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Fill	in this	s information	on to i	dontify y	our cae						
			NKKU	JPTCY CC	ט ואטכ	ISTRICT OF (	Case #:				
ре	btor 1:	First Name		Middle N	ame	Last Name	-				
De	btor 2:						Chapter:				
	DtO1 2.	First Name		Middle N	ame	Last Name	Onaptor.				
Loc	al Ba	nkruptcy	For	n 1007-6	<u> 6.1</u>						
Sta	temeı	nt Under	Pena	Ity of Pe	erjury (	Concerning	g Payment	Advices			
Com	nplete t	he applicab	le sec	tions and o	check the	e applicable b	oxes.				
Pa	t 1 S	tatement									
l,				[na	<b>me]</b> 1 sta	te as follows:					
				•		payment adv		evidence of pa	iyment re	eceived wit	:hin 60 days
				·				ng of the above	e-referenc	ced case:	
						· · · · · · · · · · · · · · · · · · ·					
	-	ert the dates	•			-					
	recei	employed ove any payr ling of the p	nent a	dvices or	d immed other ev	iately precedi idence of pay	ng the filing oment from m	of the above ref y employer with	erenced nin 60 day	case but o	lid not the date of
	I am	self-employ	ed and	d do not re	eceive ar	ny evidence o	f payment fro	om an employer	ſ.		
		r:									
	[piea	se provide	expia	ination].							
Part 2 Verification of Debtor											
I declare under penalty of perjury that the foregoing is true and correct.											
Date	ed:						Bv:				
						_	Sign	ature of Debtor	ſ		
							Mailing	Address:			
							Telepho	ne number:			
							Facsimi	le number:			_
							⊏-mail a	address:			_

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Combined Forms Page 1

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

Fill is	n this i	information	to identify your case			
			KRUPTCY COURT D		COLORADO	
			KRUPICI COURI D	STRICTOF	Case #:	
Debt	or 1: _	First Name	Middle Name	Last Name		
Dabt	O:				Chartes	
Debt	or 2: _	First Name	Middle Name	Last Name	Chapter:	
Loca	l Ran	kruntov E	orm 1007-7.1			
			ng Receivers			
Check	c appli	cable box a	nd complete the app	licable section	ons.	
Part '	1 Dis	closure				
In a ch	napter	11 reorganiz	ation case, the followi	ng information	n is required pursuant to L.B.R. 1007-7:	
			, , , , , , , , , , , , , , , , , , , ,			
	No rec	ceiver is in po	ossession of debtor's p	oroperty.		
	A rece	eiver is in pos	ssession of all or part of	of the debtor's	s property:	
	1	Identification	(by address or legal of	description) of	f property:	
				Name of	of creditor:	
				Name of	f receiver:	
				Address for	r receiver:	
			Telepho	ne number for	r receiver:	
			Attorney fo	r receiver, if a	pplicable:	
		Д	ddress for attorney fo	r receiver, if a	pplicable:	
		Telephone r	number for attorney fo	r receiver, if a	ipplicable:	
			Date of a	ppointment of	f receiver:	
			Co	ourt appointing	g receiver:	
					receiver:	
Part 2	2 Sig	nature of D	ebtor's Attorney or D	Debtor (if unre	epresented)	
		<u> </u>	<del>-</del>			
Dated:	:			<del></del>	By: Signature	
					Ç	
					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				I	
UNITED S	TATES BANKE	RUPTCY COUR	RT DISTRICT OF C	COLORADO	)			
Debtor 1:				Case #:				
	First Name	Middle Name	Last Name					
Debtor 2:				Chapter:				
	First Name	Middle Name	Last Name	<u>'</u>				
	nkruptcy Fo							
Notice of	Amendmen	t of Petition	, Lists, Schedu	ıles, Stat	ements,	and/or	Addition of Cre	ditors
Please che pages as n		ooxes, comple	te applicable sect	tions <mark>ident</mark>	ifying each	n amend	<mark>lment,</mark> and attach a	dditional
Part 1 No	otice							
and/or add	reby notified tha ition of credito mendments		s filed amended do	cuments:	petition/lis	st(s)/sch	nedule(s)/statement	(s),
	applicable (no a		Petition) ion are amended a	s follows:				
	Section of Pe	tition	Information be	fore amen	dment		New information	
	applicable (no a	mendments to	List(s))					
□ The	following List(s)	are amended	as follows:					
	List		Information be	fore amend	dment		New information	
Oh ava av			Liet/s).					
	e in creditor's na editor's name ar		efore amendment		Corrected	creditor'	's name and/or addre	 ess
1								

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

Schedule(s) <del>of Debts</del>									
☐ Not applicable (no a	mendments to	o Schedu	les <del>of Debt(s)</del> )						
☐ Schedule(s) of Debt	s are amende	d as follo	ws:						
Calcadulas A/D									
Schedules A/B:  Description of	Interest in p	roporty	Current valu	ıo of	f entire prope	rtv	Curron	t value of por	tion owned
property	interest in p	лоренту	Current valu	JE 01		ity	Curren	value of poi	tion owned
Schedule C:									
Amount of	the exemption	n you cla	im		Curr	ent va	lue of de	ebtor's intere	st
If you object to this amount this notice is served. Cattorney or debtor, if ur	bjections mus								
Schedule D:									
New creditor			r's name, last	4	Claim	Coll	ateral	Collateral	Any
Amendment to exist	ing creditor	digits of account #, mailing address			amount		value		other changes
☐ New creditor ☐ Amendment to existing creditor									
☐ New creditor	g								
☐ Amendment to exis	sting creditor								
Schedules E/F:									
New credito			litor's name, la		Total cla	im	Prior	ity amount	Any other
Amendment to exis	sting creditor	4 digits of account mailing address		#,	, amount		(if any)		changes
<ul><li>☐ New creditor</li><li>☐ Amendment to exist</li></ul>	sting creditor								
☐ New creditor	and or contain								
☐ Amendment to exis	sting creditor								
Schedule G:	Leasing party	and add	2000	Ι	\/\hc	at the c	contract	of lease is fo	r
Contracting/	Leasing party	anu auui	<u> </u>		VVIIc	at the t	Jonillact	Of lease is io	···
Schedule H:									
Co-debtor/spouse, f	ormer spouse	e, or legal	equivalent;	Cr	editor to who	m you	owe the	debt/commu	unity state o
	ame and addre					-	territo		

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

chedules I/J:			
	Amended/New	v information	
Statement(s)			
☐ Not applicable (no amendments to S	tatement(s))		
	,		
☐ The following Statement(s) are amer	nded as follows:		
Statement	Information before	e amendment	New information
I			
Addition of Craditor(a)			
Addition of Creditor(s)			
☐ Not applicable (no additions)			
☐ Creditors have been added as follow	s (and Schedules D	F or F have been	amended accordingly):
J OTEGILOTS HAVE DEET AUGED AS TOHOW	5 (and Scriedules D,	L, or i have been	amenueu accorumgiy).
☐ Creditors have been amended as fol	lows:		
change in creditor's name or address:			
Creditor's name and/or address be	fore amendment	Corrected	creditor's name and/or addres
3 Signature of Debtor's Attorney	or Debtor (if unrepre	esented)	
<b>d</b> :		Ву:	
		Signature	
		Rar Number (if an	plicable):
		Telephone numbe	er:
		Facsimile number	:
		E-mail address: _	
Varification of Dahter		E-mail address: _	
4 Verification of Debtor		E-mail address: _	
4 Verification of Debtor lare under penalty of perjury that the fo	regoing is true and c		
lare under penalty of perjury that the fo		<del>correct.</del>	
		eorrect. By:	
lare under penalty of perjury that the fo		<del>correct.</del>	
lare under penalty of perjury that the fo		By: Signature of de	<del>ebtor</del>
lare under penalty of perjury that the fo		By: Signature of dominion Address: Telephone numbe	ebtor
lare under penalty of perjury that the fo		Signature of de Mailing Address: Telephone number	<del>ebtor</del>

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:					
iii le.	Bankruptcy Case No				
Debtor.	Chapter				
ORDER GRANTING MOTION I	FOR JOINT ADMINISTRATION				
THIS MATTER comes before the Court on the Motion for Joint Administration filed in Case No. [case number] on[month/day/year], by [movant] (Docket no[number]), seeking to jointly administer the above-captioned cases pursuant to Fed. R. Bankr. P. 1015(b). The Court, having reviewed the files,					
ORDERS that the Motion for Joint Administrates cases shall be jointly administered for procedural pur	ation is hereby GRANTED and the above-captioned poses only pursuant to Fed R. Bankr. P. 1015(b).				
IT IS FURTHER ORDERED that the jointly a whom the lower-numbered case (the "lead case") wa assigned and/or reassigned to the Honorable [language, and shall bear the initials [language] 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 joir procedures shall apply, but shall have no effect upon individually or collectively:					
<ul> <li>(1) All motions, pleadings, and other documents filed in the jointly administered case shall bear a combined caption which includes the full name and number of each specific case as in Official Form 416B, and must be filed, docketed and processed in the lead case, except for the following:         <ul> <li>(a) a motion which applies to fewer than all jointly administered debtors must clearly indicate</li> </ul> </li> </ul>					
in the caption and title to which debto lead case;	or the motion applies, but must still be filed in the				
(d) amendments to schedules, statemer	e specific case to which they apply; d in the specific case to which they apply; and its, 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				

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- (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.

BY THE COURT:	
United States Bankruptcy Judge	
	BY THE COURT:  United States Bankruptcy Judge

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

Fill in this information to identify your case							
UNITED S	TATES BANKE	RUPTCY COURT DIS	TRICT OF (	COLORADO	)		
Debtor 1:				Case #:			
	First Name	Middle Name	Last Name	-			
Debtor 2:				Chapter:			
	First Name	Middle Name	Last Name	•			
Local Ba	nkruptcy Foi	rm 2016-1.1					
Cover Sh	eet for Appli	cation for Profes		ompensat	ion		
(Otner th	an Chapter 1	3 Debtor's Coun	sei)				
Complete a	applicable sect	ions and check appl	icable boxe	es.			
		Name of applicant:					
Authorize	ed to provide pro	fessional services to:					
		npensation is sought:					
Amou		imbursement sought:					
This is a(n)	:						
□ Interi	m Application						
□ Final	Application						
If this is not	the first applica	tion filed herein by thi	s professior	nal, disclose	all prior fee appli	ications:	
Г	Date filed	Period cov	ered		equested fees & expenses	Total allowed	
			d to the App	olicant to dat	e for services rer	ndered and expenses incurre	ed
herein is \$_	[amount].						

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.

