<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 TERMINATION OR ABSENCE OF STAY		
[Name], the Movant, has filed herein a request seeking an order confirming termination or absence of the automatic stay of 11 U.S.C. § 362(c).		
(1)	[insert as applicable – stay terminated after 30 days] 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)	[insert as applicable – absence of stay with respect to specific property] The record reflects that the debtor failed to comply with 11 U.S.C. § 521(a)(2). Pursuant to 11 U.S.C. § 362(h), it is the order of this Court that the stay does not apply to the following personal property, [description of property], and such property is no longer property of the estate.	
DATED		BY THE COURT:
		United States Bankruptcy Judge

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