-Dischargeable Claims: A timely filed claim, found by the Court to be non-dischargeable pursuant to 11 U.S.C. § 523(a)(2), (4), or (6), will share pro-rata in the distribution to Class Four. Collection of the balance is stayed until the case is dismissed, converted to a Chapter 7 or discharge enters, unless ordered otherwise. Part 9 Class Five - Post-Petition Claims Allowed Under 11 U.S.C. § 1305 (if none indicate) Post-petition claims allowed under 11 U.S.C. § 1305 shall be paid as follows: [describe]. OR □ None Part 10 Other Provisions 10.1 Direct Payments: Payment will be made directly to the creditor by the debtor on the following claims: Creditor Collateral, if any Monthly payment No. of months amount to payoff 10.2 Effective Date of Plan: The effective date of this Plan shall be the date of entry of the Order of Confirmation. 10.3 Order of Distribution: A. 

The amounts to be paid to the Class One creditors shall be paid in full, except that the chapter 13 trustee's fee shall be paid up to, but not more than, the amount accrued on actual payments made to date. After payment of the Class One creditors, the amounts to be paid to cure the defaults of the Class Two A, Class Two B and Class Two C creditors shall be paid in full before distributions to creditors in Classes Three, Four, and Five (strike any portion of this sentence which is not applicable). The amounts to be paid to the Class

fi	led pursuant to Fed. R	cured creditors will only be t. Bankr. P. 3002 and 3004 sove in the manner specifie	and after payme	nts are made to Cla	
В. [	☐ Distributions to class	es of creditors shall be in a	accordance with the	ne order set forth a	bove, except:
_	exceptions].				
<b>Motio</b>	ons to Avoid Liens under the file or has filed, b	nder 11 U.S.C. § 522(f): Ir by separate motion served § 522(f) as to the secured of	in accordance wit	h Fed. R. Bankr. P	. 7004, a motion to a
	Creditor	Description of control (pursuant to L.B.F		Date motion to avoid lien filed	Date of order granting motion pending
Stud	ent Loans:				
	student loans				
OR					
□ Stu	udent loans are to be t	reated as an unsecured C	ass Four claim or	as follows:	
[des	cribe].				
Rest	itution:				
□ No	restitution				
OR					
□ Th		on in the total amount of \$ ightharpoonup in the amount of \$			
	[describe].				
	vestment of Property s Plan.	in debtor: All property of	the estate shall ve	est in the debtor at	the time of confirma
		amount to protect liens of e obtained and kept in forc	_		currently in effect an
Cr	editor to whom this Applies	Collateral covered	Coverage ar	num	rance company, poli ber, and agent nam dress and telephone
					number

Three creditors shall be paid in full before distributions to creditors in Classes Four and Five. Distributions

Part 11 Presumptively Reasonable Fee	
The following election is made:	
☐ Counsel elects the Presumptively Reasonable Fee puthe Presumptively Reasonable Fee must be made by	rsuant to L.B.R. 2016-3(a). Any objection to the allowance of the objection deadline to confirmation.
OR	
☐ Counsel elects to file the Long Form Fee Application p	oursuant to L.B.R. 2016-3(b).
Part 12 Nonstandard Plan Provisions	
	ns must be set forth below. A nonstandard provision is a provision rom it. Nonstandard provisions set out elsewhere in this plan are
□ None	
OR	
$\square$ The following plan provisions will be effective only if the	nere is a check in the box "included" in Part 1.2.:
[describe].	
Part 13 Signature of Debtor's Attorney or Debtor (i	f unrepresented)
I certify that the wording and order of the provisions in th Form 3015-1.1, and that the plan contains no nonstanda	nis Chapter 13 Plan are identical to those contained in the Official ard provisions other than those set out in Part 12.
Dated:	By:
	Signature
	Bar Number (if applicable):
	Mailing Address:
	Telephone number: Facsimile number:
	E-mail address:
Part 14 Verification of Debtor	
I declare under penalty of perjury that the foregoing is tru	ue and correct
Dated:	By: Signature of debtor
	Mailing Address:
	Telephone number:
	Facsimile number:
	E-mail address:

Fill in this	information t	o identify your case	<b>;</b>				
UNITED S	TATES BANK	RUPTCY COURT DI	STRICT OF C	COLORADO	)		
Debtor 1:				Case #:			
Debioi 1.	First Name	Middle Name	Last Name				
Debtor 2:	First Name	Middle Name	Last Name	Chapter:	13		
L I D -			2401.14				
		<u>orm 3015-1.2</u> hapter 13 Plan, D	)eadline fo	r Filing O	hiactions	Thereto	
	ing on Con		readilite to	i i iiiig O	bjeetions	THETETO,	
0   - 4		4					
Complete a	applicable sec	ctions.					
Part 1 O	bjection Dead	line					
Objection d	eadline: [mont	h/day/year]					
	caamic. [mom	in au yr y cur j					
Part 2 No	otice						
NOTICE IS HEREBY GIVEN that the debtor filed a Chapter 13 Plan on <b>[month/day/year]</b> . A copy of the Chapter 13 Plan is attached. A confirmation hearing on the debtor's plan has been set for <b>[month/day/year]</b> at <b>[time]</b> at the U.S. Bankruptcy Court, U.S. Custom House, 721 19 <sup>th</sup> Street, Courtroom <b>[letter]</b> , Fifth Floor, Denver, Colorado 80202.							
must compl	The last day to file an Objection to the Plan is the objection deadline stated above. Objections to the Chapter 13 Plan must comply with L.B.R. 3015-1(c) and must clearly specify the grounds upon which they are based, including the citation of supporting legal authority, if any. General objections will not be considered by the Court.						
	Unless a written objection is filed, the Chapter 13 Plan may be confirmed without a hearing, upon the debtor's filing of L.B.F. 3015-1.3, Verification of Confirmable Plan pursuant to L.B.R. 3015-1.						
This Notice pertains only to the Chapter 13 Plan. Creditors should also review the Notice of Chapter 13 Bankruptcy Case for additional information and deadlines, including those related to objecting to dischargeability of certain debts, objecting to exemptions, and filing a proof of claim.							
Part 3 Signature of Debtor's Attorney or Debtor (if unrepresented)							
Dated:				Bv.			
			<del></del>		nature		
						licable):	
				Teleph	one number:		
				Facsim	ile number:		<del></del>
					address.		<del></del>

Fill in th	nis information to	identify your cas	е				
UNITED	STATES BANKE	RUPTCY COURT D	ISTRICT OF	COLORADO	)		
Debtor '	1:			Case #:			
	First Name	Middle Name	Last Name	-			
Debtor 2	2:			Chapter:	13		
	First Name	Middle Name	Last Name				
	Bankruptcy Fo						
Complete	e bracketed secti	ons.					
5 (4							
Part 1	Verification of Co	onfirmable Plan					
		t for an order (i) co					
		no <b>[#]</b> ), and to 11 U.S.C. § 506.					litors to be paid
	·	-	iii support tile	ereor, the de	entoi verilles ti	ie ioliowing.	
The Debt	or(s) hereby verific	es the following:					
а		number for the app of service filed relat				docket no	<b>[#]</b> and the
b	the debtor	is current having m				f the Plan as o	f the date the debtor
С	files the Ve		or any objecti	one to nlan	confirmation h	ave heen with	drawn by the objector
C		r otherwise overrule					
d	hearing;	has paid all amoun	ts required to l	ne naid und	er domestic su	innort obligatio	ns that hecame
u	payable aft	er the date of the fi	ling of the peti	tion or the c	debtor has no d		
e f.		has filed all tax retunts in the plan to be				nlan contains	sufficient facts to
	allow confi	rmation; and					
g		(or the Court, as a					and any nkr. P. 2002(b), 9014
		and L.B.R. 3015-1,				(1), 1 eu. 11. Da	TIKI: 1 : 2002(b), 9014
WHEREF	ORE, the debtor i	requests that the C	ourt enter an o	rder confirn	ning the plan.		
		•					
Part 2	Signature of Dep	tor's Attorney or	Deptor (if unr	epresented	1)		
Dated:				Ву:		· · · · · · · · · · · · · · · · · · ·	
				Sig	nature		
				Bar Nu	ımber (if applic	able):	
				Mailing	g Address:		<del></del>
				Teleph	one number:		<del></del>
					nile number: _		