L.B.F. 2016-2.1 (12/17) Page 1

- (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 ided 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

Fill	in this	informatio	n to iden	tify your cas	6 <b>e</b>						
UN	ITED S	TATES BAI	NKRUPT	CY COURT I	DISTRICT OF C	COLORADO	)				
Del	btor 1:					Case #:					
		First Name	N	liddle Name	Last Name	•					
Del	btor 2:					Chapter:	13				
		First Name	N	liddle Name	Last Name						
		nkruptcy 13 Long F		<u>016-3.1</u> e Applicat	ion						
Com	iplete a	applicable s	ections	and check a	pplicable boxe	es.					
Par	t 1 Su	ummary									
allow	vance c		ng fees a	nd reimburse	ment of out-of- of confirmation			<b>m]</b> , attorne urred for al			
1.	Total	fees reques	ted in this	s application:						\$	
2.	Total	expenses re	equested	in this applic	ation:					<u>Ψ</u> + ¢	
	(Tota	I fees and ex	xpenses i	requested)						<u>φ</u> = œ	
3.	Amou	unt paid to da	ate (exclu	sive of the fil	ing fee)					- <u>\$</u> - \$	
4.		mount of feed and by the pla		penses to be	paid through c	confirmed pl	an not to	exceed am	ount	=	
Par	t2 Fe	es									
Amo	unt of f	ee Applicant	t agreed t	o with debtor	for performing	services to	represer	nt the debto	r in this	case:	
						amount disc	closed in	2016(b) dis	sclosure	\$	
						sclosed in a					
(a) <sup>-</sup>	This an	reed upon fe	e renres	ents:							
(α) □	•	fee for all se	•								
				n time spent;	and/or						
	-	fee arrange									
	[spec	cify terms].									
(b) A	Applica [ <b>amou</b> r	nt's rate for a	attorney s d the rate	services is \$ for paralega	[amount	t]/hour; the [amo	rate for a <b>unt]</b> /hou		torney s	ervices	is \$

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

Part	rt 3 Expenses		
Amou	ount of Expenses Incurred:		
	Copies: [number of copies] @ Postage: Legal research: Facsimile: Other (specify) Total:	@ [amount]/copy	\$ \$ \$ \$ \$
Part	Applicant's Certifications in Support of Lo	ong Form Fee Application	
Appli	licant Certifies/Attests that:		
	I have performed and will continue to perform a pendency of the entire case consistent with L.B.		ppropriate services during the
	I am requesting a fee for services, which exceed 2016-3 and listed in the applicable Chapter 13 (acknowledge that any payment of fees in excest by the Court.	General Procedure Order, as a	amended from time to time. I
Part	rt 5 Application Attachments		
Attac	ched to this Application are:		
b	<ul> <li>a. A narrative describing the services rendered if of the presumptively reasonable fee amount, sunique aspects of the case and discussing the Detailed time records describing all individual in the time spent for each service rendered, ii. the hourly rate for each service rendered paralegals);</li> <li>iii. the charge for each service rendered; and iv. such other and further information as the pursuant to 11 U.S.C. § 330(a).</li> </ul>	such as results achieved, diffice standards of 11 U.S.C. § 330 I services which include: broken out in tenths of an houby the Applicant (and/or the hold	culties encountered or any other D(a);  our;  ourly rate for Applicant's associates or
Part	rt 6 Signature of Debtor's Attorney		
Dated	ed:	Bar Number: Mailing Address: _ Telephone number	ttorney 
		Facsimile number:	

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

Fill in this information to identify your case	
UNITED STATES BANKRUPTCY COURT DISTRICT OF C	COLORADO
Debtor 1:	Case #:
First Name Middle Name Last Name	
Debtor 2:	Chapter: 13
First Name Middle Name Last Name	enaptor
Local Bankruptcy Form 2016-3.2 Notice of Chapter 13 Fee Application	
Part 1 Objection Deadline	
Objection Deadline: [month	n/day/year]
Part 2 Notice of Chapter 13 Fee Application	
NOTICE IS HEREBY GIVEN that the undersigned attorney for Chapter 13 [Long/Supplemas follows:	
	Requested Fees: \$
	Requested Expenses: _\$
Previously Approve	ed Fees/Expenses (if applicable): _\$
A copy of the Chapter 13	.ong/Supplemental] Fee Application is attached, or is
Pursuant to L.B.R. 2016-3, if you oppose or object to the appon or before the objection deadline stated above, served on telearly all objections and any legal basis for the objections. T	he movant at the address indicated below, and must state
If there is no objection, the Court may allow the fee as reques Application for hearing.	sted, order further supplementation or set the Chapter 13 Fee
Part 3 Signature of Debtor's Attorney	
Dated:	Ву:
	Signature of Attorney
	Bar Number:
	Mailing Address:
	Telephone number: Facsimile number:
	E-mail address:

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 FO	
	<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		
UNITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO		
Debtor 1: Case #:		
First Name Middle Name Last Name		
Debtor 2: Chapter: 13  First Name Middle Name Last Name		
ocal Bankruptcy Form 2016-3.4 Chapter 13 Supplemental Fee Application		
Complete applicable sections and check applicable boxes.		
Part 1 Summary		
Pursuant to 11 U.S.C. § 330, Applicant, <b>[law firm]</b> , attorney for the debtor, requests allowance of eimbursement of out-of-pocket expenses incurred for all reasonably necessary and appropriate she date of confirmation as follows:		
Total fees requested approved in prior application or through PRFA procedure		•
Total expenses requested approved in prior application or through PRFA procedure	+	\$
3. Total fees and expenses previously approved by the Court (add line 1 and line 2)	_	\$
4. (Total fees and expenses requested previously in this application)	=	\$
5. (Total fees and expenses approved requested by Court previously in this application)		\$
36. Total supplemental fees and expenses requested in this application(add line 4 and line 5)	± _	\$
47. Total fees and expenses requested or approved in this-all applications (add line 3 and line 6)	= +=	\$
(Total supplemental fees and expenses requested)	==	\$
58. Amount paid prior to filing (exclusive of the filing fee)	_	\$
69. <b>Net</b> amount of fees and expenses to be paid through confirmed plan not to exceed amount		\$
funded by the plan (Line 7 less Line 8)	=	\$
Part 2 Fees		
Amount of fees Applicant agreed to with debtor for performing services to represent the debtor in	this ca	ise:
amount disclosed in 2016(b) disclose	ure _\$	3
amount disclosed in amended 2016(b) disclose	ure _\$	3
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].		
b) Applicant's rate for attorney services is \$ [amount]/hour; the rate for associate attorney services and the rate for paralegal services is \$ [amount]/hour.	ces is	\$ [amount]/ hour;

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

Part	3 Expenses		
Amou	int of Expenses Incurred:		
	Copies: [number of copies Postage: Legal research: Facsimile: Other (specify): Total:	<b>ignolity</b> [amount]/copy	\$ \$ \$ \$ \$
Part	4 Applicant's Certifications in Support of	f Supplemental Form Fee Application	
Applio	cant Certifies/Attests that:		
	I have performed all reasonably necessary a consistent with L.B.R. 9010-1, and previously LFFA procedure as set forth in L.B.R. 2016-3	y obtained approval of fees and/or costs i	
	I am requesting a supplemental fee for service approved fees under the PRFA or LFFA.	ces rendered post-confirmation which exc	ceeds the previously
Part	5 Application Attachments		
Attacl	ned to this Application are:		
	<ul> <li>A narrative describing the services rendered seeks a fee in excess of the fees previously achieved, difficulties encountered or any of U.S.C. § 330(a);</li> <li>Detailed time records describing all individual in the time spent for each service rendered ii. the hourly rate for each service rendered paralegals);</li> <li>iii. the charge for each service rendered; iv. such other and further information as the pursuant to 11 U.S.C. § 330(a).</li> </ul>	ly approved by the Court under the PRFA ther unique aspects of the case and discurual services which include: ed, broken out in tenths of an hour; ed by the Applicant (and/or the hourly rate and	or LFFA, such as results ussing the standards of 11
Part	6 Signature of Debtor's Attorney		
Dated	d:	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:	Deploy into a Casa Na
· · · · · · · · · · · · · · · · · · ·	Bankruptcy Case No Chapter 13
Debtor.	
ORDER ALLOWING AND APPROVING SUF SUPPLEMENTAL F	
[Law firm], services rendered post-confirmation herein of \$[amount ncurred post-confirmation of \$[amount]. The Court paramount of \$ [amount] and out-of-pocket expent Counsel received \$ [amount] prepetition. The payable 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 identify your ca	ise			
UNI	TED S	TATES BANK	RUPTCY COURT	DISTRICT OF (	COLORADO	)	
Deb	otor 1:				Case #:		
		First Name	Middle Name	Last Name	-		
Deh	otor 2:				Chapter:	11	
000		First Name	Middle Name	Last Name	- Onapton		
Cov	er Sh	eet for Mot	orm 2081-1.1 ion Seeking Ex Hearings The	•	ry of Orde	er(s) and	
Com	plete a	pplicable sed	ctions and check	applicable boxe	es.		
	n seek	ing expedited	aptioned chapter 1 entry of the followi	ng orders, pursi	uant to L.B.F	R. 2081-1:	[month/date/year], is filing a
	Order	Authorizing th	ne Joint Administra	tion of Multiple [	Debtor Bank	ruptcy Cases (se	ee L.B.R. 1015-1)
	Order	Authorizing P	ayment of Prepetit	ion Wages, Sala	ıries, Expen	ses	
	Interir	n Order Autho	rizing Use of Cash	Collateral (see	L.B.R. 4001	-2)	
	Interir	n Approval of	Post-petition Secur	red and/or Supe	r-Priority Fir	nancing Pursuan	t to 11 U.S.C. § 364(c)
	Order	Authorizing P	ayment of Prepetit	ion Claims of Ce	ertain Critica	I Vendors and S	Suppliers
	Order	Authorizing D	ebtor to Honor Cer	tain Customer (	Obligations,	Including Warra	nty Claims
			mining Adequate A scontinuing, Alterin			iture Utility Servi	ces and Restraining Utility
	Order	Establishing I	Interim Notice Proc	edures (see L.B	.R. 2081-2)		
	Order	Authorizing B	onus or Retention	Plans			
	Order	Authorizing R	Retention of Cash N	lanagement Sys	tems		
	Order	Establishing l	nvestment Guideli	nes			
	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 (	COLORADO	n			
				Case #:				
Debtor 1:	First Name	Middle Name	I ast Name	Case #.				
	Tirstranic	Wilddie Name	Last Name					
Debtor 2:				Chapter:	11			
	First Name	Middle Name	Last Name	'				
Local Da	nlew intoxe Fa	2004 4 2						
		orm 2081-1.2						
Notice of	Filing of Ci	napter 11 Debto	r's Motion S	seeking i	=xpedited	1 Entry o	of Order(s	S)
Complete a	applicable sec	tions						
Complete	applicable sec	tions.						
Part 1 No	otice							
notice of the you wish to e-mail addre method mos	e time and place be notified of the ess at which you st readily availa	at a hearing will be he of the hearing via he hearing. Your re bu wish to receive not able to Debtor. You idar at <a href="https://www.cob.usc.nd/www.cob.usc.nd/">www.cob.usc.nd/</a>	fax or email or sponse may be otice. If you spe may also obta	nly if you rea e in the forr ecify more t	spond to thi n of L.B.F. 2 han one me	s Notice vi 2081-1.3 a ethod of no	a fax or em nd must sp tice, Debto	nail stating that ecify the fax or or will use the
Requests fo	or Notice of the	hearing shall be fax	ed or emailed	to debtor's	attornev at			
Dowl 2 G:	ameticus of Do	btowa Attownson on	Dabtas (if		1/			
Part 2 Si	gnature of De	btor's Attorney or	Deptor (if unre	epresented	1)			
Dated:				Rv:				
Dateu			<del></del>		nature			
				Oig	jilature			
				Bar Nu	ımber (if ap	plicable):		
				Mailing	g Address:			
				Teleph	one numbe	r:		
				Facsin	nile number			
					address: _			

