

RULE 4001-1 - AUTOMATIC STAY - RELIEF FROM

(a) NO CHANGES

(b) NO CHANGES

(c) NO CHANGES

(d) NO CHANGES

(e) NO CHANGES

(f) NO CHANGES

(g) Consent to Relief - Chapters 7, 12 and 13. In Chapter 7, 12 and 13 cases, the debtor, the trustee and the moving party may stipulate to the relief requested. In cases under Chapter 7 in which a committee has been elected pursuant to § 705 of the Bankruptcy Code, an authorized agent of the committee must join in the stipulation. In Chapter 12 and 13 cases, any codebtor with respect to which relief from a codebtor stay is sought must also join in the stipulation.

Uncontested motions for relief from stay may be filed if the motion is accompanied by all required signed consents to relief. Such signed consents may be provided in the form of orders, stipulations or motions bearing signed consents of counsel or the parties. A written representation of consent by the moving party will not suffice to permit the motion to be filed as an uncontested motion. A motion that meets the requirements of this subparagraph qualifies for filing with such reduced or eliminated filing fees as are established for consented to motions for relief from stay.