Fill in this information to identify you	ur case		
UNITED STATES BANKRUPTCY CO	URT DISTRICT OF COL	.ORADO	
Debtor 1:		ase #: 	
First Name Middle Name	Last Name		
Debtor 2: First Name Middle Name		napter: 13	
20 2 2 2 2 2 2			
Local Bankruptcy Form 3015-1. Confirmation Status Report	<u>4</u>		
Complete applicable sections and che	eck applicable boxes.		
Part 1 Report			
The debtor submits the following status	report pursuant to L.B.R.	. 3015-1 and state	s as follows:
The debtor filed for chapter 13 relief on_		[month/d	ay/year]. The debtor attended the 11
U.S.C. § 341(a) Meeting of Creditors on		[month/	day/year].
Part 2 Notice and Service Date			
The last plan to be noticed and served w	vas dated		[month/day/year] at docket no
[#].			
List all prior plans and dates of filing:			
Plan	Date of filing		Docket No.
	1	L	
Part 3 Objections			
<ul><li>□ No objections have been filed to the</li><li>□ The following objections have been</li></ul>	•		
Name of Objecting Party			Docket No.
AND			
☐ The debtor complied with the "Meet	& Confer" requirements	of L.B.R. 3015-1.	
Part 4 Summary of Objections			
Objection		Debtor's respon	nse
L.B.F. 3015-1.4 (12/17)			Page 1

Combined Forms Page 46

_			
Par	t 5 R	leso	ution of Objections by Amended Plan
Jse	this s		on if the debtor intends to resolve the objection(s) by filing an amended plan.
	a.	Fili	ng of Amended Plan.
			The debtor already has filed an amended plan, dated [month/day/year], at docket no [#]. The amended plan makes the following changes:
			[describe changes].  The debtor intends to file an amended plan by [month/day/year]. The anticipated amended plan will make the following changes:
			[describe changes].
	b.	Tre	eatment of Objections by Amended Plan.
			The amended plan is intended to resolve all of the objections filed; The amended plan is intended to resolve only certain objections as described:
			[List objection and explain how objection is resolved by amended plan]      [List objection and explain how objection is resolved by amended plan]
	C.	No	tice of Amended Plan:
			Notice to all creditors: the debtor contends notice of the amended plan must be served on the chapter 13
			trustee and all creditors and parties in interest.  Request to limit notice: the debtor requests notice of the amended plan be limited for the following reasons:
			[explain reason for limiting notice and list the parties proposed to receive notice].  Request to waive notice: the debtor requests notice of the amended plan be waived for the following reasons:
			[explain reason for waiving notice].
	d.	Ob	jection Time Period for Amended Plan:
			Objection deadline pursuant to Fed. R. Bankr. P. 2002(a): the debtor contends notice of the amended
			plan should be for the full objection period set forth in Fed. R. Bankr. P. 2002(a).  Request to shorten objection time period: the debtor requests the objection period set forth in Fed. R. Bankr. P. 2002(a) be shortened to [#] days:
			lexplain reason for shortening objection periodl.

#### Part 6 Resolution of Objections by Judicial Determination

	9 - <b>,</b> ,					
	1. [List issue]					
	2. [List issue]					
_	<ul> <li>□ The hearing will require presentation of evidence. The debtor anticipates the court time necessary to determine this contested matter will be [#] hours. The debtor anticipates [#] witnesses will be called to testify.</li> <li>□ The hearing will require legal argument only.</li> </ul>					
Part 7	Other Information of Status of Case					
_	any other information on the status of the case and confirmation issues that the debtor wishes to bring urt's attention.]					
to the Cou						
Part 8	urt's attention.]					

Use this section if the debtor intends to resolve the objection(s) by judicial determination without an amended

Fill in this	information to	identify your case				
UNITED S	TATES BANKI	RUPTCY COURT D	STRICT OF C	COLORADO	)	
Debtor 1:				Case #:	_	
Debioi 1.	First Name	Middle Name	Last Name			
Dobtor 2:				Chantor	13	
Debtor 2:	First Name	Middle Name	Last Name	Chapter:	_13	
l D .	.14.	0045 4 5				
	<u>nkruptcy Fo</u> Continued I		na of Credi	tors and	Hearing on Co	onfirmation of Plan
			ig or oroan	toro urra	noamig on o	
Complete a	applicable sect	ions.				
Part 1 No	otice					
To all partie	es of interest:					
•		hanged from the dat	on not forth in	the Notice	of Chapter 12 Per	akruptay Casa which was dated
	•	manged from the dat [month/day/y		the Notice	or Chapter 13 Bar	nkruptcy Case which was dated
The 11 U.S	.C. § 341 Meeti	na of Creditors prev	iously schedu	led for		[month/dav/vear] at
[time	e] has been con	tinued to		[m	onth/day/year] at	[month/day/year] at t [time]. The Meeting of
Creditors w	ill be held at		[lo	cation].		
The hearing	g on confirmatio	n of the debtor's pla	n previously s	cheduled fo	or	<del></del>
[month/day	y/year] at [time]	has been continue				
Bankruptcy	Court, U.S. Cus					earing will be held at the U.S. por, Denver, Colorado 80202.
-		-			•	ebtor's Verification of by the Court. Objections to the
		•				upon which they are based,
•		•	• •		•	onsidered by the Court.
Dort 2 Si	anatura of Dah	otor's Attorney or D	Achtor (if upr	nrocented	1	
Fail 2	gnature or ber	noi s Attorney or L	reptor (ii uiiit	epresented	'')	
Dated:			_			
				Sig	ınature	
				Bar Nu	ımber (if applicable	e):
				Mailing	Address:	
				l eleph	ione number:	
				Facsim	nile number:	· · · · · · · · · · · · · · · · · · ·
				E-mail	address:	

#### Commentary

L.B.F. 3015-1.5 is for use when the debtor's meeting of creditors is continued to a date *beyond* the original hearing on confirmation date. The debtor must file a motion to continue the hearing on confirmation or appear at the originally scheduled date for the hearing on confirmation. See L.B.R. 3015-1(i)(3).

L.B.F. 3015-1.5 must be served on the following: chapter 13 trustee, debtor, all creditors and parties in interest, and parties requesting notice, or as otherwise ordered by the Court.