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

Fill in this in	nformation to id	dentify your case	)					
UNITED ST	ATES BANKRU	PTCY COURT DI	STRICT OF C	OLORADO	)			
Debtor 1				Case #:				
F	First Name	Middle Name	Last Name					
Debtor 2:				Chapter:	11			
F	First Name	Middle Name	Last Name					
Response	<u> </u>	n 2081-1.3 t for Notice of						
	ponse	пѕ апо спеск ар	plicable boxe					
Attention:		[de	ebtor's attorn	ey].				
I request that served as follows		te, time, and place	e of the hearin	g on debto	r's Motion See	king Expe	edited Entry	of Orders be
□ Email:			[email addres	ss(es)]				
□ Facsimi	ile:		[facsimile	number(s	)]			
Part 2 Sigr	nature of Attorn	ney Requesting N	lotice or Part	y Requesti	ing Notice (if	unrepres	ented)	
Dated:			_		nature			
				Mailing Teleph Facsim	mber (if applic Address: one number: nile number: _ address:			- -

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

Fill in this	s information to	o identify your case	е						
UNITED S	STATES BANKI	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						
	nkruptcy Fo f Time and P	rm 2081-1.4 lace of Hearing	on Debtor'	s Motion	Seeking	Expedi	ted Entr	y of Order(	s)
Complete	applicable sect	tions.							
Part 1 N	otice								
		on Seeking Expedite[month/day/y[letter], Fifth							se,
Part 2 S	ignature of Deb	otor's Attorney or I	Debtor (if unre	epresented	l)				
Dated:			_		ınature				
				Mailing Teleph Facsim	imber (if app g Address: _ one number: nile number: address: _	r:			

L.B.F. 2081-1.4 (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:	12						
	First Name	Middle Name	Last Name								

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

Comp	lete	app	olical	ble	sections.

Part 1
--------

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:
    - i. 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 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 fore	egoing 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 CONFIRM	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 applica	able provisions of Title 11, United States Code;
That any fee, charge, or amount required under Chapter 12 paid before confirmation, has been paid;	3 of Title 28, United States Code, or by the Plan, to be
That the Plan has been proposed in good faith and not by a	ny means forbidden by law;
That the value, as of the effective date of the Plan, of prope unsecured claim is not less than the amount that would be pliquidated under chapter 7 of Title 11, United States Code of	paid on such claim if the estate of the Debtor were
That the Plan provides that the holders of secured claims w the value, as of the effective date of the Plan, of property to claim whose holder has not accepted the Plan is not less th	be distributed under the Plan on account of each secured
That the Debtor will be able to make all payments under the	plan and to comply with the Plan;
That, if this order is entered after an objection to confirmation distributed under the Plan on account of the objector's claim provides that all of the Debtor's projected disposable income that the first payment is due under the Plan, will be applied	n is not less than the amount of such claim, or the plan e 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	in the Plan is approved.
The Debtor shall make the payments specified in the Plan in	n the amounts and on the dates provided for therein.
DATED BY T	HE COURT:
	United States Bankruptcy Judge

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

Fill in this	s information to	o identify your case					
		RUPTCY COURT DI		COLORADO	)		
Debtor 1:	TAILS DAIN	NOT TO TOOOKT DI	orkior or c	Case #:	,		
Debioi 1.	First Name	Middle Name	Last Name				
Debtor 2:				Chapter	12		
Debiol 2.	First Name	Middle Name	Last Name	Chapter:	12		
l ocal Ba	nkruptcy Fo	rm 2082-1 3					
		d Right to Objec	t to Chapte	er 12 Plar	1		
Part 1 O	bjection Deadl	ine					
			[month	ı/day/year].			
Part 2 No	otice						
the provisio		EN that the above-ca 2 of Title 11 of the U	•		•		•
[month/day		the debtor's plan, do _ <b>[time]</b> at the U.S. E do 80202.					troom [letter],
or before th counsel (or the objection	ne objection dea the Debtor if no on deadline state	NOTICE that any padline stated above. of represented by colled above. The object. The court will not	The objection unsel) at the action must spe	must be file address belo cify the gro	ed with the court ow, and upon the unds upon whicl	t and served upon t e chapter 12 trustee	he Debtor's e on or before
If objections but the cou at issue and on the conf	s to confirmation rt will hear the p d the time need	served within the time of are filed, at the pre- preliminary statement ed for hearing, may e Debtor's Plan which of ed for cause.	liminary heari ts of the partice enter orders c	ng no evide es, will cond oncerning o	nce will be take luct a status con liscovery and wi	n and no witnesses Iference to determir Il set a final date for	need appear, ne the matters r the hearings
Part 3 Sig	gnature of Deb	tor(s)' Attorney					
Dated:			_	By: Sig	nature of Attorn	ey	
				Bar Nu	mber:		_
				Facsim	nile 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 illed by [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 of pankruptcy case must be filed no later than	
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 sch	
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 ormation 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	t 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:	First Name	Middle Name	Last Name	Chapter:	_11	

#### **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:
	F-mail address

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

Fill in this	s information to ide	entify your cas	е		
UNITED S	STATES BANKRUP	TCY COURT D	ISTRICT OF	COLORADO	
Lead D	Debtor:			Lead Case #:	
	First Name	Middle Name	Last Name		
	Debtor:			Case #:	
	First Name	Middle Name	Last Name	-	
Local Ba	nkruptcy Form	3003-1.3			
Notice o		hing Proced		ar Date for the Filin	ng of Proofs of Claim
Complete	applicable sections	S.			
-					
Part 1 N	otice				
To individu	als and entities who	may be credito	rs of debtor:		
					a bar date for filing proofs of claim
pursuant to	Federal Rule of Ba	nkruptcy Proce	dure 3003(c)(3	s) as follows:	
a.		[		uch that they are received ear] (the "Bar Date"). Cla	d no later than aims are not deemed filed until
	actually received b	y the Clerk.			
b.	claim by the Bar Da	ate and that fail ot receive any f	s to do so will urther notices	not be treated as a credit	ntity that is required to file a proof of tor for the purposes of voting or or 11 case and any claim of such
C.		[	month/day/ye		ed], must file a proof of claim with the
	court if the claim is creditor disagrees				ent, or unliquidated, or (iii) if such
d.					eemed filed on its behalf pursuant to applicable bankruptcy schedules.
e.	Proofs of claim mu name] unless the I	ead debtor is th	e actual entity	against whom the claim	is made. vided for joint bankruptcy
	state that debtor's or more debtors in	. In each proof individual bank to one proof of	of claim filed vruptcy case nu claim form. In	with the Court, you must mber as set forth above. order to assist in the rev	(i) name one specific debtor, and (ii)  Do not combine claims against two iew and reconciliation of proofs of

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.

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

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

#### 

E-mail address:

#### 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 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:				
Un	ited 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 STATES BANKRUPTCY COURT DISTRICT OF C	COLORADO					
Debtor 1:	Case #:					
First Name Middle Name Last Name						
Debtor 2:	Chapter: 11					
First Name Middle Name Last Name						
Exhibit A to Local Bankruptcy Form 3003-1.4  Notice of Order Setting Bar Date for Filing Motions for Allowance Of Chapter 11 Administrative Expense Claims						
-	Se Olainis					
Complete applicable sections.						
Part 1 Notice						
To all creditors and parties in interest:						
Please take notice that the Court has entered an order fixing last date for filing a Motion for Allowance of Administrative Excaptioned case prior to	pense Claims under 11 U.S.C. § 503 arising in the above-  1 Plan of Reorganization (delete inapplicable language)],					
To be deemed properly filed, a Motion for Allowance of Admi Notice, must be filed with the Court such that they are receive [month/day/year] (the "Bar Date"). Motions are not deemed	ed no later than					
Any Chapter 11 Administrative Expense Claims for which a Motion for Allowance of Chapter 11 Administrative Expense and L.B.F. 9013-1.1 Notice are not filed by [month/day/year], will be disallowed and any administrative claim of such entity will be forever barred and will not share in the estate. <sup>2</sup>						
It is not sufficient to file a proof of claim asserting an administrative expense without filing an appropriate Motion and 9013-1.1 Notice by the deadline.						
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. 3003-1.4 (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	o 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	f of Claim				
Complete a	pplicable sect	tions.				
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:				Ву:		
				Signature		
				Bar Number (if applicable):		
				Mailing Address:		
				Telephone number:		
				Facsimile number: E-mail address:	<del></del>	
					<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 [street or or</li></ul>	[name of creditor] on their common address of property] is valued at \$0
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 ι	under the debtor's plan, the debtor may request an be effective upon discharge where debtor is eligible debtor is not.
(5) If the bankruptcy case is dismissed or convert	ted to a chapter 7, this order shall be deemed hall continue in full force and effect as specifically
DATED	BY THE COURT:
	United States Bankruptcy Judge

Fill in	this	information to identi	fy your case				
UNIT	ED S1	TATES BANKRUPTC	Y COURT DI	STRICT OF	COLORADO	)	
Debto	or 1: _	First Name Mid			Case #:		
		First Name Mid	dle Name	Last Name			
Debto	or 2: _	First Name Mid	dle Name	Last Name	_ Chapter:	_13	
	D			2001.100			
		<u>ıkruptcy Form 30<sup>.</sup></u> 3 Plan	<u>15-1.1</u>				
		Valuation of Coll	ateral and	Classifica	ation of C	laims	
		pplicable sections. Thi priled plans.	s chapter 13	plan dated _			[month/day/year] supersedes
Part 1	Not	ices					
1.1.	writte notic be c	en objection with the C ce.) If you do not file a	Court by the or timely object	deadline fixed tion, you will	d 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 Provisions					
		This plan contains no	onstandard p	rovisions set	out in Part	12 of the plan	
1.3.	Moti	under 11 U.S.C. § 50 The debtor is reques	motion for va 06. Additiona ting a valuati	aluation of <i>pe</i> al details are on of <i>real pr</i>	ersonal prope provided in l operty collate	erty collateral and Part 7.4 of this pla eral and determin	determination of secured status
		[list status of motio	n here (i.e. o	date filed, da	ate granted,	to be filed conto	emporaneously, etc.)]
1.4.	Motio □		ting avoidand S.C. § 522(f)	ce of a judicia			purchase-money security provided in Part 10.4 of this
		[list status of motio	n here (i.e.,	date filed, d	ate granted	, to be filed cont	emporaneously, etc.)]
Part 2	Bac	kground Information	1				
2.1	Prio	r bankruptcies pend	ing within o	ne year of th	e petition o	late for this case	:
	Ca	se number and chapte	er [	Discharge or	dismissal/co	nversion	Date

