NOTICE RE MATTERS RESOLVED WITHOUT ORAL ARGUMENT DEPARTMENTS A AND B, FRESNO

The matters described below may be resolved without oral argument. Matters to be resolved without oral argument will be posted on the calendar section of the court's web page at www.caeb.uscourts.gov and on PACER after 2:00 p.m. the court day prior to the hearing.

Matters Appropriate for Removal from Calendar

Contested matters, including, but not limited to, motions, applications, and objections to claims, may, at the court's discretion, be removed from calendar and resolved without oral argument if:

- 1) the matter has been adequately noticed as required by the Federal Rules of Bankruptcy Procedure and the Local Rules of this court;
- 2) the notice contains language pursuant to Local Rule 9014-1, Part II(c) substantially similar to the following: "Without good cause, no party will be heard in opposition at oral argument if written opposition has not been timely filed. Failure of the responding party to timely file written opposition may be deemed a waiver of any opposition to the granting of the [motion, application or objection to claim, as appropriate] or may result in the imposition of sanctions."
 - 3) there is a motion control number as required by Local Rule 9014-1, Part I(c);
- 4) the current version of the Relief from Stay Information Sheet is included for motions for relief from stay brought under Local Rule 4001-1, Part II; and
 - 5) no timely opposition has been filed.

Matters Not Appropriate for Removal from Calendar

The following matters are generally not removed from calendar:

- 1) motions brought on shortened time;
- 2) motions for relief from stay brought under Local Rule 4001-1 Part III;
- 3) motions for relief from stay in Chapter 13 cases, unless the debtor has filed a statement of non-opposition; and
- 4) motions to approve sales of property which state that a higher and better bid is solicited at the hearing.

Revised 5/24/01