

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN RE

)	
AMENDMENT TO)	
COMPUTATION OF TIME PERIODS)	GENERAL ORDER No. 09-02
DRIVEN BY FRBP 9006)	

IT IS HEREBY ORDERED that, pursuant to 28 U.S.C. Section 2071, Rule 83 of the Federal Rules of Civil Procedure and Rule 9029 of the Federal Rules of Bankruptcy Procedure, EFFECTIVE DECEMBER 1, 2009;

1. The time period calculations, as captured in the District of Nebraska’s Rules of Bankruptcy Procedure and referenced in General Order 09-02 shall remain as indicated below:

<u>Rule</u>	<u>Title</u>	<u>Modification</u>
4001-1	Automatic Stay - Relief	paragraph (F) - “At least 3 days prior” - THIS WILL REMAIN AS 3 DAYS UNDER THE CURRENT LOCAL RULE.
4001-2	Automatic Stay Extension	paragraph (D) - “At least 3 business days prior”- THIS WILL REMAIN AS 3 DAYS UNDER THE CURRENT LOCAL RULE.
9013-1	Motion Practice	paragraph (I) - “Not less than 11 days” is amended to “IF A TIMELY RESISTANCE OR REQUEST FOR HEARING IS FILED AND SERVED, THE CLERK SHALL SCHEDULE A HEARING”.
9017-1	Hearings upon declarations	paragraph (B)(1) - “At least 5 days before” - THIS WILL REMAIN AT 5 DAYS UNDER THE LOCAL RULE.

9017-1

Hearings upon declarations (cont)

paragraph (B)(2)(a) - At least 3
business days prior - **THIS WILL
REMAIN AT 3 DAYS UNDER
THE CURRENT LOCAL RULE.**

paragraph (B)(2)(d) - "At least 3
business days" - **THIS WILL
REMAIN AT 3 DAYS UNDER
THE CURRENT LOCAL RULE.**

DATE: 11/13/09



Thomas L. Saladino, Chief Bankruptcy Judge



Timothy J. Mahoney, Bankruptcy Judge