2.2	Discharge: The debtor:	
	□ is eligible for a discharge	
	OR	
	☐ is not eligible for a discharge and is not seeking a discharge.	
2.3	Domicile & Exemptions:	
	Prior states of domicile:	
	within 730 days: _[list states]	
	within 910 days: _[list states]	
	The debtor is claiming exemptions available in the □ state of <b>[state]</b> exemptions.	or □ federal
2.4	<b>Domestic Support:</b> The debtor owes or anticipates owing a Domestic Support Obligation as defined i § 101(14A). Notice shall be provided to these parties in interest:	n 11 U.S.C.
	A. Spouse/Parent:	
	[identify]  B. Government:	
	[identify] C. Assignee or other:	
	[identify]  D. The debtor □ has provided the trustee with the address and phone number of the Domestic Supported recipient, or □ cannot provide the address or phone number because it/they is/are not available.	ort Obligation
€.	2.5 Median Income: The current monthly income of the debtor, as reported on Official form 1220 2, as applicable, is □ below, □ equal to, or □ above the applicable median income.	-1 or 122C- ◀
Part 3	Plan Analysis	
3.1	Total Debt Provided for under the Plan and Administrative Expenses	
	<ul> <li>A. Total Priority Claims (Class One)</li> <li>1. Unpaid attorney's fees    (Total attorney's fees are estimated to be \$ [amount] of which \$ [amount] has been prepaid)</li> <li>2. Unpaid attorney's costs (estimated)</li> <li>3. Total taxes</li> </ul>	\$
	(Federal \$ [amount]; State \$ [amount]; Other \$ [amount]) 4. Other priority claims	\$ \$
	B. Total payments to cure defaults (Class Two)	\$ \$ \$ \$ \$
	<ul><li>C. Total payments on secured claims (Class Three)</li><li>D. Total payments on unsecured claims (Class Four)</li></ul>	\$
	E. Sub-Total	\$
	F. Total trustee's compensation (10%) of debtor's payments)	\$
I D = 00	G. Total debt and administrative expenses	
L.B.F. 30	015-1.1 (12/17)	Page 2

3.2	Red	Jone	mation with	Chapter 1						
	A. B	The	e replaceme	nt values m	nay appear in C	lass Three	of the plan.	er than replace	ment values.	
	<ul><li>B. Assets available to Class Four unsecured creditors if Chapter 7 filed:</li><li>1. Value of debtor's interest in non-exempt property</li></ul>							\$		
			Property	Value	Less costs of sale	Less liens	X Debtor's interest	Less exemptions	= Net value	
		3.	Less: estim	ated Chapt	recoverable ur er 7 administra e to priority cred	tive expens				\$ \$ \$
							creditors if Cl	napter 7 filed (if	negative, ente	er
	0	Cotir	zero)	ant to Class	- Four upocour	ad araditara	under the C	hantar 12 Dlan	nluo ony funo	\$
	C.				erty" described i			hapter 13 Plan	plus any lunc	\$ \$
					-					
Part 4	Pro	opert	ies and Fut	ture Earnin	gs Subject to	the Superv	ision and C	ontrol of the T	rustee	
4.1	deb	tor's	future earni	ngs or othe	r future income be paid to the	as is neces	ssary for the a period of ap	f the trustee all execution of the oproximately	e Plan, includi	ing:
	Ь.		Number of p	payments	Amo	ount of payı	ments		Total	
						Total of mor	nthly paymer	nts		
			unts for the er property:	payment of	f Class Five pos	st-petition cl	aims include	ed in above: \$_	[amour	ıt]
		[spe	cify].							
4.2	Pav	/men	<b>ts:</b> The deb	tor agrees t	to make payme	nts under th	ne Plan as fo	llows:		
7.2		V	oluntary wa		ent to employe	r: Paid in th	e following n	nanner: \$	[amount] to	
			educted	ver's name	address telen			weekly, month		•
			ddress, tel			none numb	CI		[IIaI	ne,
	OI	₹			-					
	_	_	\:							
		L	irect payme	ent from det	otor to trustee.					
Part 8	Cla	ass C	ne - Claims	s Entitled t	o Priority Unde	er 11 U.S.C	. § 507			
payme	ents	prior	to the com	mencemer	nt of distribution	ons to any	other class	One shall be p (except that the trustee) as fo	e payments	deferred cash to the trustee
5.1	Alle	owed	administra	ative expen	ses:					
	A.	Trus	tee's compe	ensation (10	)% of amounts ր and subject to a		tor under this	s Plan)	_	\$ \$

L.B.F. 3015-1.1 (12/17) Page 3

C. Attorney's Costs (estimated and subject to allowance)

5.2	A. Domesti amount 1.	ity claims to be c Support Obliga s provided by the Priority support a [amount] that w Distributed by The debtor is J) in the amount amount, \$arrearage. Other: For the dowith the Court ar	ations: A prohe plan.  arrearage: T ill be paid as the trustee pmaking monor of \$ [amount] is the trustee of the lamount	he debtor owes follows: bursuant to the thly payments warmount] to for current super plan, during the plan, during the plan, during the position of the current super plan, during the plan the	s past due terms of the via a wage oport paymene anniver	support to [na he Plan; or e order □ or di nents and \$	rder for the ame] in the irectly   [amount of confirmation of the	the trustee the total amount (reflected or Of that mount] is to partition, the de	unt of \$ Schedule I or conthly ay the btor shall file
		Support Obligation						oga.ag .	30111001.10
	2.	Federal taxes State taxes Other taxes						- -	\$ \$
		[describe] Other <del>Class One</del>	Priority eClai	ims <del>, if any</del>				-	\$
									\$
		[describe]							
Part 6	Class Two	<ul><li>Defaults</li></ul>							
6.2	class Two Adebtor's prin	n of Rights: If derive such credit  A [if none, indicipal residence Inall be made:	or in the mar	nner specified in set forth below	n Fed. R. l	Bankr. P. 901 red only by an	4 and 70 interest	04. in real prope	erty that is the
	Creditor	Total defaul amount to be cured <sup>1</sup>				No. of months to cure	paym made	ar monthly nent to be directly to reditor	Date of first payment
6.3	an interest in property that	t is the debtor's pedate on which t	rincipal resid	dence) or unse	cured clair	ns set forth be	elow on v	vhich the las	t payment is
	Creditor	Description of	Total default	Interest rate	Total amount			Regular monthly	Date of first payment

Page 4

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

collateral	amount to be Cured <sup>2</sup>	cure arrearage	cure	payment to 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.

Part 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.
- **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.

П	N	ဂြ	n	e

OR

Name of creditor	Description of collateral (pursuant to L.B.R. 3012-1)	Proof of claim amount, if any
	(pursuant to L.D.IX. 3012-1)	

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

Sec	cured claims	s subject to 11 H	S.C. & 506 lif no	ne indicatel: Th	ne debtor mo	ves the court, throug	ıh this cl
13 pro	plan, for a va perty and cla	lluation of collatera	al and determinati reditors shall reta	on of secured st in the liens secu	atus under 1	1 U.S.C. § 506 regar ms <i>until discharge u</i>	ding the
	None						
OR	2						
A.		ng creditors shall be m shall be treated			n collateral. A	Any remaining portion	n of the
	Creditor	Description of collateral	Confirmation value of collateral	Amount of debt as scheduled	Interest ra	Adequate protection payment	To amo paya
	Creditor	Description of collateral	Confirmation value of collateral	Amount of debt as scheduled	Interest ra	protection	To amo
			collateral	scheduled		payment	paya
Co.		to which 44 II C	C S FOC about to	-		) Fif many indicated	. The
follo rep	owing credito resents the r	ors shall retain the	liens securing the	eir claims, and th	ey shall be p	) [if none, indicate] aid the amount spec o pay the sum in full:	ified wh
follorep	owing credito resents the r	ors shall retain the	liens securing the payable on the d	eir claims, and th	ey shall be p	aid the amount spec o pay the sum in full:	To
follorep	owing credito cresents the r None	ors shall retain the emaining balance  Description o	liens securing the payable on the d	eir claims, and the ebt over the peri	ey shall be p od required t	aid the amount spec o pay the sum in full: e Adequate protection	To
or o	owing creditor  None  Creditor  Creditor  Operty being owed secured  None	Description o collateral	f Amour scl	eir claims, and the ebt over the peri	ey shall be p od required to Interest rat	aid the amount spec o pay the sum in full: e Adequate protection	To amo
folling rep	owing creditor  None  Creditor  Operty being owed secured None	Description o collateral  surrendered [if n	f Amour scl	eir claims, and the ebt over the period of debt as neduled	ey shall be p od required to Interest rat	aid the amount spector pay the sum in full:  The Adequate protection payment secution payment secution property secution property secution property secution property secution payment secution payment secution property secution p	To amo paya
folling rep	owing creditor  None  Creditor  Creditor  Operty being owed secured  None	Description o collateral  surrendered [if n	f Amour scl	eir claims, and the ebt over the peri	ey shall be p od required to Interest rat	aid the amount spec o pay the sum in full: e Adequate protection payment	To amo paya

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.

Part 8	Class Four – Allowed Unse	cured Claims Not Otherwise Referred To in	the Plan						
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	<b>Disposable Income:</b> 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	<ul> <li>Classification of Claims:</li> <li>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;</li> </ul>								
	OR								
	B. □ Class Four claims are	divided into more than one class as follows:							
	[describe].								
8.4	U.S.C. § 523(a)(2), (4), or (6)	A timely filed claim, found by the Court to be n will share pro-rata in the distribution to Class F ssed, converted to a Chapter 7 or discharge en	our. Collection of the	e balance is					
Part 9	Class Five - Post-Petition	Claims Allowed Under 11 U.S.C. § 1305 (if i	none indicate)						
Post-p	etition claims allowed under 11	U.S.C. § 1305 shall be paid as follows:		_[describe].					
OR									
□ Non	e.								
	•								
Part 1	0 Other Provisions								
10.1	Direct Payments: Payment v	vill be made directly to the creditor by the debto	r on the following clai	ms:					
	Creditor	Collateral, if any	Monthly payment amount	No. of months to payoff					
10.2	Effective Date of Plan: The	effective date of this Plan shall be the date of e	ntry of the Order of Co	onfirmation.					
10.3	fee shall be paid up to, bu payment of the Class One Two B and Class Two Co and Five (strike any portion	d to the Class One creditors shall be paid in full at not more than, the amount accrued on actual a creditors, the amounts to be paid to cure the coreditors shall be paid in full before distributions on of this sentence which is not applicable). The aid in full before distributions to creditors in Classia.	payments made to defaults of the Class To creditors in Classe e amounts to be paid	ate. After 「wo A, Class es Three, Four, to the Class					

L.B.F. 3015-1.1 (12/17) Page 7

under the plan to unsecured creditors will only be made to creditors whose claims are allowed and are timely