F	ill in this	informatio	n to ide	entify your c	ase									
U	NITED S	TATES BAI	NKRUP	TCY COUR	T DISTI	RICT OF	COLORAD	0						
D	ebtor 1:						Case #:							
		First Name		Middle Name		Last Name	_	_						
D	ebtor 2:						Chapter:		13					
		First Name		Middle Name		Last Name	-							
Lo	cal Baı	nkruptcy	Form	3015-1.6										
				tification	to Obt	tain Dis	charge							
Ch	eck appl	icable box	es and	complete a <sub>l</sub>	oplicab	le sectio	ıs.							
I, _				[debtor	's name	e] certify t	hat:							
P	art 1 Pla	an Paymen	ts											
		ompleted al		ents and obli ors.	gations	required	by my chap	otei	r 13 plar	n, includ	ling if	applica	able all di	rect
Р	art 2 Do	mestic Su	pport O	bligations										
	During tunder a	he pendend ny order of a	cy of this a court,	obligations. bankruptcy administrativ 13 trustee v	case, I ve agen	cy, or by	any statute	<b>)</b> .		_				
P	art 3 Va	luation of (	Collate	al Pursuan	t to 11 l	U.S.C. § 5	506							
	•	•		or Valuation _ <b>[#]</b> ) as to th <b>[mon</b> t	ne real ¡	property d		elo	w. The					. § 506 (the
	[Provid	e property	descrip	tion if appl	icable.]									_
		lebtor seek d proposed		cific order (	extingu	ishing th	e lien subj	jec	t to the	Motion	, the	debtor	must sı	ubmit the
Р	art 4 Fe	lony convi	ctions	under 11 U.S	S.C. § 5	522(q)(1) a	and 11 U.S	s.C.	. § 1328	(h).				
	There a	re no pendi	ng proc	of a felony, a eedings in w of the kind	hich I m	nay be fou	nd guilty of	f a	felony o		-	, . ,	. ,	S.C. § 522
Р	art 5 Pe	ersonal Fina	ancial N	lanagemen	t Cours	se								
	I have c		n instru	ctional cours	e in per	sonal fina	ncial mana	age	ement ar	nd the co	ertifica	ation of	f complet	ion has

Part 6 Signature of Debtor's Attorney	Part 6 Signature of Debtor's Attorney or Debtor (if unrepresented)			
Dated:	 By: Signature			
	Bar Number (if applicable): Mailing Address: Telephone number: Facsimile number: E-mail address:			
Part 7 Verification of Debtor				
I declare under penalty of perjury that the fo	oregoing is true and correct.			
Dated:	By: Signature of debtor			
	Mailing Address: Telephone number: Facsimile number: E-mail address:			

#### Commentary

Pursuant to 11 U.S.C. § 1328, this form is to be completed as soon as practicable after completion by the Debtor of all payments under the plan. This form must be completed and filed with the Court in order for the Debtor to receive a discharge. In joint cases, each Debtor must file a separate form.

L.B.F. 3015-1.6 must be served on the following: the chapter 13 trustee, the United States Trustee, all parties who have requested notice, and secured creditors.

#### Form of Order Extinguishing Lien after Discharge

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	Bankruptcy Case No
Debtor.	Chapter
ORDER E	XTINGUISHING LIEN AFTER DISCHARGE
	THE COURT on the Debtor's Certification to Obtain Discharge (docket no. ting Motion for Valuation of Collateral and Determination of Secured Status
[description	he lien held by [name of creditor] on on of property] is valued at zero (\$0) and is entirely unsecured for purposes has successfully completed all plan payments and the debtor's discharge has
	lien held by [name of creditor] on on of property] is extinguished.
DATED	BY THE COURT:
	United States Bankruptcy Judge

#### **Local Bankruptcy Form 3017-1.1**

L.B.F. 3017-1.1 (12/17)

#### Order re: Small Business Plan and Disclosure Statement and Notice of Deadlines

#### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:						
	Bankruptcy Case No					
Debtor.	Chapter 11					
ORDER RE: SMALL BUSINESS PLA AND NOTICE C						
The debtor is a "small business debtor" as the Pursuant to 11 U.S.C. § 1125(f)(3)(A), the debtor requisiclosure statement dated	uested the Court to conditionally approve the[month/day/year], with respect to the disclosure statement and has preliminarily					
ORDERED, and notice is hereby given, that:						
(1) The disclosure statement filed by approved, subject to final approval after no	[name] is conditionally otice and a hearing.					
with the Court and serve the plan, disclosu	[month/day/year], debtor's attorney must file ure statement, a copy of this order and a suitable n all creditors, equity security holders, and other eankr. P. 3017(d),					
(3) On or before certificate of service of the plan, disclosure	[month/day/year], debtor's attorney must file a e statement, order, and ballot with the Court.					
	<b>[month/day/year],</b> is fixed as the last day for filing written acceptances or rejections of the plan referred to above.					
serving in accordance with Fed. R. Bankr. to the disclosure statement. If no objection are filed within the time fixed, the condition become final. Any objections to or requestions.	serving in accordance with Fed. R. Bankr. P. 3017(a) and L.B.R. 3017-1(b), written objections to the disclosure statement. If no objections to or requests to modify the disclosure statement are filed within the time fixed, the conditional approval of the disclosure statement may become final. Any objections to or requests to modify the disclosure statement will be considered at the commencement of the confirmation hearing held pursuant to 11 U.S.C. §					
(6)[month/serving written objections to confirmation of	day/year], is fixed as the last day for filing and of the plan pursuant to Fed. R. Bankr. P. 3020(b)(1).					
(7) On or before prepare and file with this Court, a summar name of the creditor by class as designate	[month/day/year], debtor's attorney must ry report on the ballots. The report must reflect the ed in the plan, the acceptance, rejection, or if no vote					

Page 1

cast by the creditor, the amount of each creditor's claim or amount of each creditor's vote. The report must be summarized by each class of creditor established in the plan and must indicate if the number of acceptances obtained were by the holders of two-thirds in amount and more than one-half in number of claims in each class voting on the plan. The report must also identify and respond to any timely-filed objections to confirmation. A copy of the report must be served on the United States Trustee, each member of the Unsecured Creditors' Committee and counsel for the Unsecured Creditors' Committee, and any party objecting to confirmation of the plan or to the disclosure. The original report as filed with the Clerk of the Court must have a certificate of service reflecting proper service on the parties as indicated.

(0)	statement has been set for [month/day/year], at [time] at the U.S. Bankruptcy Court, U.S. Custom House, 721 19 <sup>th</sup> Street, Courtroom _ [letter], Fifth Floor, Denver, Colorado 80202.					
	Witnesses and Exhibits:					
	[Insert specific instructions here of	or refer parties to L.B.R. 9070-1].				
:D		BY THE COURT:				
		United States Bankruptcy Judge				

#### **Local Bankruptcy Form 3017-2.1**

l ...

## Order re: Small Business Plan without Separate Disclosure Statement and Notice of Deadlines

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

mre.		Bankruptcy Case No				
Debtor.	,	Chapter 11				
ORD	ER RE: SMALL BUSINESS PLAN WITHO AND NOTICE O	OUT SEPARATE DISCLOSURE STATEMENT F DEADLINES				
[month/day determine to not necessary	y/year], the debtor filed a motion pursuant hat the plan itself provides adequate inforrary. The Court has reviewed the plan and	at term is defined in 11 U.S.C. § 101(51D). On to 11 U.S.C. § 1125(f)(1) requesting that the Court nation and that a separate disclosure statement is has preliminarily determined that the plan itself sclosure statement is not necessary. Therefore, it is				
OR	DERED, and notice is hereby given, that:					
(1)	The plan filed by the <b>[name]</b> provides adequate information and a separate disclosure statement is not necessary, subject to final determination after notice and a hearing.					
(2)	On or before <b>[month/day/year]</b> , debtor's attorney must file with the Court and serve the plan, a copy of this order and a suitable ballot for accepting or rejecting the plan on all creditors, equity security holders, and other parties in interest as provided in Fed. R. Bankr. P. 3017(d).					
(3)	On or before with this Court a certificate of service as t	[month/day/year],debtor's attorney must file o the plan, order and ballot.				
(4)	<b>[month/day/year]</b> ,is fixed as the last day for filing written acceptances or rejections of the plan referred to above.					
(5)	serving written objections to the informatic confirmation of the plan pursuant to Fed.	/day/year],is fixed as the last day for filing and on and disclosures contained in the plan and R. Bankr. P. 3020(b)(1).				
(6)	prepare and file with this Court, a summa name of the creditor by class as designat vote cast by the creditor, the amount of evote. The report must be summarized by	[month/day/year], debtor's attorney must ry report on the ballots. The report must reflect the ed in the plan, the acceptance, rejection, or if no ach creditor's claim or amount of each creditor's each class of creditor established in the plan and es obtained were by the holders of two-thirds in				

