

5. Please check any of the following statements below which describe the impact the BDRP conference had on this matter.

- Enabled the clients to actively participate in the dispute resolution process.
- Enabled the attorneys to actively participate in the dispute resolution process.
- Narrowed the issues in dispute.
- Generated creative settlement options not otherwise considered.
- Hardened positions, making a negotiated outcome more difficult.
- Made me more realistic about the strengths and/or weaknesses of my case.

B. <u>Evaluating the BDRP PROCESS</u>	<u>Strongly Agree</u>	<u>Agree</u>	<u>Neither</u>	<u>Disagree</u>	<u>Strongly Disagree</u>	<u>N/A</u>
6. When this matter was assigned to the BDRP, I was pessimistic about the benefits of mediating this matter.	1	2	3	4	5	6
7. At least one attorney was not adequately prepared for the BDRP conference.	1	2	3	4	5	6
8. At least one party did not participate in good faith in the BDRP conference.	1	2	3	4	5	6
9. At least one attorney did not participate in good faith in the BDRP conference.	1	2	3	4	5	6
10. At least one party did not have sufficient settlement authority.	1	2	3	4	5	6
11. At least one attorney did not have sufficient settlement authority.	1	2	3	4	5	6
12. Additional discovery was needed prior to the BDRP conference.	1	2	3	4	5	6
13. The BDRP conference was too brief to permit a meaningful discussion of the matter.	1	2	3	4	5	6
14. The BDRP conference helped the parties better express their personal interests, concerns and emotions.	1	2	3	4	5	6
15. The BDRP helped expedite a resolution of the matter.	1	2	3	4	5	6
16. The BDRP helped reduce the cost to litigate the matter.	1	2	3	4	5	6
17. The attempt to resolve this matter through the BDRP (as compared to litigation) helped the parties maintain a continuing relationship	1	2	3	4	5	6
18. I was satisfied with the BDRP.	1	2	3	4	5	6

19. I would use the BDRP again. 1 2 3 4 5 6

20. Please enter the following dates, using month and year:

- a. Date the issue(s) in dispute originally arose between the parties: _____(mo/yr)
- b. Date the bankruptcy case was filed: _____(mo/yr)
- c. Date the matter assigned to the BDRP (e.g., the adversary proceeding, motion, etc.) was filed: _____(mo/yr)

21. After the matter was assigned to the BDRP, what was the time span (in weeks):

- a. From assignment of the matter to the BDRP to the actual conference: _____wks
- b. From the date of the BDRP conference to the settlement, if any, of the matter: _____wks
- c. From the date of the conclusion of the BDRP conference to the next court hearing on the matter, if any: _____wks

C. Evaluating the RESOLUTION ADVOCATE

Strongly Agree Agree Neither Disagree **Strongly Disagree** **N/A**

22. The Resolution Advocate was adequately prepared to discuss the matter. 1 2 3 4 5 6

23. The Resolution Advocate was effective in getting the clients to engage in meaningful discussion of the matter. 1 2 3 4 5 6

24. The Resolution Advocate was effective in getting the attorneys to engage in meaningful discussion of the matter. 1 2 3 4 5 6

25. The Resolution Advocate was fair and impartial. 1 2 3 4 5 6

26. The Resolution Advocate adequately informed me about the purpose of the BDRP conference and my responsibilities. 1 2 3 4 5 6

27. When the Resolution Advocate was selected, I was confident in the Resolution Advocate's abilities. 1 2 3 4 5 6

28. I would use this Resolution Advocate again. 1 2 3 4 5 6

29. I was satisfied with the process used to select the Resolution Advocate. 1 2 3 4 5 6

30. Who selected the Resolution Advocate?
 ___ Judge appointed ___ Parties stipulated ___ Other (*Selected by whom?* _____)

D. Information about YOU

31. If you **represented yourself**, what was your role?:

- Debtor
- Creditor
 - Secured
 - Unsecured
- Trustee
- Other (Specify: _____)

32. If you were the **attorney** for a party, whom did you represent?

- Debtor
- Creditor
 - Secured
 - Unsecured
- Trustee
- Other (Specify: _____)

33. Prior to the BDRP conference of this matter, had you participated in an alternate dispute program for any dispute other than this one? (Answer is not limited to the Bankruptcy Dispute Resolution Program.)

- Never
- 1-3 times
- 4-10 times
- More than 10 times

E. Additional COMMENTS

34. Your comments about your Resolution Advocate and suggestions for improvements to the Bankruptcy Resolution Dispute Program will be appreciated. *(Please write your comments below or attach a separate page).*

Please return your completed questionnaire to:

THANK YOU!