UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEW MEXICO

In re:

Case No.

Debtor(s).

<u>CONSENT OR REFUSAL TO CONSENT TO THE BANKRUPTCY COURT HEARING</u> <u>AND DETERMINING THE CONTESTED MATTER</u>

(name of party) filed a (describe the motion) initiating

a contested matter (the "Contested Matter"). Section 157 of Title 28 allows bankruptcy judges to hear and determine certain proceedings whether or not the parties consent, and provides that bankruptcy judges may hear but may not determine certain other proceedings unless all parties consent. If you do not timely file this form, completed and signed, you will be deemed to have consented in accordance with the first of the two options set forth below. Indicate your consent or refusal to consent below.

[] The undersigned **consents** to the bankruptcy court hearing and determining the Contested Matter and entering final orders and judgment in the Contested Matter, subject to review under 28 U.S.C. § 158.

[] The undersigned **does not consent** to the bankruptcy court hearing and determining the Contested Matter or entering final orders or judgment in the Contested Matter.

Signature		
Name:	 	
Address:		
Telephone:		
Email:		

NM LF 1334

Date: _____