UNITED STATES BANKRUPTCY APPELLATE PANEL

OF THE TENTH CIRCUIT

IN RE		BAP No.
	Debtor.	
v.	Appellant,	Bankr. No. Adv. No. Chapter
	Appellee.	

ONE DOCUMENT

(Combined Statement of Admission to Practice, Statement of Interested Parties, and Statement Regarding Oral Argument pursuant to Tenth Circuit BAP Local Rule 8003-2(d))

Statement of Admission to Practice or Statement Regarding Pro Se Status

Pursuant to Tenth Circuit BAP Local Rule 8003-2(a), the undersigned attorney,

counsel for		,		, in the subject case
	[Party Name]		[Appellant or Appellee]	

states that ____ he or she is admitted to practice before this Court in compliance with

Tenth Circuit BAP Local Rule 8026-2(a), or that ____ he or she is appearing pro se.

Statement of Interested Parties*

_____, pursuant to Tenth Circuit BAP Local Rule 8003-

[Appellant or Appellee]

2(b), hereby submits the following:

- Names of interested parties who are not listed in the notice of appeal (L.R. 8003-2(b)(1)):

 - \Box There are no such parties.
- Names of any parent corporation and any publicly held corporation that owns 10% or more of its stock (L.R. 8003-2(b)(2)):**
 - □ _____
 - \Box There are no such parent or publicly held corporations.
- 3. Names of any attorneys who have previously appeared but who have not entered an appearance in this Court (L.R. 8003-2(b)(3)):

 - \Box There are no such prior attorneys.
- 4. Only complete this portion if (1) you are/represent the debtor or trustee, or (2) if neither the debtor nor the trustee are parties to the appeal, you are the Appellant.
 - a. List each debtor not named in the caption (Fed. R. Bankr. P. 8012(b)):

 \Box There are no debtors not named in the caption.

^{*} This form is used for conflicts checking purposes.

^{**} See 11 U.S.C. § 101(9) for the definition of "corporation."

b. For each debtor listed in paragraph 4(a) that is a corporation, list the names of any parent corporation and any publicly held corporation that owns 10% or more of its stock (8003-2(b)(2)):

□ There are no such parent or publicly held corporations.

Statement Regarding Oral Argument

_____, pursuant to Tenth Circuit BAP Local Rule 8003-

[Appellant or Appellee]

2(c), hereby submits the following statement regarding oral argument:

□ Oral Argument is REQUESTED.

□ Oral argument is NOT REQUESTED.

Signature Name Address Phone No. ECF E-mail Address

Note: Attach proof of service on all parties. Fed. R. Bankr. P. 8011(d)(1)(B).