L.B.F. 3017-2.1 (12/17)

amount and more than one-half in number of claims in each class voting on the plan. The report must also identify and respond to any timely-filed objections to confirmation. A copy of the report must be served on the United States Trustee, each member of the Unsecured

(7) The hearing on confirmation of the plan has been set for \_\_\_\_\_\_ [month/day/year],at \_\_\_\_\_\_ [time] at the U.S. Bankruptcy Court, U.S. Custom House, 721 19th Street, Courtroom \_\_\_\_\_ [letter], Fifth Floor, Denver, Colorado 80202.

Witnesses and Exhibits: \_\_\_\_\_\_ [Insert specific instructions here or refer parties to L.B.R. 9070-1].

DATED \_\_\_\_\_\_ BY THE COURT: \_\_\_\_\_\_ United States Bankruptcy Judge

certificate of service reflecting proper service on the parties as indicated.

Creditors' Committee and counsel for the Unsecured Creditors' Committee, and any party objecting to confirmation of the plan. The original report as filed with the Clerk must have a

L.B.F. 3017-2.1 (12/17)

Fill in this	Fill in this information to identify your case						
UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO							
Debtor 1:				Case #:			
	First Name	Middle Name	Last Name	•			
Debtor 2:				Chapter:	11		
	First Name	Middle Name	Last Name				

#### Local Bankruptcy Form 3022-1.1

Chapter 11 Final Report and Motion for Final Decree (Chapter 11 Business Debtor)

Complete applicable sections.

#### Part 1

**Report and Motion** 

Comes now the debtor, and pursuant to the provisions of 11 U.S.C. § 1106(a)(7) as ordered by this Court, and submits that the estate herein is fully administered and that the plan has been substantially consummated as follows:

- 1. That the order confirming the plan has become final;
- 2. That the deposits required by the plan have been distributed in accordance with the provisions of the plan as shown in Schedule A/B, attached hereto;
- 3. That substantially all of the property of the debtor has been transferred according to the provisions of the plan as shown in Schedule A/B attached hereto:
- 4. That the debtor or the successor has assumed the business or the management of the property dealt with by the plan as applicable;
- 5. That distribution has been commenced under the plan, and that payments to creditors and other interested parties have been undertaken as shown in Schedule C attached hereto; and
- 6. That all motions, contested matters, and adversary proceedings have been finally resolved.

WHEREFORE the debtor herein prays for the entry of the Final Decree pursuant to Fed. R. Bankr. P. 3022, finding that the estate has been fully administered and, therefore, ordering the closing of the case.

Part 2 Signa	ture of Debtor's Attorney	
Dated:	By:	
	Signature	
	Bar Number:	
	Mailing Address:	
	Telephone number:	
	Facsimile number:	
	E-mail address:	

Fill in this information to identify your case							
UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO							
			Case #:				
First Name	Middle Name	Last Name					
			Chapter:	_11			
First Name	Middle Name	Last Name					
	TATES BANKI	TATES BANKRUPTCY COURT D  First Name Middle Name	TATES BANKRUPTCY COURT DISTRICT OF C	TATES BANKRUPTCY COURT DISTRICT OF COLORADO  Case #:  First Name Middle Name Last Name  Chapter:			

#### **SCHEDULE A/B**

Nature and amount of deposits distributed in accordance with the provisions of the plan:

Nature of deposit	Amount	Distribution

The following property of the debtor has been/will be transferred according to the provisions of the plan:

(actual or estimated)
(actual of estimateu)

Fill in	this info	ormation t	o identify your case	e			
UNITE	D STAT	ES BANK	RUPTCY COURT D	ISTRICT OF	COLORADO	)	
Debtor		st Name	Middle Name	Last Name	Case #:		
		ot Mainit	iviluale Nattle	Last Natife			
Debtor		st Name	Middle Name	Last Name	Chapter:	11	
SCHED	ULE C						
Paymen	its comp	oleted unde	er the provisions of th	ne plan are as	follows:		
Adminis	trative F	Payments/F	Fees and Taxes:	-			
1.	Truste	e's commi	ssions and expenses	3			-
2.	Accou	ntant's fee	S				-
3.	Auctio	neer's fees	3				
4.	Apprai	iser's fees					-
5.	Attorne	ey's fees					
	a.	for credit	tors' committee				
	b.	for truste	ee				
	C.	for debto	or				<u>-</u>
	d.	other atto	orney's fees				_
6.	Taxes	, fines, per	nalties, etc. (11 U.S.0	C. § 502(b)(1)(	(B) & (C))		<del>-</del>
7.	Other	non-opera	ting costs of adminis	tration (itemize	e on attache	ed documen	t) _
8.	Total	administra	ative payments/fees	and taxes			
Othor B	riority l	Daymonto					
<u>omer P</u>	riority I	Payments:	-				
1.	Post in	nvoluntary	petition/pre-relief cla	ims			
2.	Wages	s, etc.					_
3.	Contril	butions to	employee benefit pla	ns			_
4.	Depos	its for unde	elivered service or p	roperty			_
5.	Taxes	(11 U.S.C	. § 507(a)(6))				
6.	Total	other prio	rity payments:				

#### Other Payments Completed Under the Plan:

5.	Total other payments completed under the plan	\$
4.	Other distributions	\$
3.	Payments to equity holders	\$
2.	Payments to unsecured creditors	\$
1.	Payments to secured creditors	\$

Fill in this information to identify your case							
UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO							
Debtor 1:				Case #:			
	First Name	Middle Name	Last Name				
Debtor 2:				Chapter:	11		
	First Name	Middle Name	Last Name				

#### **Local Bankruptcy Form 3022-1.2**

#### Chapter 11 Final Report and Motion for Final Decree (Chapter 11 Individual Debtor)

Complete applicable sections.

#### Part 1

#### **Report and Motion**

Comes now the debtor, and pursuant to the provisions of 11 U.S.C. § 1106(a)(7) as ordered by this Court, and submits that the estate herein is fully administered and that the plan has been substantially consummated as follows:

- 1. That the order confirming the plan has become final;
- 2. That the deposits required by the plan have been distributed in accordance with the provisions of the plan as shown in Schedule A/B, attached hereto;
- 3. That substantially all of the property of the debtor has been transferred according to the provisions of the plan as shown in Schedule A/B attached hereto:
- 4. That the debtor or successor has assumed the business or the management of the property dealt with by the plan as applicable;
- 5. That 11 U.S.C. § 522(q)(1) is not applicable to debtor and there are no pending proceedings in which the debtor may be found guilty of a felony as described in 11 U.S.C. § 522(q)(1)(A) or liable for a debt of the kind described in 11 U.S.C. § 522(q)(1)(B).
- 6. That all motions, contested matters, and adversary proceedings have been finally resolved.
- 7. If applicable, a statement of completion of a course concerning personal financial management is attached.
- 8. Other relief as appropriate under the debtor's plan: [describe relief].