	<ul> <li>B, Two C and Three above in the manner specified in Parts 5, 6, 7, and 8.1.</li> <li>B.</li></ul>							
	[exceptions].							
10.4	Motions to Avoid Liens u intends to file or has filed, blien pursuant to 11 U.S.C. §	by separate motion served	in accordance wit	h Fed. R. Bankr. P.	7004, a motion to avoid			
	Creditor	Description of c (pursuant to L.B.F		Date motion to avoid lien filed	Date of order granting motion or pending			
10.5	Student Loans:		I					
	☐ No student loans							
	OR							
	☐ Student loans are to be t	☐ Student loans are to be treated as an unsecured Class Four claim or as follows:						
	[describe].				<del> </del>			
10.6	Restitution:	Restitution:						
	□ No restitution							
	OR							
	☐ The debtor owes restitution in the total amount of \$ [amount], which is paid directly to [name/description] in the amount of \$ [amount] per month for a period of [#] months; or as follows:							
	[describe].							
10.7	Reinvestment of Property of this Plan.	in debtor: All property of	the estate shall ve	est in the debtor at	the time of confirmation			
10.8		<b>Insurance:</b> Insurance in an amount to protect liens of creditors holding secured claims is currently in effect and will □ will not □ <b>[check one]</b> be obtained and kept in force through the period of the Plan.						
	Creditor to whom this Applies	Collateral covered	Coverage ar	num	rance company, policy ber, and agent name, dress and telephone number			

Part 11 Presumptively Reasonable Fee							
The following election is made:							
	☐ Counsel elects the Presumptively Reasonable Fee pursuant to L.B.R. 2016-3(a). Any objection to the allowance of the Presumptively Reasonable Fee must be made by the objection deadline to confirmation.						
OR							
☐ Counsel elects to file the Long Form Fee Application pursua	nt to L.B.R. 2016-3(b).						
Part 12 Nonstandard Plan Provisions							
Under Bankruptcy Rule 3015.1(e), nonstandard provisions must not otherwise included in the Official Form or deviating from it. void.							
□ None							
OR							
$\square$ The following plan provisions will be effective only if there is	a check in the box "included" in Part 1.2.:						
[describe].	······						
Part 13 Signature of Debtor's Attorney or Debtor (if unre	presented)						
I certify that the wording and order of the provisions in this Cha Form 3015-1.1, and that the plan contains no nonstandard pro							
Dated:	By: Signature						
	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 true and	correct.						
Dated:	By: Signature of debtor						
	Mailing Address:						
	Mailing Address: Telephone number:						
	Facsimile number:						

Fill in this information to identify your case						
UNITED STATES BANKRUPTCY COURT DISTRICT OF C	COLORADO					
Debtor 1:	Case #:					
First Name Middle Name Last Name						
Debtor 2:	Chapter: 13					
First Name Middle Name Last Name	'					
Local Bankruptcy Form 3015-1.2  Notice of Filing of Chapter 13 Plan, Deadline for Filing Objections Thereto, and Hearing on Confirmation						
Complete applicable sections.						
Part 1 Objection Deadline						
Objection deadline: [month/day/year]						
Part 2 Notice						
NOTICE IS HEREBY GIVEN that the debtor filed a Chapter is attached. A confirmation hearing on the debtor's plan has Bankruptcy Court, U.S. Custom House, 721 19th Street, Court						
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 b L.B.F. 3015-1.3, Verification of Confirmable Plan pursuant to						
This Notice pertains only to the Chapter 13 Plan. Creditors should also review the Notice of Chapter 13 Case, at docket no. [#], for additional information and deadlines, including those related to objecting to dischargeability of certain debts, objecting to exemptions, and filling a proof of claim.						
Part 3 Signature of Debtor's Attorney or Debtor (if unrepresented)						
Dated:	Bv:					
Dated:	By: Signature					
	Bar Number (if applicable):					
	Mailing Address:					
	Telephone number:					
	Facsimile number:					
	E-mail address:					

Fill in this	information t	o identify your cas	е				
UNITED S	TATES BANK	RUPTCY COURT D	ISTRICT OF	COLORADO	0		
Debtor 1:				Case #:			
	First Name	Middle Name	Last Name	<del>-</del>			
Debtor 2:				Chapter	13		
Debitor 2.	First Name	Middle Name	Last Name	Chapter:	13		
Local Day	olovostave Fa	2045 4 2					
		orm 3015-1.3 rmable Plan					
Complete k	oracketed sec	tions.					
Part 1 Ve	arification of C	Confirmable Plan					
rait i ve	erincation of C						
		ırt for an order (i) co					
		t no <b>[#]</b> ), and to 11 U.S.C. § 506.					tors to be paid
· ·	·	· ·	iii support tile	rieor, trie de	sbloi verilles the it	ollowing.	
The Debtor	(s) hereby verif	ies the following:					
a.		t number for the app	•			cket no	<b>[#]</b> and the
b.		of service filed related is substantially (with				nts due unde	er the terms of the
D.		the date the debtor			g made an payme	into due una	si the terms of the
C.		e no objections filed,					
	in writing on the hearing;	or otherwise overrule	ed by the Cour	t, and the P	lan may be confirn	ned without t	further notice or
d.		has paid all amount	s required to b	e paid und	er domestic suppo	rt obligations	s that became
		fter the date of the fil				estic support	t obligations;
e. f.		has filed all tax retuents in the plan to be	•		•	n contains si	ufficient facts to
		irmation; and	, committed and	o trao aria o	orroot and the plan		
g.							d any amendments,
		em as required unde 15-1, or as otherwise				P. 2002(b),	9014 and 7004, and
WHEDEE()		requests that the Co	•			ronosed ord	er for confirmation
is attached		requests that the Co	ourt enter an o	idei coilliii	illing the plant. A p	roposeu oru	er for commitmation
D. 10 0'			D = 1= 4 = (15				
Part 2 Si	gnature of De	btor's Attorney or I	Deptor (It unr	epresented	1)		
Dated:				Ву:			
				Sig	nature		
				Bar Nı	ımber (if applicabl	e).	
					g Address:		
				Teleph	one number:		
				Facsin	nile number:		
				⊵-mail	address:		

L.B.F. 3015-1.3 (12/17) Page 1

Fill in this information to iden	ntify your case			
UNITED STATES BANKRUPT	CY COURT DISTRICT	OF COLORAD	0	
Debtor 1:		Case #:		
First Name Midd	dle Name Last Name	e		
Debtor 2:		Chapter:	13	
First Name Midd	dle Name Last Name	e		
Local Bankruptcy Form 3 Confirmation Status Repo				
Complete applicable sections	and check applicable	boxes.		
Part 1 Report				
The debtor submits the following The debtor filed for chapter 13 re U.S.C. § 341(a) Meeting of Credi Part 2 Notice and Service Da	elief onitors on	<del> </del>	[month/day/yea	ar]. The debtor attended the 11
The last plan to be noticed and s [#].	erved was dated		[mon	th/day/year] at docket no
	lina			
List all prior plans and dates of fil				
Plan	Date of filing		Docke	et No.
Part 3 Objections				
<ul><li>□ No objections have been file</li><li>□ The following objections hav</li></ul>	•			
Name of Objecting Party			Docket No.	
AND			I	
☐ The debtor complied with the	e "Meet & Confer" requ	iraments of LRF	2 3015-1	
The debtor complied with the	, weet a comer requ	irements of L.D.I	C. 3013-1.	
Part 4 Summary of Objection	ns			
		Т	_	
Objection		Debto	r's response	
L.B.F. 3015-1.4 (12/17)				Page 1
L.D.I . JUIJ-1.+ (12/11)				rayeı

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Ра	rt 5 R	eso	lution of Objections by Amended Plan
Use	this s	ectio	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(b): the debtor contends notice of the amended plan should be for the full objection period set forth in Fed. R. Bankr. P. 2002(b). Request to shorten objection time period: the debtor requests the objection period set forth in Fed. R. Bankr. P. 2002(b) be shortened to [#] days:
			[explain reason for shortening objection period].

L.B.F. 3015-1.4 (12/17) Page 2

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

pian.							
<ul> <li>☐ The debtor requests judicial determination of all outstanding objections;</li> <li>☐ The debtor requests judicial determination of only certain objections raising the following outstand</li> </ul>							
		1. [List issue]					
		2. [List issue]					
		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.  The hearing will require legal argument only.					
Part 7	O	ther Information of Status of Case					
_		ny other information on the status of the case and confirmation issues that the debtor wishes to bring rt's attention.]					
Part 8	Si	gnature of Debtor's Attorney or Debtor (if unrepresented)					
Dated:		By:					
		Signature					
		Bar Number (if applicable): Mailing Address: Telephone number:					
		Facsimile number:  E-mail address:					
		□-IIIdii duul€55.					

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

L.B.F. 3015-1.4 (12/17) Page 3

Fill in this	s information to	o identify your case	<b>;</b>			
UNITED S	STATES BANKI	RUPTCY COURT D	ISTRICT OF (	COLORADO	0	
Debtor 1:				Case #:	-	
Debior 1.	First Name	Middle Name	Last Name			
Debtor 2:				Chapter:	13	
	First Name	Middle Name	Last Name			
Local Ba	nkruptcy Fo	rm 3015-1.5				
			ng of Credi	tors and	Hearing on Co	onfirmation of Plan
Complete a	applicable sect	tions.				
Part 1 No	otice					
To all partie	es of interest:					
The following	ng dates have c	hanged from the dat	es set forth in	the Notice	of Chapter 13 Ba	nkruptcy Case which was dated
		•			o. oapto. 10 2a	aptoy case miles mae acted
The 11 U.S	.C. § 341 Meeti	ng of Creditors prev	iously schedu	led for		[month/day/year] at
[time	e] has been cor	ntinued to		[m	onth/day/year] a	[month/day/year] at [time]. The Meeting of
The hearing	g on confirmatio	n of the debtor's pla  ] has been continue	n previously s	cheduled for	or	
[IIIOIIIII/ua	y/year] at [tillle	month/day/y	d by order or t <b>/ear]</b> at	time]. Th	ne Confirmation H	earing will be held at the U.S.
Bankruptcy	Court, U.S. Cu					oor, Denver, Colorado 80202.
Objections	to confirmation	of the plan, the debt	or's Confirmat	tion Status	Report, and the d	ebtor's Verification of
						by the Court. Objections to the
		•	` '		, ,	upon which they are based, onsidered by the Court.
including th	le citation of sup	porting legal author	ity, ii arry. Ge	nerai objec	lions will not be co	hisideled by the Court.
Part 2 Si	ignature of Del	otor's Attorney or D	Debtor (if unro	epresented	I)	
Dated:				By:		
			<del></del>		gnature	
				Bar Nu	ımber (if applicabl	le):
				Mailing	Address:	
				l eleph	ione number:	
				Facsin	nile number:	
				Ŀ-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.

