## DISCLOSURE OF CORPORATE AFFILIATIONS AND OTHER ENTITIES WITH A DIRECT FINANCIAL INTEREST IN LITIGATION

Only one form need be completed for a party even if the party is represented by more than one attorney. Disclosures must be filed on behalf of individual parties as well as corporate parties. Disclosures are required from amicus curiae only if amicus is a corporation. Counsel has a continuing duty to update this information. Please file an original and three copies of this form.

No.	07-1156	Caption: _	United Sta	tes v. Kotma	<u>ir</u>	
Purs	suant to FRAP 26.1	and Local R	Rule 26.1,			
	nn Baptist Kotmai ame of party/amicu			appellee/amicus)		
mak	es the following dis	sclosure:				
1.		a publicly he	eld corporation	on or other public	ly held entity?	
2.	Does party/amic	cus have any YES		rations? NO	dparent and great-grand	parent
3.	publicly held en	tity? ⁄ES	• •	cus owned by a po	ublicly held corporation or	r other
4.	financial interes	t in the outco YES	ome of the lit	igation (Local Ru  NO	icly held entity that has a ale 26.1(b))?	direct
5.	If yes, identify a	YES all members		NO nation, their parent	t corporations, and any puk:	ıblicly
6.	If case arises ou creditors' comm		uptcy proceed	ing, identify any	trustee and the members	of any
4	The B. He	luran			March 1, 2007	
/	(signature)		//		(date)	