WHEREFORE the debtor herein prays for the entry of the Final Decree pursuant to Fed. R. Bankr. P. 3022, finding that the estate has been fully administered and, therefore, ordering the closing of the case.

Part 2	Signature of Debtor's Attorney or Debtor (if unrepresented)
·	
Dated: _	By:
	Signature
	Bar Number (if applicable):
	Mailing Address:
	Telephone number:
	Facsimile number:
	E-mail address:

Fill in this information to identify your case						
UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO						
Debtor 1:				Case #:		
	First Name	Middle Name	Last Name			
Debtor 2:				Chapter:	11	
	First Name	Middle Name	Last Name			

#### **SCHEDULE A/B**

Nature and amount of deposits distributed in accordance with the provisions of the plan:

Nature of deposit	Amount	Distribution

The following property of the debtor has been/will be transferred according to the provisions of the plan:

Nature of property	Value of property	Transferred to	Date of transfer
			(actual or estimated)

Fill in	this info	ormation t	to identify your case	e			
UNITE	D STAT	ES BANK	RUPTCY COURT D	ISTRICT OF	COLORADO	)	
Debtor		st Name	Middle Name	Last Name	Case #:		
		si Name	Middle Name	Last Name			
Debtor		st Name	Middle Name	Last Name	Chapter:		
SCHED	ULE C						
Paymen	its comp	oleted unde	er the provisions of th	ne plan are as	follows:		
Adminis	trative F	Payments/I	Fees and Taxes:	•			
1.	Truste	e's commi	ssions and expenses	3			-
2.	Accou	ntant's fee	es				-
3.	Auctio	neer's fees	S				
4.	Appra	iser's fees					-
5.	Attorn	ey's fees					
	a.	for credit	tors' committee				
	b.	for truste	ee				
	C.	for debto	or				-
	d.	other atte	orney's fees				_
6.	Taxes, fines, penalties, etc. (11 U.S.C. § 502(b)(1)(B) & (C)) \$						
7.	Other	Other non-operating costs of administration (itemize on attached document) \$					
8.	Total administrative payments/fees and taxes						
Other P	riority	Payments Payments					
ouier P	riority l	<u>ayınıents</u>	•				
1.	Post ir	nvoluntary	petition/pre-relief cla	ims			-
2.	Wage	s, etc.					_
3.	Contri	butions to	employee benefit pla	ins			_
4.	Depos	its for und	elivered service or p	roperty			_
5.	Taxes	(11 U.S.C	s. § 507(a)(6))				
6.	Total	other prio	rity payments:				9

#### Other Payments Completed Under the Plan:

5.	Total other payments completed under the plan	\$
4.	Other distributions	\$
3.	Payments to equity holders	\$
2.	Payments to unsecured creditors	\$
1.	Payments to secured creditors	\$

#### **Local Bankruptcy Form 3022-1.3**

Final Decree (Chapter 11 Business Debtor)

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	Bankruptcy Case No			
Debtor.	Chapter 11			
FINAL D (Chapter 11 Bus				
The estate of the above-named debtor having been fully administered, it is				
ORDERED that the chapter 11 case of the above-named debtor is hereby closed.				
DATED	BY THE COURT:			
	United States Bankruptcy Judge			

#### **Local Bankruptcy Form 3022-1.4**

#### Final Decree (Chapter 11 Individual Debtor)

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	Bankruptcy Case No		
Debtor.	Chapter 11		
FINAL D (Chapter 11 Ind			
The estate of the above-named debtor having been for	ully administered, it is		
ORDERED that the Clerk of Court shall issue 1141.	e a discharge for the debtor pursuant to 11 U.S.C. §		
FURTHER ORDERED THAT ten days follow case of the above-named Debtor shall be closed with	ing the issuance of the discharge, the chapter 11 out further order.		
DATED	BY THE COURT:		
	United States Bankruptcy Judge		

Fill in this information to identify your case						
UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO						
Debtor 1:	First Name			Case #:		
	First Name	Middle Name	Last Name			
Debtor 2:	=:			Chapter:		
	First Name	Middle Name	Last Name			
		orm 4001-1.1 Relief from Stav	and Opport	unity for Hearing		
	pplicable sec					
Part 1 Ob	jection Deadl	line				
Objection de	eadline:		[month/c	lay/year].		
Part 2 No	tice					
NOTICE IS I	HEREBY GIVE	EN that a Motion for	Relief from Stay	has been filed, a copy	of which is attached hereto.	
at the U.S. E	Bankruptcy Co	urt, U.S. Custom Ho	use, 721 19 <sup>th</sup> Sti		month/day/year], at [ti [letter], Fifth Floor, Denver, B.R. 4001-1.	me]
				a written objection to they, whose address is lis	ne Motion on or before the objected below.	ection
timely submi	ission and exc	•			ng procedures, including (i) the above-scheduled hearing in	<b>;</b>
	file an objectio out further not		aring will be vac	ated, and an order grar	nting the relief requested may l	эе
Part 3 Sig	nature of Mo	vant's Attorney or	Movant (if unre	presented)		
Dated:				By: Signature		
				Bar Number (if appli	cable):	
				Mailing Address:		
				Facsimile number:		
				E-mail address:		

Fill in this information to identify your case								
UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO								
Debtor	1:	Middle Name		Case #:				
	First Name	Middle Name	Last Name					
Debtor	2: First Name			Chapter:				
	First Name	Middle Name	Last Name					
<u>Local Bankruptcy Form 4001-1.2</u> Movant's Certificate of Non-Contested Matter and Request for Entry of Order								
	t's Certificate otion for Relie		d Matter an	d Request for Entry	y of Order			
Comple	te applicable sec	tions.						
Part 1	Certificate and I	Request						
On		[month/da	v/vearl		[Movant] filed a motion			
pursuant	t to L.B.R. 4001-1	entitled,		[title] (docket no.	<b>[Movant]</b> filed a motion <b>[#]</b> ). Movant hereby certifies			
and snov	ws the Court:							
					n relief is sought pursuant to L.B.R <b>[#]</b> ), as is shown on the			
(	certificate of service	ce previously filed with	the notice.	,	<del></del>			
2. /	2. A hearing on said motion/application was scheduled for [month/day/year] at [time].							
	<ol> <li>No objections to or requests for hearing on the motion were received by the undersigned or filed with the court or, if filed, were withdrawn.</li> </ol>							
WHEREFORE, Movant prays that the Court forthwith enter an order, a form of which was submitted to the Court with the Motion (docket no [#]) granting the requested relief.								
Part 2	Signature of Mo	vant's Attorney or N	lovant (if unre	presented)				
Dated: _			_	By:				
				Signature	· · · · · · · · · · · · · · · · · · ·			
				Bar Number (if applic	able):			
				Mailing Address:				
				Facsimile number:				
				E-mail address:				

