

**UNITED STATES BANKRUPTCY APPELLATE PANEL
OF THE TENTH CIRCUIT**

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

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

Pursuant to Tenth Circuit BAP L.R. 8003-2(a), the undersigned attorney, counsel
for _____, _____, in the subject case states
that he or she is admitted to practice before this Court in compliance with Tenth Circuit
BAP Local Rule 8026-2(a).

Statement of Interested Parties*

_____, pursuant to Tenth Circuit BAP Local Rule 8003-2(b), hereby submits the following:

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

 There are no such parties.

2. 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.

3. Names of any attorneys who have previously appeared but who have not entered an appearance in this Court (8003-2(b)(3)):

 There are no such prior attorneys.

* This form is used for conflicts checking purposes.

** See 11 U.S.C. § 101(9) for the definition of “corporation.”

Statement Regarding Oral Argument

_____, pursuant to Tenth Circuit BAP Local Rule 8003-2(c), hereby submits the following statement regarding oral argument:

- Oral Argument is REQUESTED.
- Oral argument is NOT REQUESTED.

Signature

Address

Address

Phone Number

ECF E-mail Address

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