UNITED STATES BANKRUPTCY COURT

Eastern District of California

Honorable Robert S. Bardwil Bankruptcy Judge Sacramento, California

August 12, 2015 at 1:00 p.m.

INSTRUCTIONS FOR PRE-HEARING DISPOSITIONS

1. Matters resolved without oral argument:

Unless otherwise stated, the court will prepare a civil minute order on each matter listed. If the moving party wants a more specific order, it should submit a proposed amended order to the court. In the event a party wishes to submit such an Order it needs to be titled 'Amended Civil Minute Order.'

If the moving party has received a response or is aware of any reason, such as a settlement, that a response may not have been filed, the moving party must contact Nancy Williams, the Courtroom Deputy, at (916) 930-4580 at least one hour prior to the scheduled hearing.

- 2. The court will not continue any short cause evidentiary hearings scheduled below.
- 3. If a matter is denied or overruled without prejudice, the moving party may file a new motion or objection to claim with a new docket control number. The moving party may not simply re-notice the original motion.
- 4. If no disposition is set forth below, the matter will be heard as scheduled.

1.	15-21861-D-12	LAURA BRANDON	MOTION TO CONFIRM CHAPTER 12
			PLAN
			7-28-15 [32]

Final ruling:

On July 28, 2015 the debtor filed her Chapter 12 Plan, Motion to Confirm Chapter 12 Plan, and a notice of hearing. The notice sets the matter for hearing on August 12, 2015 at 1:00 p.m., thus only providing 15 days' notice of the hearing. Federal Rule of Bankruptcy Procedure 2002(a)(8) requires a minimum of 21 days' notice for the time fixed for filing objections to confirmation of a Chapter 12 plan as well as 21 days' notice of the hearing to consider confirmation of a Chapter 12 plan. As the debtor has failed to provide the notice required under FRBP 2002, the motion will be denied by minute order. No appearance is necessary on August 12, 2015.