

** § 362 INFORMATION SHEET **

DEBTOR _____ BK- _____
BANKRUPTCY # _____ MOTION # _____
MOVANT _____ CHAPTER: _____

PROPERTY INVOLVED IN THIS MOTION: _____

NOTICE SERVED ON: Debtor(s) _____; Debtor's counsel _____; Trustee _____;

DATE OF SERVICE: _____

MOVING PARTY'S CONTENTIONS:

The EXTENT and PRIORITY of LIENS:

1st _____
2nd _____
3rd _____
4th _____
Other: _____
Total Encumbrances: _____

APPRAISAL of OPINION as to VALUE:

DEBTOR'S CONTENTIONS:

The EXTENT and PRIORITY of LIENS:

1st _____
2nd _____
3rd _____
4th _____
Other: _____
Total Encumbrances: _____

APPRAISAL of OPINION as to VALUE:

TERMS of MOVANT'S CONTRACT

with the DEBTOR(S)::

Amount of Note: _____
Interest Rate: _____
Duration: _____
Payment per Month: _____
Date of Default: _____
Amount in Arrears: _____
Date of Notice of Default: _____

SPECIAL CIRCUMSTANCES:

SUBMITTED BY: _____

SIGNATURE: _____

DEBTOR'S OFFER of "ADEQUATE PROTECTION" for MOVANT:

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SPECIAL CIRCUMSTANCES:

SUBMITTED BY: _____

SIGNATURE: _____

"EXHIBIT A"

INSTRUCTIONS

for Section 362 Information Sheet

To expedite the hearing of §362 motions for relief from the automatic stay, the moving party shall complete and file with the motion a copy of this "Exhibit A" which must be duplicated on colored paper. "Exhibit A" requires a statement of the nature and extent of the liens on the debtor's property at issue. The movant must show at least the status of the movant's lien and any senior liens. At the Court's discretion, the motion may be denied if this exhibit has not been completed and filed, unless the information is not applicable (such as for motions to lift stay to allow litigation to proceed).

This "Exhibit A" shall be attached to the motion and a copy served on the debtor. The debtor shall indicate disagreement on the right side of the additional copy provided by the movant. The debtor shall file the completed form as "Exhibit A" to the debtor's formal response or opposition to the motion.

Special circumstances that would compel the granting or denial of the requested relief shall be set forth briefly on the bottom of this "Exhibit A" and shall be explained more fully in the motion or response.

NOTICING REQUIREMENTS

The Court will not hear a motion not properly noticed. Unless the Court otherwise orders, twenty (20) days notice of all motions for relief from the automatic stay must be served on the debtor(s), the debtor(s)' attorney and, where applicable, on the Chapter 7 trustee, the Chapter 13 standing trustee, or the Chapter 11 trustee. See Federal Rules of Bankruptcy Procedure 4001, 9014, and 7004, and the Local Rules of Practice for the District of Nevada, LR 4001 and LR 9013.