	FILED
	MAY = 5 2000
1	UNITED STATES BANKRUPTCY COURT
2	EASTERN DISTRICT OF CALIFORNIA
3	
4	In re: GENERAL ORDER NO. 00-3
5 6	MODIFICATION OF DISPUTE RESOLUTION PROCEDURES FOR) BANKRUPTCY CASES AND ADVERSARY PROCEEDINGS,
7	
8	General Order 95-1, which established a Bankruptcy Dispute
9	Resolution Program, is modified in the following respects:
10	1 The following provisions are added to General Order 95-1:
11	9.0 VIOLATIONS OF GENERAL ORDER 95-1
12	9.1 A motion to determine that any person or party has
13	materially violated General Order 95-1 must be presented in
14	writing, under seal, directly to the BDRP Administrator or a judge
15	who has been designated by the Chief Judge to hear the matter and
16	to whom the underlying case is not assigned (the "Designated
17	Judge"). Copies of any such motion must be sent to all counsel and
18	the Resolution Advocate at the time they are presented under seal
19	to the BDRP Administrator or Designated Judge. Any such complaint
20	
21	and must not be presented to the judge to whom the underlying case
22	or adversary proceeding is assigned.
23	9.2 Upon receipt of an appropriately presented and supported
24	motion based on a material violation, the BDRP Administator or
25	Designated Judge shall determine whether the matter warrants
26	further proceedings. If further proceedings are warranted, the
27	BDRP Administrator or Designated Judge shall issue an order to show
28	cause why sanctions should not be imposed. Any such proceedings

1 shall be conducted on the record but under seal. The BDRP 2 Administrator or Designated Judge shall afford all interested parties an opportunity to be heard before deciding whether to 3 impose a sanction. 4 5 2) Exhibit B to General Order 95-1 shall be modified in the 6 form attached hereto. 7 This modification to General Order 95-1 shall be effective 8 July 1, 2000. 9 10 11 12 13 RUS CHIEF JUDGE CHRISTOPHER KLEIN, JUDGE DAT M 14 15 16 BRETT DORIAN, JUDGE MICHAEL S. MCMANUS, JUDGE 17 18 rikson Nickeau 19 RIMEL DICKSON MCKEAG, JUDGE WHITNEY JUDGE 20 21 22 23 24 25 26 27 28 - 2 -

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA

In re:)	Case No.
)	
)	
	Debtor,)	
		_)	
)	
)	
	Plaintiff,)	
)	
		_)	Adversary No.
)	
VS.)	
)	
	Defendant.)	
		_)	

ORDER APPOINTING RESOLUTION ADVOCATE AND ASSIGNMENT TO THE BANKRUPTCY DISPUTE RESOLUTION PROGRAM

is

This

RESOLUTION ADVOCATE:

(adversary proceeding) (name of dispute in main case)

hereby assigned to the Bankruptcy Dispute Resolution Program of this district, and the following are

AI TERNATE.

appointed as Resolution Advocate and Alternate Resolution Advocate:

RESOLUTION AD VOCATE.	ALTERNATE.
Name	Name
Address	Address
City, State, Zip	City, State, Zip
Telephone	Telephone
The matter concerns:	
() Dischargeability ()	Objection to Claim () Lien Avoidance
EDC 6-610 (Rev. 05/00) (General Order 95-1 and 00-3 – Ex	hibit B) (Page 1 of 2)

Special Instruction from the Court: The attorneys for the parties are: Attorney for: Attorney for: NameName AddressAddress	
Attorney for	<u>:</u>
Name	
Address	
City, State, Zip	
Telephone	
	Name Address City, State, Zip

ORDER

IT IS SO ORDERED and counsel for _____

shall mail a copy of this order to the assigned Resolution Advocate, the Alternate Resolution Advocate,

and all parties to the dispute and file a proof of such service within five (5) days from the date of this

order.

court.

DATED:

Judge, U.S. Bankruptcy Court

EDC 6-610 (Rev. 05/00) (General Order 95-1 and 00-3 – Exhibit B) (Page 2 of 2)