

UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW MEXICO

In re

Debtor Name
Joint Debtor Name

Debtor.

Case No.

**ORDER GRANTING MOTION FOR
VALUATION OF COLLATERAL HELD BY (CREDITOR NAME)**

THIS MATTER having come before the Court on debtor's motion for valuation of collateral, and the Court having considered the pleadings and documentation on file herein, and being otherwise fully advised in the premises, FINDS:

1. A notice of deadline for filing objections to motion for valuation of collateral was filed and mailed requiring an objection be filed with the Court and served on debtor's attorney within 21 days of the mailing date of *(date)*.
2. The deadline for filing objections expired *(date)*.
3. No objections have been received.

IT IS ORDERED, ADJUDGED AND DECREED that debtor's motion to value collateral

is granted, determining the value of the collateral held by (*creditor name and complete address*),
a (*description of collateral*), to be \$_____ and limiting the secured portion of the
lienholder's claim to that amount.

END OF ORDER

Submitted by:

(*FIRM NAME*)

(*Attorney Name*)
Attorney for Debtor
(*Address*
City, State, Zip Code
Telephone:
Facsimile:)

COPY TO:

Kelley L. Skehen, Esq.
Standing Chapter 13 Trustee

(*creditor name and complete address*)

F:\FORMS\Orders - E-orders formatted\chapter 13\orders\ch13ordervaluecollateral.wpd