L.B.F. 3015-1.5 (12/17) Page 1

F	ill in this information to identify your case
	NITED STATES BANKRUPTCY COURT DISTRICT OF COLORADO
	Debtor 1: Case #:
	First Name Middle Name Last Name
D	Debtor 2: Chapter: 13
	First Name Middle Name Last Name
Lo	ocal Bankruptcy Form 3015-1.6
<u>C</u>	napter 13 Debtor's Certification to Obtain Discharge
Ch	eck applicable boxes and complete applicable sections.
Ι, _	[debtor's name] certify that:
P	art 1 Plan Payments
_	I have completed all payments and obligations required by my chapter 13 plan, including if applicable all direct payments to
	secured creditors.
Pa	art 2 Domestic Support Obligations
	I have no domestic support obligations.
	During the pendency of this bankruptcy case, I have paid all domestic support obligations that have become due under any order of a court, administrative agency, or by any statute.
	I have provided the chapter 13 trustee with the information required for notice by 11 U.S.C. § 1302(d)(1)(c).
P	art 3 Valuation of Collateral Pursuant to 11 U.S.C. § 506
	I previously filed a Motion for Valuation of Collateral and Determination of Secured Status Under 11 U.S.C. § 506 (the "Motion") (docket no [#]) as to the real property described below. The Motion was granted on
	[month/day/year], (docket no [#]) as to the real property described below. The Motion was granted on
	[Provide property description if applicable.]
	[If the debtor seeks a specific order extinguishing the lien subject to the Motion, the debtor must submit the attached proposed order.]
P	art 4 Felony convictions under 11 U.S.C. § 522(q)(1) and 11 U.S.C. § 1328(h).
	I have not been convicted of a felony, as defined in 41–18 U.S.C. § 3156. See 11 U.S.C. § 522(q)(1)(A).
	There are no pending proceedings in which I may be found guilty of a felony of the kind 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).  I have not been convicted of a felony, as defined in 18 U.S.C. § 3156. See 11 U.S.C. § 522(q)(1)(A). And there are no
	pending proceedings in which I may be found guilty of a felony of the kind 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).
Pa	art 5 Personal Financial Management Course
	I have completed an instructional course in personal financial management and the certification of completion has been
_	filed.
L.B	.F. 3015-1.6 (12/17) Page 1

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,	, ,	
Dated:	By: Signature	
	Bar Number (if applicable):	
	Telephone number:	
	Facsimile number:	
	E-mail address:	
Part 7 Verification of Debtor  I declare under penalty of perjury that the foregoing	is true and correct.	
Dated:	By: Signature of debtor	
	Mailing Address:	
	Telephone number:	
	Facsimile number:	
	F-mail address:	

Part 6 Signature of Debtor's Attorney or Debtor (if unrepresented)

#### 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.

L.B.F. 3015-1.6 (12/17) Page 2

### Form of Order Extinguishing Lien after Discharge

# UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	
	Bankruptcy Case No
Debter	Chapter
Debtor.	
ORDER EXTINGUISHING	LIEN AFTER DISCHARGE
	he Debtor's Certification to Obtain Discharge (docket no. aluation of Collateral and Determination of Secured Status
of the debtor's chapter 13 plan. The debtor has successfully	[name of creditor] on is valued at zero (\$0) and is entirely unsecured for purposes completed all plan payments and the debtor's discharge has
entered.	
IT IS HEREBY ORDERED that the lien held by [description of property]	[name of creditor] on is extinguished.
DATED BY	THE COURT:
——Uni	ted States Bankruptcy Judge

L.B.F. 3015-1.6 (12/17) Page 3

### **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 O	
Pursuant to disclosure s debtor's pla	11 U.S.C. § 1125(f)(3)(A), the debtor requ	tt term is defined in 11 U.S.C. § 101(51D). lested the Court to conditionally approve the[month/day/year], with respect to the lisclosure statement and has preliminarily te information. Therefore, it is
ORI	DERED, and notice is hereby given, that:	
(1) T	The disclosure statement filed byapproved, subject to final approval after no	[name] is conditionally tice and a hearing.
v b	with the Court and serve the plan, disclosu	[month/day/year], debtor's attorney must file re statement, a copy of this order and a suitable all creditors, equity security holders, and other ankr. P. 3017(d),
(3) (	On or before certificate of service of the plan, disclosure	<b>[month/day/year],</b> debtor's attorney must file a statement, order, and ballot with the Court.
	[month/cacceptances or rejections of the plan referen	lay/year], is fixed as the last day for filing written red to above.
s t a b	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 request	lay/year], is fixed as the last day for filing and P. 3017(a) and L.B.R. 3017-1(b), written objections is to or requests to modify the disclosure statement all approval of the disclosure statement may is to modify the disclosure statement will be onfirmation hearing held pursuant to 11 U.S.C. §
(6) <u> </u>	[month/cserving written objections to confirmation of	lay/year], is fixed as the last day for filing and f the plan pursuant to Fed. R. Bankr. P. 3020(b)(1).
(7) ( p r	On or before	[month/day/year], debtor's attorney must / report on the ballots. The report must reflect the d in the plan, the acceptance, rejection, or if no vote

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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 or refer parties to L.B.R. 9070-1].				
DATED _		BY THE COURT:				
		United States Bankruptcy Judge				

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

In re:

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

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

		Bankruptcy Case No
Debtor.		Chapter 11
ORDI	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 infornary. 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 and a separate disclosure statement is no notice and a hearing.	[name] provides adequate information of necessary, subject to final determination after
(2)	with the Court and serve the plan, a copy	[month/day/year], debtor's attorney must file of this order and a suitable ballot for accepting or ecurity holders, and other parties in interest as
(3)	On or before with this Court a certificate of service as to	[month/day/year],debtor's attorney must file the plan, order and ballot.
(4)	[month/acceptances or rejections of the plan refe	'day/year],is fixed as the last day for filing written rred to above.
(5)	serving written objections to the information 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)	name of the creditor by class as designate vote cast by the creditor, the amount of eavote. The report must be summarized by must indicate if the number of acceptance	[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 each 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 r of claims in each class voting on the plan. The

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

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

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

(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 19<sup>th</sup> 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

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 Signature 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							
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 t	this in	formation t	to identify your cas	e			
UNITE	D STA	ATES BANK	RUPTCY COURT D	ISTRICT OF	COLORADO	)	
Debtor		irst Name	Middle Name	Last Name	Case #:		
		iist Name	Middle Name	Last Name			
Debtor		irst Name	Middle Name	Last Name	Chapter:	11	
SCHED	ULE C	;					
Paymen	its con	npleted unde	er the provisions of the	ne plan are as	follows:		
Adminis	trative	Payments/F	Fees and Taxes:				
1.	Trus	tee's commi	ssions and expenses	3			
2.	Acco	ountant's fee	S				
3.	Auct	ioneer's fees	S				
4.	Appr	aiser's fees					
5.	Attor	ney's fees					
	á	a. for credit	tors' committee				
	k	o. for truste	ee				
	(	c. for debto	or				
	(	d. other atte	orney's fees				•
6.			nalties, etc. (11 U.S.0	C. § 502(b)(1)(	B) & (C))		-
7.			ting costs of adminis			ed documen	t)
8.			ative payments/fees				, <u>-</u>
0.	· ota		anto pajmontoneos	Julia lunco			_
Other P	riority	/ Payments	:				
1.	Post	involuntarv	petition/pre-relief cla	ims			
		•					-
2.		es, etc.					-
3.	Cont	ributions to	employee benefit pla	ins			-
4.	Depo	osits for und	elivered service or p	roperty			_
5.	Taxe	es (11 U.S.C	. § 507(a)(6))				-
6.	Tota	l 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	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 ivallie	ivildule Name	Last Name			
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	ees 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	ser's fees					
5.	Attorne	ey's fees					
	a.	for credit	tors' committee				
	b.	for truste	ee				
	C.	for debto	or				
	d.	other atto	orney's fees				-
6.							
7.	Other non-operating costs of administration (itemize on attached document) \$						
8.							
							_
Other P	riority F	Payments:	:				
1.	Post in	nvoluntary	petition/pre-relief cla	ims			<u>-</u>
2.	Wages	s, etc.					_
3.			employee benefit pla	ns			_
4.			elivered service or pr				_
5.			. § 507(a)(6))	· •			_
6.			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	\$

### **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	<del></del>
The estate of the above-named debtor having been for	ully administered, it is
ORDERED that the Clerk of Court shall issue 1141.	a discharge for the debtor pursuant to 11 U.S.C. §
FURTHER ORDERED THAT ten days followicase 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	s information to	identify your cas	е					
UNITED S	STATES BANKI	RUPTCY COURT D	ISTRICT OF C	OLORADO				
Debtor 1:				Case #:				
	First Name	Middle Name	Last Name					
Debtor 2:				Chapter:				
	First Name	Middle Name	Last Name	-				
	nkruptcy Fo f Motion for l	<u>rm 4001-1.1</u> Relief from Stay	and Oppor	tunity for	· Hearing			
Complete a	applicable sect	ions.						
Part 1 O	bjection Deadl	ne						
Objection d	eadline:		[month/	day/year].				
Part 2 No	otice							
NOTICE IS	HEREBY GIVE	N that a Motion for	Relief from Sta	y has been	filed, a copy	of which is a	attached here	to.
at the U.S.	Bankruptcy Cou	s been has been se irt, U.S. Custom Ho ing will be conducte	use, 721 19 <sup>th</sup> S	treet, Court	room[	<b>letter]</b> , Fifth		
-		Motion, you must fi			-		n or before the	objection
timely subm		are required to company of witness list if represented.		-	-	• .	- ,	•
	file an objectio hout further noti	n, the scheduled he ce to you.	aring will be va	cated, and a	an order gran	iting the reli	ef requested r	nay be
Part 3 Si	ignature of Mo	vant's Attorney or	Movant (if unr	epresented	i)			
Dated:					nature			
				Bar Nun	nber (if applic	cable):		
				Mailing A	Address:			
				Telepho	ne number: le number: _			
				E-mail a				

L.B.F. 4001-1.1 (12/17) Page 1

Fill in this information to identify your case					
UNITED STATES BANKRUPTCY COURT DISTRICT OF	COLORADO				
Debtor 1: First Name Middle Name Last Name	Case #:				
First Name Middle Name Last Name					
Debtor 2: First Name Middle Name Last Name	Chapter:				
First Name Middle Name Last Name					
Local Bankruptcy Form 4001-1.2	and Demises for Entry of Order				
Movant's Certificate of Non-Contested Matter a (re: Motion for Relief from Stay)	and Request for Entry of Order				
Complete applicable sections.  Part 1 Certificate and Request					
On [month/day/yoar]	[Movant] filed a motion				
pursuant to L.B.R. 4001-1 entitled,	[Movant] filed a motion[title] (docket no [#]). Movant hereby certifies				
and shows the Court:					
	on all parties against whom relief is sought pursuant to L.B.R.				
certificate of service previously filed with the notice.	f the Court, (docket no [#]), as is shown on the				
	d for [month/day/year] at				
<ul><li>[time].</li><li>3. No objections to or requests for hearing on the moti if filed, were withdrawn.</li></ul>	on were received by the undersigned or filed with the court or,				
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 Movant's Attorney or Movant (if unrepresented)					
Dated:	By:				
	Signature				
	Bar Number (if applicable):				
	Mailing Address:				
	Telephone number: 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	PR RELIEF FROM STAY  e "Movant") has filed herein a motion for relief from				
stay. (1)	(1) □ to foreclose on and/or take possession and control of property described as follows:						
(2)	<ul> <li>[description].</li> <li>(2)            to proceed with the liquidation of claims involving the debtor or the debtor's estate pursuant to certain proceedings presently pending in:</li> </ul>						
(3)	☐ other:	-					
The Court, being duly advised, and any objections having been resolved, withdrawn, or overruled hereby orders that the relief sought by the motion should be granted, and Movant is hereby granted relief from stay in order to proceed to take possession of, by way of the appointment of a receiver and otherwise, and to foreclose on the collateral above described, or if applicable, to proceed with the above described litigation (but not to seek to enforce any judgment Movant may obtain against the debtor personally or the debtor's post-petition property.) If applicable, the chapter 13 trustee will make no more distributions on Movant's secured claim.  The Court further orders that the 14 day stay under F.R.B.P. 4001(a)(3)  is/ is not waived.							
DATED _			BY THE COURT:				
			United States Bankruptcy Judge				

