United States Bankruptcy Court Eastern and Western Districts of Arkansas

FOURTH AMENDMENT TO GENERAL ORDER 11 Amended April 11, 2013 Effective April 11, 2013

WHEREAS, the United States Bankruptcy Court for the Eastern and Western Districts of Arkansas ("the Court") has previously issued a First Amendment to General Order 11, dated November 1, 2009, effective January 20, 2010, a Second Amendment to General Order 11, dated August 3, 2010, effective August 3, 2010, and a Third Amendment to General Order 11, dated February 25, 2013, effective February 25, 2013;

WHEREAS, the Court wishes to amend further General Order 11, the remainder of which shall continue in full force and effect:

WHEREAS, the amendment to General Order 11 is set forth below:

specific payments to the Trustee.

Orders 3(a), 3(b), 3(c) 7, 9, 10(a), 10(b), 15, 17, 17(a), 24, and 28 authorized to be entered by the Standing Chapter 13 Trustees in Bankruptcy for the Eastern and Western Districts of Arkansas ("the Trustees") are amended to add the text, underlined below, as follows:

Trustee Order 3(a): The Court, for cause shown, grants the Trustee's request to withdraw the Motion to Dismiss, <u>Docket Entry []</u> and cancels the hearing set for [date] at [time].
Trustee Order 3(b): Before the court is the Motion to Dismiss, <u>Docket Entry</u> [], filed by the Trustee on [date] for the reason that the debtor's plan cannot be completed within a period of sixty months.
Trustee Order 3(c): Before the court is the Motion to Dismiss, <u>Docket Entry</u> [], filed by the Trustee on [date].
Trustee Order 7: Before the court is the Trustee's Objection to Exemptions, Docket Entry [], filed [date].
Trustee Order 9: The Court, for cause shown, grants the Trustee's Objection to Confirmation filed [date], Docket Entry], and cancels the hearing set for [date] at [time].
Trustee Order 10(a): Before the court is the Motion to Dismiss, <u>Docket Entry</u> [], filed by the Trustee on [date] for the reason that the debtor's plan cannot be completed within a period of sixty months.
Trustee Order 10(b): Comes now the Court and finds that an order was entered in the above styled case on [date], <u>Docket Entry</u> [], requiring the debtor to make

Trustee Order 15: The Court, for cause shown, grants the Trustee's request to withdraw

the Trustee's Objection to Exemptions, filed hearing set for [date] at [time].	[date], <u>Docket Entry</u> [] and cancels the	
Trustee Order 17: Before the court is the Ob <u>Docket Entry</u> [], filed on [date] by the T	·	
Trustee Order 17(a): Before the court is the Objection to Confirmation of Plan, <u>Docket Entry</u> [], filed on [date] by the Trustee.		
Trustee Order 24: Comes now the Court and Docket Entry [], dated [date] was entered hereby set aside pursuant to Federal Rule of	ed in error and should be and is	
Trustee Order 28: Before the court is the Mofiled by the Trustee on [date] as a result of the payments in accordance with the plan.	· · · · · · · · · · · · · · · · · · ·	
The Court further finds that the efficient administrate aforementioned amendment; it is therefore	tion of the Court will be served by the	
ORDERED that General Order 11 is hereby of which shall continue in full force and effect.	amended as set forth above, the remainder	
EFFECTIVE at Little Rock, Arkansas this 11th day	of April, 2013.	
JAMES U.S. B	ARD D. TAYLOR TU.S. BANKRUPTCY JUDGE S G. MIXON ANKRUPTCY JUDGE	

BEN T. BARRY

U.S. BANKRUPTCY JUDGE

U.S. BANKRUPTCY JUDGE