

FILED

JUN 15 2015

**UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF OKLAHOMA**

GRANT PRICE
CLERK, U.S. BANKRUPTCY COURT
WESTERN DISTRICT OF OKLAHOMA
BY:  DEPUTY

IN RE:)
)
THE ADOPTION OF AMENDMENTS TO)
LOCAL RULES FOR THE UNITED) **General Order No. 15-2**
STATES BANKRUPTCY COURT)
FOR THE WESTERN DISTRICT OF)
OKLAHOMA)
)

**ORDER CLARIFYING RESPONSE DEADLINE APPLICABLE TO
CERTAIN REQUESTS FOR RELIEF**

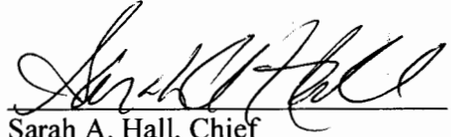
The United States Bankruptcy Court for the Western District of Oklahoma has undertaken a review of the Local Rules of the United States Bankruptcy Court for the Western District of Oklahoma, Effective February 1, 2015 (the "Local Rules"). The Local Rules do not clearly establish a response period applicable to motions, applications and other requests for relief. Accordingly, the Court hereby supplements the Local Rules as follows:

Unless an applicable response or notice period is established by 11 U.S.C. §§ 101 - 1532 (the "Code"); the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"); the Federal Rules of Civil Procedure (the "Civil Rules"), insofar as the Civil Rules are made applicable to Code-authorized proceedings by the Bankruptcy Rules; and/or the Local Rules, a movant shall provide fourteen (14) days' notice of opportunity for hearing attendant to any request for relief to which Local Rule 9013-1.G applies.

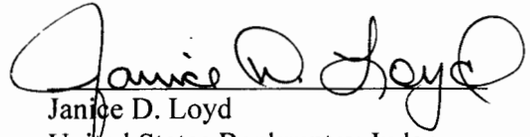
The Court Clerk is directed to give notice of this Order to all ECF registrants practicing before this Court.

IT IS SO ORDERED.

###



Sarah A. Hall, Chief
United States Bankruptcy Judge



Janice D. Loyd
United States Bankruptcy Judge