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

Fill in this information to identify your case	
UNITED STATES BANKRUPTCY COURT DISTRICT OF CO	LORADO
Debtor 1:	Case #:
Debtor 1: First Name Middle Name Last Name	
Debtor 2:	Chapter:
Debtor 2: First Name Middle Name Last Name	
Local Bankruptcy Form 4001-4.1	
Notice of Motion Regarding Continuance of Auto	matic Stay or Imposition of Stay
Complete applicable sections.	
Part 1 Objection Deadline	
Objection Deadine	
Objection deadline:[month/d	ay/year].
Part 2 Notice	
NOTICE IS HEREBY GIVEN that a motion, entitledbeen filed, a copy of which is attached hereto.	
A hearing on the motion has been set for Bankruptcy Court, U.S. Custom House, 721 19 <sup>th</sup> Street, Courtre	[month/day/year] at [time] at the U.S. com [letter], Fifth Floor, Denver, Colorado 80202.
If you desire to oppose the Motion you must file with this court a deadline listed above, and serve a copy upon Movant's attorne	
If you file an objection, you are required to comply with L.B.R. 4 timely submission and exchange of witness lists and exhibits at person.	
If you fail to file an objection, the scheduled hearing will be vacagranted without further notice to you.	ated, and an order granting the relief requested may be
Part 3 Signature of Movant's Attorney or Movant (if unrep	presented)
Dated:	By:
	Signature
	Bar Number (if applicable):
	Mailing Address:
	relephone 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 t	[Name], the termination or absence of the automatic sta	Movant, has filed herein a request seeking an order ay of 11 U.S.C. § 362(c).			
(1)	The record reflects that the debtor previously filed a bankruptcy petition less than one year prior to the current filing but was dismissed. Pursuant to 11 U.S.C. § 362(c)(3), the Court confirms that the stay as to [description of property] terminated effective, [month/day/year], 30 days following the petition date.				
(2)	[insert as applicable – absence of stay] The record reflects that the debtor had 2 or more bankruptcy petitions pending within the one-year period prior to the current filing but were dismissed. Pursuant to 11 U.S.C. § 362(c)(4)(A)(ii), the Court confirms that no stay is in effect.				
(3)	521(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 information to identify your case	
UNITED STATES BANKRUPTCY COURT DISTRICT OF	COLORADO  Case #:
Debtor 1:	<u> </u>
Debtor 2: First Name Middle Name Last Name	_ Chapter:
I ilst Name ivilule Name Last Name	
Local Bankruptcy Form 7041-1.1	
Notice of Motion to Dismiss Proceeding to Der	ny or Revoke Discharge
Complete bracketed sections.	
2-14 01: (1 2 11:	
Part 1 Objection Deadline	
Objection Deadline:[mon	th/day/year].
Part 2 Notice	
with this Court (the "Motion"), a copy of which is attached he are statements of claims and defenses asserted in the proce (docket no [#]), the Complaint (docket no [#] served upon the United States Trustee and trustee.  The following consideration was promised or given, directly [description].  If you desire to oppose the Motion, you must file with this co	ourt a written objection to the Motion and request for a hearing ove and serve a copy upon movant's attorney, whose address early specify the grounds upon which they are based, eneral objections will not be considered by the Court.  est for hearing, the Court may enter an order granting the
Datada	Dec
Dated:	By: Signature
	Par Number (if applicable):
	Bar Number (if applicable): Mailing Address:
	Telephone number:
	Facsimile number:
	E-mail address:

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

Fill i	n this	information	to identify your cas	е			
UNIT	ED S	TATES BANK	RUPTCY COURT D	ISTRICT OF C	OLORADO	o	
Debt	or 1:				Case #:		
		First Name	Middle Name	Last Name			
Debt	or 2:				Chapter:		
Deni	01 2.	First Name	Middle Name	Last Name	Спаркет.	-	
		nkruptcy Fo Adviseme	orm 9010-1.1 nt				
Check	c app	licable boxes	and complete appli	icable section	ıs.		
_							
Part	1 No	tice					
The ur	ndersi	gned, attorney	of record for the del	btor in this cas	e, hereby c	ertifies that:	
_	<b>T</b> I				- fallender		
			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 wi	ll take no further a	action or file a response to this
	Орр	osing counsel	may communicate d	irectly with the	debtor rega	arding this pendir	ng matter.
_			•	·			
Part	2 Si	gnature of De	btor's Attorney				
Dated					Bv <sup>.</sup>		
Datoa					Sig	nature of Attorne	
					Dan Ni		
					Facsin	nile number:	

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

Fill in this	s information to	o identify your cas	е		
UNITED S	STATES BANKI	RUPTCY COURT D	ISTRICT OF C	OLORADO	
Debtor 1:				Case #:	
Dobtor 1.	First Name	Middle Name	Last Name		
D = l= t = = 0 :				Objection	
Debtor 2:	First Name	Middle Name	Last Name	Chapter:	
Lasal Da		0040 4.4			_
	<u>inkruptcy Fo</u> f Substitutio				
140tice o	Gubstitutio	11			
Complete	applicable sect	tions.			
Part 1 N	otice				
r are r	Otice				
	advised that		[nai	ne of withdrawing attorney	nereby withdraws as attorney
	or debtor and	substituted as after	[na	me of entering attorney] of or debtor. Pursuant to L.B.R	0010 4(b) the Clerk is
		involvement of the			9010-4(b), the Clerk is
				•	
Dort O. C	ionature of Dak	to vio Mith dvovice	Attounous	Debterie Entering Attorne	
Part 2 5	ignature of Det	otor's withdrawing	Attorney and	Debtor's Entering Attorne	y
Dated:				By:	
				Signature of Withdra	
				Bar Number:	
				Mailing Address:	
				Telephone number:	
				Facsimile number:	
				E-mail address:	
Dated:				By:	
			<del></del>	Signature of Entering	g Attorney
				D - a Newska - a	
				Bar Number:	
				Mailing Address: Telephone number:	<del></del>
				Facsimile number:	
				E-mail address:	

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

Fill in this	s information t	o identify your cas	е		
UNITED S	STATES BANK	RUPTCY COURT D	ISTRICT OF C	COLORADO	
				Case #:	
Debtor 1:	First Name	Middle Name	Last Name		
	1 iiot ivailio	Wildale Harrie	Last Name		
Debtor 2:				Chapter:	
	First Name	Middle Name	Last Name		
		orm 9010-4.2			
Notice of	f Substitutio	n without Signa	ture of Exis	sting Attorney	
Complete :	applicable sec	tions			
oompiete (		tions.			
Part 1 No	otice				
Please be a	advised that		[na	me of entering attorney] of	
[law firm n	ame] hereby e	nters an appearance	as attorney o	f record for debtor. I hereby certify that I attempted to obt	ain
				or debtor in compliance with L.B.R. 9010-4(b). Pursuant	to
L.B.R. 9010	0-4(b), the Clerl	k is authorized to ter	minate the inv	olvement of the existing, withdrawing attorney.	
Dort O. C	iometrine of Del	htowa Futorina Att			
Pail 2 Si	ignature of De	btor's Entering Att	orney		
Dated:				By:	
				Signature of Entering Attorney	
				ergreature or amering raterine,	
				Bar Number:	
				Mailing Address:	
				Telephone number:	
				Facsimile number:	
				E-mail address:	

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

Fill in this information to identify your case	
UNITED STATES BANKRUPTCY COURT DISTRICT OF C	OLORADO
Debtor 1:	Case #:
First Name Middle Name Last Name	
Debtor 2: First Name Middle Name Last Name	Chapter:
First Name Middle Name Last Name	
Local Bankruptcy Form 9013-1.1  Notice of Motion/Application	
Complete applicable sections.	
Part 1 Objection Deadline	
Objection Deadline:[mont	h/day/year].
Part 2 Notice	
NOTICE IS HEREBY GIVEN that [motion/application, [motion following relief:	[name of movant] (the "Movant"), has filed a title] (the "Motion"), with the Court and requests the
[Insert a specific statement describing the requested relimeaningfully inform the parties receiving the notice. In a Movant must file a copy of the Certificate of Service, L.B.	ddition to the Motion, Notice, and proposed order, the
If you oppose the Motion or object to the requested relief you before the objection deadline stated above, served on the Moclearly all objections and any legal basis for the objections. T	ovant at the address indicated below, and must state
In the absence of a timely, substantiated objection and reque approve or grant the requested relief without any further notice	
Part 3 Signature of Movant's Attorney or Movant (if unr	epresented)
Dated:	By: Signature
	Bar Number (if applicable):
	Mailing Address:
	l elepnone number:
	Facsimile number: E-mail address:

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

Fill in this	information to	identify your case					
UNITED S	TATES BANKR	UPTCY COURT DI	STRICT OF CO	LORADO			
Debtor 1:				ase #:			
DCDIOI 1.	First Name	Middle Name	Last Name	-			
Debtor 2:			C	hanter:			
Debiol 2.	First Name	Middle Name	Last Name	chapter:			
l ocal Bai	nkruptcy For	m 9013_1 2					
	e of Service	111 90 13-1.2					
Complete a	ippiicable secti	ons and delete ina	ppiicable secti	ons.			
Part 1 L.I	B.R. 9013-1 Cer	tificate of Service	of Motion, Noti	ce, and P	roposed Orde	er	
I certify that	on	Idocument tit	_month/day/yea le. e.g. "Motior				the following parties
in compliand	ce with the Fede	ral Rules of Bankru					. and rememming partition
[] ist sach r		d the manner of o	unico o a « MA	tornov lo	no Smith 122	Main St. D	10myor CO 90202"
	ey John Smith,		ervice, e.g., "At	torney Ja	ne Smith, 123	i wain St., D	enver, CO, 80202"
	,	•					
Dord O. L.	D D 0000 4 0	4161 - 44 - 46 0 - 44 1 - 4	- 6 N - 4'				
Part 2 L.I	B.R. 2002-1 Cer	tificate of Service	of Notice				
I certify that	on		_ [month/day/ye				
		[document tit				es [in the att	ached Creditor
		hich was obtained ance with 11 U.S.C					<del></del>
[	,,,, ca. j accora	a	. 3 0 .2(0) 44 .	00.71. 20.			
	· · · · · · · · · · · · · · · · · · ·						
[List each p	party served an	d the manner of se	ervice or attach	а сору о	f the Creditor	Address M	ailing Matrix]
Part 3 Sig	gnature						
Datadi				D			
Dated:			_		ature		<del></del>
				Olgi	ataro		
				Bar Nun	nber (if applica	ble):	
				Mailing	Address:		<del></del>
				Facsimi	ne number: _ le number:		
					iddress:		· · · · · · · · · · · · · · · · · · ·