L.B.F. 4001-1.2 (12/17) Page 1

#### <u>Local Bankruptcy Form 4001-1.3</u> Order on Motion for Relief from Stay

### UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:		Bankruptcy Case No			
Debtor		Chapter			
	ORDER ON MOTION FO	R RELIEF FROM STAY			
stay. –	[Name], (the	e "Movant") has filed herein a motion for relief from			
(1)	$\Box$ to foreclose on and/or take possession a	and control of property described as follows:			
	[description].				
(2)	) $\square$ to proceed with the liquidation of claims involving the debtor or the debtor's estate pursuant to certain proceedings presently pending in:				
	[description].				
(3)	□ other:				
	[description].				
hereby or from stay otherwise described personally	ders that the relief sought by the motion sho in order to proceed to take possession of, b e, and to foreclose on the collateral above de I litigation (but not to seek to enforce any jud	tions having been resolved, withdrawn, or overruled uld be granted, and Movant is hereby granted relief y way of the appointment of a receiver and scribed, or if applicable, to proceed with the above gment Movant may obtain against the debtor oplicable, the chapter 13 trustee will make no more			
DATED _	<del></del>	BY THE COURT:			
		United States Bankruptcy Judge			

L.B.F. 4001-1.3 (12/17) Page 1

Fill in this information to identify your case			
UNITED STATES BANKRUPTCY COURT DISTRICT OF ( Debtor 1: First Name Middle Name Last Name	COLORADO Case #:		
Debtor 2:  First Name Middle Name Last Name	Chapter:		
Local Bankruptcy Form 4001-4.1  Notice of Motion Regarding Continuance of Au	tomatic Stay or Imposition of Stay		
Complete applicable sections.  Part 1 Objection Deadline			
Objection deadline: [month	n/day/year].		
Part 2 Notice			
NOTICE IS HEREBY GIVEN that a motion, entitledbeen filed, a copy of which is attached hereto.	[motion title] (the "Motion"), has		
A hearing on the motion has been set for	[month/day/year] at [time] at the U.S. rtroom [letter], Fifth Floor, Denver, Colorado 80202.		
If you desire to oppose the Motion you must file with this coudeadline listed above, and serve a copy upon Movant's attor			
If you file an objection, you are required to comply with L.B.R timely submission and exchange of witness lists and exhibits person.			
If you fail to file an objection, the scheduled hearing will be vagranted without further notice to you.	acated, and an order granting the relief requested may be		
Part 3 Signature of Movant's Attorney or Movant (if unit	represented)		
Dated:	By:		
	Signature		
	Bar Number (if applicable): Mailing Address: Telephone number:		
	Facsimile number:E-mail address:		

L.B.F. 4001-4.1 (12/17) Page 1

## <u>Local Bankruptcy Form 4001-5.1</u> Order Confirming Termination or Absence of Stay

## UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:		Bankruptcy Case No
Debtor.	,	Chapter
	ORDER CONFIRMING TERMINA	ATION OR ABSENCE OF STAY
confirming ter	[Name], the mination or absence of the automatic sta	Movant, has filed herein a request seeking an order ay of 11 U.S.C. § 362(c).
pi Co	rior to the current filing but was dismisse	as applicable – stay terminated after 30 days] usly filed a bankruptcy petition less than one year d. Pursuant to 11 U.S.C. § 362(c)(3), the Court f property] terminated effective, [month/day/year],
p	[insert a eflects that the debtor had 2 or more ban rior to the current filing but were dismission court confirms that no stay is in effect.	as applicable – absence of stay] The record kruptcy petitions pending within the one-year period ed. Pursuant to 11 U.S.C. § 362(c)(4)(A)(ii), the
5:	21(a)(2). Pursuant to 11 U.S.C. § 362(h	as applicable – absence of stay with respect to at the debtor failed to comply with 11 U.S.C. § ), it is the order of this Court that the stay does not[description of reproperty of the estate.
DATED		BY THE COURT:
		United States Bankruptcy Judge

L.B.F. 4001-5.1 (12/17) Page 1

Fill in this	s information t	o identify your case	•				
UNITED S	STATES BANK	RUPTCY COURT D	ISTRICT OF C	OLORADO	)		
Debtor 1:				Case #:			
	First Name	Middle Name	Last Name				
Debtor 2:				Chapter:			
DODIOI 2.	First Name	Middle Name	Last Name	- Criaptor			
Local Ba	nkruptcy Fo	orm 7041-1.1					
		Dismiss Proceed	ling to Deny	or Revo	ke Discharge	ı.	
Complete	bracketed sec	tions.					
Part 1 O	bjection Dead	line					
Objection [	Deadline:		[month	n/day/year]	i.		
Part 2 N	otice						
with this Co are statem (docket no.	ourt (the "Motion ents of claims a <b>[#]</b> ), the	n"), a copy of which i and defenses asserte	s attached here d in the procee no [#]),	eto. Also a ding. Copi	ttached as exhibities of the Motion v	ebtor's discharge has bee is to the Motion and this N with its exhibits and attach nses (docket no[	lotice nments
The followi	ng consideratio	n was promised or g	iven, directly or	indirectly,	to allow for dismi	ssal:	
[description	on].						
with the Co is listed be	ourt on or before low. Objections	e the objection deadli s and requests for he	ine stated above aring must clea	e and serv arly specify	e a copy upon mo the grounds upor	Notion and request for a hope and the standard which they are based, on sidered by the Court.	
	o file a timely or nout further noti		ion and reques	st for hearin	ng, the Court may	enter an order granting th	ıe
Part 3 Si	gnature of Mo	vant's Attorney or N	Novant (if unre	epresented	i)		
Dated:			_		nature	<del></del>	
				Bar Nu	mber (if applicable	e):	
				Mailing	Address:		
				Telepho	one number:		
				Facsim	ile number:		

L.B.F. 7041-1.1 (12/17) Page 1

Fill ir	ı this	information t	to identify your cas	е				
UNIT	ED S	TATES BANK	RUPTCY COURT D	ISTRICT OF (	COLORADO	<b>o</b>		
Debte	or 1:				Case #:			
	•	First Name	Middle Name	Last Name				
Debte	or 2·				Chapter:			
DCDI	O1 Z.	First Name	Middle Name	Last Name	Onaptor.			
		nkruptcy Fo Advisemen	orm 9010-1.1 nt					
Check	appl	icable boxes	and complete appl	icable sectior	ıs.			
	<b>.</b>							
Part <sup>2</sup>	No	tice						
The ur	ndersi	gned, attorney	of record for the de	btor in this cas	e, hereby c	ertifies that:		
_	The				- <b>f</b> allai.a			
			ias advised the debto t and docket no.].	or regarding th	e following	pending matter: _		
		undersigned h er on behalf of		or that the und	ersigned wil	ll take no further a	action or file a response	e to this
	Орро	osing counsel	may communicate d	irectly with the	debtor rega	arding this pendin	ng matter.	
		-	•	·	_			
Part 2	2 Sig	gnature of De	btor's Attorney					
Dated:					Bv <sup>.</sup>			
Datoa.					Sig	nature of Attorne	y	
					Bar Nu Mailing	mber:	·····	
					Telenh	one number.		
					Facsin	nile number:		

L.B.F. 9010-1.1 (12/17) Page 1

Fill in this	s information to	o identify your case	9					
UNITED S	STATES BANKI	RUPTCY COURT D	ISTRICT OF C	OLORADO				
Debtor 1:				Case #:				
Debioi I.	First Name	Middle Name	Last Name					
Debtor 2:	First Name	Middle Name	Last Name	Chapter:				
	riist Name	Middle Name	Last Name					
Local Ba	nkruptcy Fo	<u>rm 9010-4.1</u>						
Notice of	f Substitutio	n						
Complete :	applicable sect	rions						
Part 1 N	otice							
Please be a	advised that		[nai	ne of withdrawing at me of entering attor	itorney] here	by withdraws as	s attorney	
				or debtor. Pursuant to			is	
		involvement of the				(4), 111		
Dort O. C	inneture of Dak	. 4 o w) o 18/34b al wo i o a	A44aumas, ama	l Dahtaria Entarina A	1440			
Part 2 S	ignature of Dec	otor's withdrawing	Attorney and	Debtor's Entering A	tttorney			
Dated:				Bv:				
				By: Signature of \		Attorney		
				_	_	-		
				Bar Number:		<del></del>		
				Mailing Address:		<del></del>		
				Telephone number Facsimile number	تا. r·			
				E-mail address:				
				L man address.				
				_				
Dated:				By:		<del></del>		
				Signature of E	intering Attor	ney		
				Bar Number:				
				Mailing Address:				
			Telephone number:					
				Facsimile number	r:			
				E-mail address:				

