## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEBRASKA

In re:	)
Amendment to Local Rule 9072-1	)

## General Order 23-01

Effective immediately, Local Rule 9072-1(D) is deleted and replaced with:

**D.** *Service*. Except as otherwise ordered by the court, the clerk's office will serve on all parties in interest only the notices and orders listed in Appendix Q. The clerk's office may electronically serve certain orders only on parties registered with the CM/ECF System, including non-final orders, orders on procedural matters, or orders denying a motion without prejudice. If the court orders a movant serve a copy of an order, the movant must immediately serve it on parties in interest affected by the motion or order and must file a certificate of service under Local Rule 2002-1(B).

Effective immediately, Appendix Q is added:

## Appendix Q

## Notices and Orders the Court Will Serve

The clerk's office will serve the following notices and orders on all parties in interest.

- 341 meeting of creditors
- Statement of presumed abuse
- Notice setting objection resistance deadlines regarding a motion to dismiss filed by the United States Trustee
- Notice case is closed without a discharge
- Notice of denial, revocation, or waiver of discharge
- Order confirming plan
- Order of discharge
- Order dismissing case
- Order on motion to reconsider dismissal of case
- Order on motion to reinstate case
- Order granting motion to reopen
- Order vacating any of the foregoing

Thomas L. Saladino, Chief Judge

Brian S. Kryse, Judge