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

Fill in	this	information	to identify your case			
UNIT	ED S	TATES BAN	KRUPTCY COURT DI	STRICT OF C	OLORADO	
Debto					Case #:	
Dobte	JI 1.	First Name	Middle Name	Last Name		
Dobte	or 2.				Chantar.	
Debto	or Z.	First Name	Middle Name	Last Name	Chapter:	
			orm 9013-1.3	d Matter an	d Request for Ent	ry of Order
IVIOVA	III 3	Certificate	e of Non-Conteste	u matter ar	u Request for Ent	ly or Order
Compl	lete a	pplicable se	ections.			
Dart 1	Co	rtificate				
r art i	Ce	Ittilicate				
On			[month/da	ay/year],		[name of movant] (the
					2-1 or 9013-1 entitled,	ifies that the following is true and
correct		lion or appin	cation] (the Motion) a	at docket no. [7	FI. MOVAILLHEIEDY CELL	lies that the following is true and
4	0		-Kan Nation and Dane		Karakana da an alla	and a construction of the construction
1.						parties against whom relief is sought kruptcy Procedure and the Court's
			shown on the Certifica	ate of Service,		ously filed with the Motion on
		[complete if		th/day/year].	of the Notice was time!	y made on all other creditors and
						er permitted by Court order, a copy of
		which is atta	ched), as is shown on	the Certificate	of Service, L.B.F. 9013	-1.2, previously filed with the Notice
2.			pers for each of the foll			
۷.					d served therewith, do	cket no., [#];
	b.	the Notice, d	ocket no., [#];			
			e of Service of the Mot d Order, docket no.,		otice, docket no.,	. [#];
3.					were received by the	undersigned, or filed with the Court
	by t	he date desig	nated in the Notice, or	all objections	have been resolved by	Court order, docket no., [#].
Accord	lingly	, Movant requ	uests that the Court en	ter an order gr	anting the requested re	lief.
	0,	•		ŭ		
Part 32	Sid	anature of M	ovant's Attorney or N	Novant (if unr	anresented)	
i ait 02	ΟI	gilatule of Wi	Ovant 3 Attorney of h	iovant (ii unit	spresented)	
Dated:				_	Ву:	
					Signature	
					Bar Number (if appl	icable):
					Mailing Address: _	
					Telephone number:	
					Facsimile number:	
					⊏-IIIaii auuless	

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

							1
Fill in	this	information to	identify your cas	е			
UNITE	D S	TATES BANKE	RUPTCY COURT D	ISTRICT OF (	COLORADO	)	
Debto	· 1·				Case #:		
Debto	•	First Name	Middle Name	Last Name			
Debto	2:			Last Name	Chapter:		
		First Name	Middle Name	Last Name			
		nkruptcy For Certificate o	rm 9013-1.4 of Contested M	atter and R	equest fo	r Hearing	
Comple	ete a	applicable secti	ions.				
	_						
Part 1	Ce	ertificate and R	equest for Hearing	g			
0.5			Free a math /a	las de a a vil		r.	
On "Movan	t") f	iled a motion or	[montn/c	nt to LRR 20	02-1 or 901:	[r 3-1 entitled	name or movantj (the
title of and cor	mo rect:	tion or applicat	tion] (the "Motion")	at docket no.	<b>[#]</b> .	Movant hereby cert	name of movant] (the ifies that the following is true
1.							against whom relief is sought
							Procedure and the Court's ed with the Motion on
		nth/day/year].	JWII OII LIIE CEILIIIC	ale of Service,	L.D.F. 9013	5-1.2, previously life	d with the Motion on
2.			cable1 Mailing or of	her service of	the Notice w	vas timely made on	all other creditors and parties
							urt order, a copy of which is
							d with the Notice on
				nth/day/year].			
3.							e following party/parties:
	a.		[	name of party	/], docket no	D., <b>[#]</b> ;	
4	D.	de alcat mumbar		name of party	/], docket no	D., [#];	
4.			s for each of the fo			is are: nerewith, docket no	[#]:
			ket no., [#];	ched thereto a	na servea u	ierewith, docket no	·., [#],
	D.	the Certificate	of Service of the Mo	otion and the N	lotice docke	et no., <b>[#]</b> ;	
			Order, docket no., _		otioe, acont	J. 110., [ <i>n</i> ],	
	e.	the		Ititle of oth	er relevant	: document1. docke	et no. <b>[#]</b> .
5.	Mo	vant made a goo	od faith effort to res	olve this matte	er without the	e necessity of a hea	et no [#]. aring in the following manner:
			[mar	nner of teleph	onic or in p	erson conference	) <u>.</u>
6.							eliminary hearing to resolve
7.			ed legal issues: [s				iary hearing. Movant
7.						ete as applicable].	
						ssues to be tried]:	
	b.			estimate of ti	me reauire	d for hearingl:	,
	C.			number of wi	tnesses an	ticipated]:	
	d.			expert witnes	s testimon	y requirements]; a	ınd
	۵			nocossary die	scovery and	the nature of ar	nd 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

Part 2
--------

## 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

[name and party type, e.g. John Smith, Debtor] hereby consent to receive notices electronically (i.e., by e-mail at the e-mail address given below:							_	
Debtor 1:    First Name   Middle Name   Last Name   Chapter:	Fill in this	information to	o identify your case	•				
Debtor 2:	UNITED S	TATES BANK	RUPTCY COURT D	ISTRICT OF C	OLORADO			
Debtor 2:    First Name   Middle Name   Last Name   Chapter:	Debtor 1				Case #:			
Local Bankruptcy Form 9036-1.1     Consent for Electronic Notice and Service in a Bankruptcy Case		First Name	Middle Name	Last Name	_			
Local Bankruptcy Form 9036-1.1     Consent for Electronic Notice and Service in a Bankruptcy Case	Debtor 2				Chanter-			
Consent for Electronic Notice and Service in a Bankruptcy Case  Complete applicable sections.  Part 1	Bobtol 2.	First Name	Middle Name	Last Name				
Consent for Electronic Notice and Service in a Bankruptcy Case  Complete applicable sections.  Part 1	Local Bai	nkruptcy Fo	rm 9036-1.1					
[name and party type, e.g. John Smith, Debtor] hereby consent to receive notices electronically (i.e., by e-mail at the e-mail address given below:				ervice in a l	<b>Bankruptc</b>	y Case		
[name and party type, e.g. John Smith, Debtor] hereby consent to receive notices electronically (i.e., by e-mail at the e-mail address given below:	Complete a	nnlicable sec	tions					
[name and party type, e.g. John Smith, Debtor] hereby consent to receive notices electronically (i.e., by e-mail at the e-mail address given below:		.ppoa.b.o						
electronically (i.e., by e-mail at the e-mail address given below:	Part 1	Consent						
electronically (i.e., by e-mail at the e-mail address given below:	I		Iname and	narty tyne le (	a John Smit	<b>h Debtorl</b> here	hy consent to receive	notices
that may be filed in this case, and waive personal service or service by United States mail. Finally, I consent to electronic service and notice of any orders or judgments entered in this case, and waive service and notice by United States mail.  I understand that by signing this form I waive my right to receive documents filed or served in my bankruptcy case by United States mail, and that the ONLY copies I receive will be electronic copies attached to e-mail messages, not paper copies.  I understand I have only one free look at any orders, notices, motions and other documents sent to my e-mail. It is my responsibility to print or download documents immediately. I understand any additional documents view(s) or download(s) after the first free look will require a PACER account (www.pacer.gov) and I may be charged a fee.  Part 2 Signature  By:  Signature  By:  Signature  Bar Number (if applicable):  Mailing Address:	electronicall	ly (i.e., by e-ma				, Destor There		
electronic service and notice of any orders or judgments entered in this case, and waive service and notice by United States mail.  I understand that by signing this form I waive my right to receive documents filed or served in my bankruptcy case by United States mail, and that the ONLY copies I receive will be electronic copies attached to e-mail messages, not paper copies.  I understand I have only one free look at any orders, notices, motions and other documents sent to my e-mail. It is my responsibility to print or download documents immediately. I understand any additional documents view(s) or download(s) after the first free look will require a PACER account (www.pacer.gov) and I may be charged a fee.  Part 2 Signature  By:  Signature  Bar Number (if applicable):  Mailing Address:	, ,					•		
States mail.  I understand that by signing this form I waive my right to receive documents filed or served in my bankruptcy case by United States mail, and that the ONLY copies I receive will be electronic copies attached to e-mail messages, not paper copies.  I understand I have only one free look at any orders, notices, motions and other documents sent to my e-mail. It is my responsibility to print or download documents immediately. I understand any additional documents view(s) or download(s) after the first free look will require a PACER account (www.pacer.gov) and I may be charged a fee.  Part 2 Signature  By: Signature  Bar Number (if applicable): Mailing Address:	•				•			
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# <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 9036-1.2 Consent for Electronic Notice and Service in an Adversary Proceeding				
Complete applicable sect	ions.			
Part 1 Consent				
right to receive them by Unimay be filed in this case, are service and notice of any or understand that by signing United States mail, and that copies.  understand I have only on responsibility to print or down	I at the e mail address given below ted States mail. I also consent to not waive personal service or service rders or judgments entered in this gethis form I waive my right to rece to the ONLY copies I receive will be the free look at any orders, notices, vaload documents immediately. I	g. John Smith, Debtor] hereby consent to receive notices w:[email address]) and waive my electronic service of any motions and other documents that ce by United States mail. Finally, I consent to electronic case, and waive service and notice by United States mail. ive documents filed or served in my bankruptcy case by e electronic copies attached to e-mail messages, not paper motions and other documents sent to my email. It is my understand any additional documents view(s) or download(s) acer.gov) and I may be charged a fee.		
		By:		
Dated:	· · · · · · · · · · · · · · · · · · ·	Signature		
		Bar Number (if applicable):  Mailing Address:  Telephone number:  Facsimile number:  E-mail address:		
B.F. 9036-1.2 (12/17)		Page 1		

Combined Forms Page 82

Fill in this	information t	o identify your cas	е			
UNITED S	STATES BANK	RUPTCY COURT D	ISTRICT OF	COLORAD	0	
Debtor 1:				Case #:		
	First Name	Middle Name	Last Name	_		
Debtor 2:				Chapter:		
Debitor 2.	First Name	Middle Name	Last Name	_ Chapter.		
Lacal Da		0070 4 4				
	itnesses an	o <u>rm 9070-1.1</u> d Exhibits				
LIST OF W	Title33c3 all	d Exilibits				
Complete a	applicable sec	tions.				
		Iname of pa	rtv and partv	tvpel herek	ov designates the fo	llowing witnesses and exhibits
for the hear	ing or trial set f	or		_ [month/c	day/year], at	<b>[time]</b> at the U.S. Bankruptcy Colorado 80202.
Court, U.S.	Custom House	e, 721 19 <sup>th</sup> Street, Co	ourtroom	<b>_ [letter]</b> , F	Fifth Floor, Denver, C	Colorado 80202.
Dort 1 W	itnesses					
Part 1 W	itnesses					
Party will c	all the following	g witnesses:				
,						
	Witi	ness name		Nature of testimony		
Party may	call the followin	ig witnesses:				
	\//iti	ness name			Nature of	testimony
Witness name				Nature or	lestimony	
Part 2 Ex	khibits					
Exhibit number		escription	Offered (Yes/No)	Admitted (Yes/No)		ional comments c, video, paper, etc.)
Humber			(165/110)	(165/110)	(election)	c, video, paper, etc.)

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## 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