L.B.F. 9010-4.1 (12/17) Page 1

Fill in this	information to	o identify your case	e		
UNITED S	TATES BANK	RUPTCY COURT D	ISTRICT OF C	COLORADO	
Debtor 1:		Middle Name		Case #:	
	First Name	Middle Name	Last Name		
Debtor 2:				Chapter:	
200101 21	First Name	Middle Name	Last Name		
		<u>rm 9010-4.2</u> n without Signa	ture of Exis	sting Attorney	
Complete a	applicable sec	tions.			
Part 1 No	otice				
[law firm nathe signatur	ame] hereby er e of the existing	nters an appearance g, withdrawing attorr	as attorney of ney of record for		y certify that I attempted to obtain h L.B.R. 9010-4(b). Pursuant to
Part 2 Si	gnature of Del	otor's Entering Atto	orney		
Dated:				By:	
				By: Signature of Enteri	ng Attorney
				Bar Number:	
				Mailing Address:	
				Telephone number:	
				Facsimile number: E-mail address:	
					<del></del>

L.B.F. 9010-4.2 (12/17) Page 1

Fill in this information to identify your case	
UNITED STATES BANKRUPTCY COURT DISTRICT OF	COLORADO
Debtor 1:	Case #:
First Name Middle Name Last Nam	е
Debtor 2:	Chapter:
First Name Middle Name Last Nam	e
Local Bankruptcy Form 9013-1.1  Notice of Motion/Application	
Complete applicable sections.	
Part 1 Objection Deadline	
Objection Deadline: [mo	nth/day/year].
Part 2 Notice	
NOTICE IS HEREBY GIVEN that [motion/application, [motion/application, [motion/application]	[name of movant] (the "Movant"), has filed a on title] (the "Motion"), with the Court and requests the
	elief or intended action to be taken, in sufficient detail to n addition to the Motion, Notice, and proposed order, the .B.F. 9013-1.2.].
If you oppose the Motion or object to the requested relief y before the objection deadline stated above, served on the clearly all objections and any legal basis for the objections	Movant at the address indicated below, and must state
In the absence of a timely, substantiated objection and recapprove or grant the requested relief without any further no	
Part 3 Signature of Movant's Attorney or Movant (if u	nrepresented)
Dated:	By: Signature
	Bar Number (if applicable):
	Mailing Address:
	Telephone number:
	Facsimile number:E-mail address:

L.B.F. 9013-1.1 (12/17) Page 1

Fill in this	s information to	o identify your case	е				
UNITED S	STATES BANK	RUPTCY COURT D	ISTRICT OF C	OLORADO	)		
Debtor 1:				Case #:			
Debior 1.	First Name	Middle Name	Last Name				
Dabtes 0.				Obserten			
Debtor 2:	First Name	Middle Name	Last Name	Chapter:			
LasalDa		0040 4 0					
	ankruptcy Fo Ite of Service						
Complete	applicable sec	tions and delete ina	applicable sec	ctions.			
Part 1 L	B.R. 9013-1 Ce	ertificate of Service	of Motion. No	otice. and F	Proposed Order		
I certify tha	at on				ed a complete c		
in compliar	nce with the Fed	[document ti  eral Rules of Bankru				Order"] on the follo	wing parties
	party served a ey John Smith,	nd the manner of s	ervice, e.g., "	Attorney Ja	ane Smith, 123	Main St., Denver, C	O, 80202"
or Attorn	ley John Shilth,	, via Civi/ECF ]					
Part 2 L	.B.R. 2002-1 Ce	ertificate of Service	of Notice				
I certify tha	at on		[month/day	/ <b>vearl</b> liser	ved a complete	copy of	
						[in the attached C	reditor
		which was obtained					_
[montn/da	ı <b>y/year]</b> ın accor	dance with 11 U.S.C	J. § 342(c) and	i Fed. R. Ba	nkr. P. 2002.		
[List each	party served a	nd the manner of s	ervice or atta	ch a copy o	of the Creditor	Address Mailing Ma	atrix]
Part 3 S	Signature						
r art o	ngriature						
Dated:				Ву:	· · · · · · · · · · · · · · · · · · ·	<del> </del>	
				Sigi	nature		
				Bar Nu	mber (if applicat	ole):	
				Mailing	Address:		
				Telepho	one number:		
				•			•
				Facsim	ile number: address:		

L.B.F. 9013-1.2 (12/17) Page 1

Fill in	this information	to identify your case	е			
UNITE	ED STATES BANK	RUPTCY COURT D	ISTRICT OF CO	LORADO		
Debto				Case #:		
Debic	First Name	Middle Name	Last Name			
Dabta	0.			Nh a m ta m		
Debto	First Name	Middle Name	Last Name	Chapter:		
	Bankruptcy Fo		od Mottor on	d Dogwoot for Ent	n, of Ordon	
WOVA	nt s Certificate	or Non-Contest	eu Maller and	d Request for Ent	ry of Order	_
Compl	ete applicable sed	ctions.				
Don't 4						
Part 1	Certificate					_
On		[month/d	ay/year],		[name of movant] (the	
	nt"), filed a motion of	or application pursual	nt to L.B.R. 2002	2-1 or 9013-1 entitled, _		
correct		ation] (the "Motion")	at docket no. [#]	. Movant hereby certif	fies that the following is true and	
0011000	•					
1.					arties against whom relief is sough	t
					ruptcy Procedure and the Court's usly filed with the Motion on	
		[mor	nth/day/year].	·	•	
					y made on all other creditors and	
					r permitted by Court order, a copy ( -1.2, previously filed with the Notice	
		nica), ao io onown on	_ [month/day/y		1.2, previously filed with the reduce	
2.		ers for each of the fo			<b></b> -	
		d all documents attac ocket no., <b>[#]</b> ;	ched thereto and	I served therewith, doc	ket no., <b>[#]</b> ;	
	c. the Certificate	of Service of the Mo	tion and the Not	ice, docket no.,	<b>[#]</b> ;	
	d. the Proposed	Order, docket no., _	<b>[#]</b> ; and			
3.					indersigned, or filed with the Court Court order, docket no., <b>[#]</b> .	
	by the date design	ialed in the Notice, c	i ali objections i	lave been resolved by	Court order, docket no., [#].	
Accord	ingly, Movant requ	ests that the Court er	nter an order gra	nting the requested rel	ief.	
Part 3	Signature of Mo	vant's Attorney or I	Movant (if unre	oresented)		
			` .	· · · · · · · · · · · · · · · · · · ·		
Dated:				By:		
				Signature		
				Bar Number (if appli	cable):	
				Mailing Address:		
				Telephone number:		
				Facsimile number:		
				E-mail address:	<del> </del>	

