

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF WASHINGTON

In re:)
GENERAL ORDER) AMENDED ORDER AUTHORIZING
04 - 05) CLERK TO SIGN MINISTERIAL
) ORDERS
)
)

IT IS HEREBY ORDERED that the Order Authorizing Clerk to Sign Ministerial Orders dated June 4, 2004 is amended as follows:

The Clerk of the Court, and such deputies as designated by the Clerk, are delegated the authority to sign all ministerial orders without further direction from the court.

In carrying out these duties, the Clerk shall be guided by the United States Bankruptcy Code, Federal Rules of Bankruptcy Procedure, Local Rules of this Court, and other applicable federal laws and regulations.

Ministerial orders are orders that are prescribed by statute or rule that do not require personal judgment or discretion, and if based on notice and hearing, there has been strict compliance with notice requirement and no objections are pending. For purposes of this order, ministerial orders include but are not limited to:

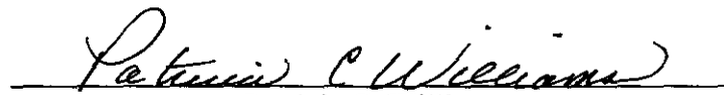
1. Orders establishing trial and hearing dates and continuances thereto;
2. Orders allowing the examination of entities pursuant to FRBP 2004 and LBR 2004-1;
3. Orders permitting the payment of filing fees in installments;
4. Orders of discharge in Chapter 7, 12 and 13 cases, except Chapter 13 hardship discharges;
5. Orders reopening cases;
6. Orders limiting notice pursuant to FRBP 2002(h);
7. Order closing cases and discharging trustees;
8. Orders dismissing Chapter 7 and 13 cases and all orders of conversion, except from Chapter 11 to Chapter 12;
9. Orders for refund of monies tendered pursuant to 11 USC 347(a);

10. Orders permitting association, withdrawal or substitution of attorney;
11. Orders in Chapter 13 cases permitting pre-confirmation Adequate Protection Payments pursuant to LBR 2083-1(l)(m) and Income Directives pursuant to LBR 2083-1(n);
12. Orders approving the employment of professional persons in Chapter 7 and 13 cases pursuant to 11 USC 327 that do not include the fixing rates of compensation;
13. Orders approving or confirming an action where an order is not required by the Bankruptcy Code or Rules but is requested and sufficient need has been demonstrated;
14. Orders granting relief from the automatic stay and abandonment and the co-debtor stay;
15. Orders in adversary proceedings based on the stipulation or agreement of the parties or on notice and hearing regarding joinder of parties, intervention, discovery, scheduling, substitution of parties or dismissal;
16. Orders dismissing adversary proceedings or for want of prosecution;
17. Orders memorializing written or oral orders issued by a bankruptcy judge;
18. Orders based on FRBP 7055 and of the type contemplated by FRCP 77(c);
19. Taxation of costs pursuant to LBR 7054-1;
20. Corrections of scrivener errors in spelling of names and identifying numbers where supported by statement under penalty of perjury by party making the error;
21. Orders deferring entry of Chapter 7 discharge for 30 days at request of debtor pursuant to FRBP 4004(c)(2);
22. Orders extending time to object to granting of discharge or to determine dischargability of debt;
23. Orders granting waivers from electronically filing;
24. Orders approving stipulations concerning automatic stay matters, conversions, dismissals;
25. Orders extending time to file schedules, statements of affairs and Chapter 13 Plans;
26. Orders authorizing debtor to make plan payments directly to trustee in lieu of income directive pursuant to LBR 2083-1(p)(2).

Dated this 15th day of April 2005.



John A. Rossmeissl
Chief Bankruptcy Judge



Patricia C. Williams
Bankruptcy Judge