UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF SOUTH CAROLINA

IN RE:	C/A No.	
Debtor.	JOINT STATEMENT OF DISPUTE AND STIPULATION	
The undersigned hereby certify that after consultation [date and time], after good faith efforts cannot be settle	ion, the hearing on [type of hearing] originally scheduled d and remains contested so as to require the presentation	
of evidence and/or argument to the Court for determination	on. By entering into or filing this statement, the parties	
shall be limited to and bound by the positions provided he	erein. The following information is presented by way of	
stipulation of the parties:		
I. <u>Issues to be decided by the Court.</u>		
Position of Party/Parties (state briefly but with specificity).		
3. Names of Witnesses to be called at the hearing.	Names of Witnesses to be called at the hearing.	
4. Exhibits/Evidence to be presented (state whether a	Exhibits/Evidence to be presented (state whether admission is stipulated or any grounds for objection).	
Statutory, Case Law or other Applicable Authority.		
6. <u>Estimated Length of Hearing.</u>	Estimated Length of Hearing.	
Telephone and Facsimile Number, Electronic Mail address of Counsel/Party/Parties.		
(DATED)	(SIGNATURE)	
(DATED)	(SIGNATURE)	

UNITED STATES BANKRUPTCY COURT

FOR THE DISTRICT OF SOUTH CAROLINA

C/A No.

(SIGNATURE)

IN RE:

(DATED)

	Debtor.	STATEMENT OF DISPUTE
good with	duled for [date and time], after good faith efforts cannutation of evidence and/or argument to the Court for faith efforts to enter into a joint statement of disput specificity]. By entering into or filing this statement,	asultation, the hearing on [type of hearing] originally not be settled and remains contested so as to require the determination, and that the parties to this dispute made are and stipulation but could not because: [Insert reasons the party shall be limited to and bound by the positions
provi	ded herein. Other issues or positions not included in	the Statement of Dispute may be deemed abandoned by
the C	ourt.	
1.	Issues to be decided by the Court.	
2.	Position of Party/Parties (state briefly but with specificity).	
3.	Names of Witnesses to be called at the hearing.	
4. 5.	Exhibits/Evidence to be presented (state whether a Statutory, Case Law or other Applicable Authority	admission is stipulated or any grounds for objection).
6.	Estimated Length of Hearing.	
7.	Telephone and Facsimile Number, Electronic Mai	l address of submitting Counsel/Party.