L.B.F. 9013-1.3 (12/17) Page 1

Fill in	this information to identify your case
UNITE	ED STATES BANKRUPTCY COURT DISTRICT OF COLORADO
Debto	Coop #:
Debio	First Name Middle Name Last Name
Debto	
	First Name Middle Name Last Name
	Bankruptcy Form 9013-1.4
Mova	nt's Certificate of Contested Matter and Request for Hearing
Compl	ete applicable sections.
Part 1	Certificate and Request for Hearing
On	[month/day/year], [name of movant] (the
	t"), filed a motion or application pursuant to L.B.R. 2002-1 or 9013-1 entitled,
[title of	f motion or application] (the "Motion") at docket no [#]. Movant hereby certifies that the following is true
and cor	rect:
1	Service of the Motion, Notice, and Proposed Order were timely made on all parties against whom relief is sought
•••	and those otherwise entitled to service pursuant to the Federal Rules of Bankruptcy Procedure and the Court's
	Loal Rules as is shown on the Certificate of Service, L.B.F. 9013-1.2, previously filed with the Motion on
•	[month/day/year].
2.	<b>[complete if applicable]</b> Mailing or other service of the Notice was timely made on all other creditors and parties in interest pursuant to L.B.R. 2002-1 and 9013-1 (or in the manner permitted by Court order, a copy of which is
	attached), as is shown on the Certificate of Service, L.B.F. 9013-1.2, previously filed with the Notice on
	[month/day/year].
3.	Objections and requests for hearing on the motion/application have been filed by the following party/parties:
	a [name of party], docket no., [#];
	b [name of party], docket no., [#];
4.	The docket numbers for each of the following relevant documents are:
	<ul><li>a. the Motion and all documents attached thereto and served therewith, docket no., [#];</li><li>b. the Notice, docket no., [#];</li></ul>
	c. the Certificate of Service of the Motion and the Notice, docket no., [#];
	d. the Proposed Order, docket no., [#]; and
	e. the <b>[title of other relevant document]</b> , docket no. <b>[#]</b> .
5.	e. the [title of other relevant document], docket no [#].  Movant made a good faith effort to resolve this matter without the necessity of a hearing in the following manner:
_	[manner of telephonic or in person conference].
6.	[complete if applicable] Resolution of this contested matter may benefit from a preliminary hearing to resolve the following disputed legal issues: [summary of disputed issues].
7.	[complete if applicable] Resolution of this contested matter will require an evidentiary hearing. Movant
	estimates the hearing will proceed as follows: [complete or delete as applicable].
	a [summary of the factual issues to be tried];
	b [estimate of time required for hearing];
	c[number of witnesses anticipated];
	d. <b>[expert witness testimony requirements]</b> ; and
	P Inecessary discovery and the nature of and time required for

Accordingly, Movant requests that the Court set this matter for hearing pursuant to L.B.R. 9013-1.

discovery].

L.B.F. 9013-1.4 (12/17) Page 1

$D_{\alpha}$	~	9
		_

## Signature of Movant's Attorney or Movant (if unpresented)

Dated:	By:
	Signature
	Bar Number (if applicable):
	Mailing Address:
	Telephone number:
	Facsimile number:
	E-mail address:

L.B.F. 9013-1.4 (12/17) Page 2

Fill in this	information to	o identify your cas	е			
LIMITED S	TATES BANK		ISTRICT OF (			
	TATES BANKRUPTCY COURT DISTRICT OF			Case #:		
Debtor 1:	First Name	Middle Name	Last Name	Case #.		
	First Name	Middle Name	Last Name			
Debtor 2:				Chapter:		
	First Name	Middle Name	Last Name			
		rm 9036-1.1				
Consent	for Electron	ic Notice and S	ervice in a	Bankrupt	cy Case	
0						
Complete a	applicable sec	tions.				
Part 1 Co	onsent					
rait i Co	Jiiseiit					
ı		Inamo and	narty typo o	a John Sm	ith Dobtorl b	ereby consent to receive notices
electronical	ly (i.e. hy e-ma					eceive them by United States mail.
						ed in this case, and waive personal
		•			•	tice of any orders or judgments
	•	aive service and no	•		civice and no	tice of any orders of judgments
ontorou in t	ino odoo, and v		tioo by Office	Clatoo maii.		
I understan	d that by signin	g this form I waive n	ny right to rece	ive docume	nts filed or ser	ved in my bankruptcy case by
						ed to e-mail messages, not paper
copies.		·			•	
·						
Part 2 Si	gnature					
Dated:				Ву:		
				Sigr	nature	
				Don Ni	mbor (if annlie	able):
						able):
				ivialility Talanha	ne number	
					address:	<del></del>
				L-mail 6	,uui 000	

L.B.F. 9036-1.1 (12/17) Page 1

# <u>Local Bankruptcy Form 9036-1.2</u> Consent for Electronic Notice and Service in an Adversary Proceeding

### **UNITED STATES BANKRUPTCY COURT** FOR THE DISTRICT OF COLORADO

In re:		Bankruptcy Case No		
Debtor(s).	,	Chapter		
Plaintiff(s),	,	Adversary Case No		
V.				
Defendant(s).	,			
Local Bankruptcy Form 9 Consent for Electronic No	036-1.2 tice and Service in an Adversa	ry Proceeding		
Complete applicable sect  Part 1 Consent	ions.			
[name and party type, e.g. John Smith, Debtor] hereby consent to receive notices ectronically (i.e., by e-mail at the e-mail address given below) and waive my right to receive them by United States mail. also consent to electronic service of any motions and other documents that may be filed in this case, and waive personal ervice or service by United States mail. Finally, I consent to electronic service and notice of any orders or judgments intered in this case, and waive service and notice by United States mail.  Sunderstand that by signing this form I waive my right to receive documents filed or served in my bankruptcy case by nited States mail, and that the ONLY copies I receive will be electronic copies attached to e-mail messages, not paper opies.  Part 2 Signature				
Dated:		By: Signature		

Page 1 L.B.F. 9036-1.2 (12/17)

Fill in this	information t	o identify your cas	е			
UNITED S	TATES BANK	RUPTCY COURT D	ISTRICT OF	COLORAD	0	
Debtor 1:				Case #:		
	First Name	Middle Name	Last Name	_		
Dobtor 2:				Chantar		
Debtor 2:	First Name	Middle Name	Last Name	Chapter:		
		orm 9070-1.1				
LIST OF VV	itnesses an	a Exhibits				
Complete a	applicable sec	tions.				
		Iname of na	rty and narty	<b>tunal</b> herek	by designates the following witnesses and exhibi	
for the hear	ing or trial set f	or	rty una party	[month/c	day/year], at [time] at the U.S. Bankruptc	
Court, U.S.	Custom House	e, 721 19 <sup>th</sup> Street, Co	ourtroom	[letter], F	day/year], at [time] at the U.S. Bankruptc Fifth Floor, Denver, Colorado 80202.	
D-14 W						
Part 1 W	itnesses					
Party will c	all the following	g witnesses:				
,			ı			
	Wit	ness name		Nature of testimony		
Party may	call the following	ng witnesses:				
	\\/i+	nose namo			Nature of testimony	
Witness name					Nature of testimony	
Part 2 Ex	chibits					
Exhibit		Description	Offered	Admitted	Additional comments	
number			(Yes/No)	(Yes/No)	(electronic, video, paper, etc.)	
ı.	1		1			

L.B.F. 9070-1.1 (12/17) Page 1

## Part 3 Signature

Dated:	By:
	Signature
	Bar Number (if applicable):
	Mailing Address:
	Telephone number:
	Facsimile number:
	E-mail address:

L.B.F. 9070-1.1 (12/17) Page 2