IN THE UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF MONTANA

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| IN RE:  , ,  Debtors. | Case No. **ORDER GRANTING MOTION TO MODIFY STAY** |

At Butte in said District this \_\_\_\_ day of\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_.

In this Chapter \_\_\_ bankruptcy, [name of creditor], as the Movant, filed a Motion to Modify Stay on [month, date], 20\_\_\_. As required by Mont. LBR 9013-1(d), the Movant’s motion provided a “NOTICE” provision which granted the opposing party fourteen (14) days to respond to the motion and schedule the matter for hearing. The “NOTICE” provided that if no written response was timely filed, the Court could grant the relief requested as a failure to respond by any entity would be deemed an admission that the relief requested should be granted. The fourteen (14) day period has expired and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ has not filed a response to the Motion to Modify Stay. In accordance with the Notice provision attached to the Movant’s motion, the failure of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to respond is deemed an admission that the Movant’s motion should be sustained without further notice or hearing. Accordingly,

IT IS ORDERED the Movant’s Motion to Modify Stay is GRANTED.