BANKRUPTCY LAWYER, #5555 555 Bankruptcy Way, Suite 555 Reno, NV 89505 (775) 555-5555 (775) 555-9999 Facsimile lawyer@bankruptcy.com

Attorneys for Client

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEVADA

In re: DEBTOR,	Case No.: BK-N-55-5555-GWZ Chapter NOTICE OF
/	[No Hearing Unless An Objection Is Set And Noticed By A Party In Interest]
PLEASE TAKE NOTICE THAT:	

NOTICE IS FURTHER GIVEN THAT: pursuant to Local Rule 9014, it is the duty of any objecting party to timely set the objection for hearing and properly notice all parties in interest. An objection may be set for hearing by obtaining a hearing date from the Clerk of the United States Bankruptcy Court at (775) 784-5074. After a hearing date is obtained, the objection must be timely: 1) filed with the United States Bankruptcy Court Clerk (located at 300 Booth Street, Reno, NV 89509), 2) served on above named counsel and all other interested parties (trustee, debtor, U.S. Trustee, etc.), and 3) noticed to other parties in interest as required by the Federal Rules of Bankruptcy Procedure. The opposition must set forth all relevant facts and must contain a legal memorandum.

NOTICE IS FURTHER GIVEN THAT: if an objection is not filed, set for hearing, served, and properly noticed WITHIN TWENTY (20) DAYS FROM THE DATE BELOW, AN ORDER GRANTING THE ABOVE REQUESTED RELIEF MAY BE ENTERED BY THE UNITED STATES BANKRUPTCY COURT WITHOUT FURTHER NOTICE OR HEARING, pursuant to 11 U.S.C. § 102(1)(B)(i).

BANKRUPTCY LAWYER, #5555 555 Bankruptcy Way, Suite 555 Reno, NV 89505

Attorneys for Client

Dated this _____ day of _______, 2002.

CERTIFICATE OF SERVICE

I hereby swear under penalty of perjury that	at I am an employee of Bankruptcy Lawyer and that on the
date stated below I deposited in the U.S. Mail, wit	th proper first class postage affixed thereto, a true and
correct copy (as indicated) of MOTION TO	, and <u>NOTICE OF MOTION</u>
TO, addressed to:	
Motion and Notice to:	
Notice Only to:	
STA	 FF

BANKRUPTCY LAWYER, #5555 555 Bankruptcy Way, Suite 555 Reno, NV 89505 (775) 555-5555 (775) 555-9999 Facsimile lawyer@bankruptcy.com

Attorneys for Client

UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEVADA

In re:	Case No.: BK-N-55-55555-GWZ Chapter	
DEBTOR,	Спарил	
	DECLARATION IN SUPPORT OF ENTRY	
Dobton	OF ORDER UPON NEGATIVE NOTICE OF	
Debtor.		
/	[No Hearing Unless An Objection Is Set And Noticed By A Party In Interest]	
BANKRUPTCY LA	WYER, after being first duly sworn, declares under penalty of perjury the	
following:		
1. I am an attorney lice	ensed to practice in the State of Nevada and this Court and am counsel for	
Client in the above-entitled ma	atter.	
2. On	I caused to be filed the MOTION TO	
	, together with the <u>NOTICE OF MOTION TO</u>	
, (t	he "Motion" and "Notice"). Attached hereto are true and correct copies of the	
Motion, Notice and proper pro	of of service of same. The Notice sets forth the deadline of	
, and the requ	airement that an objection be filed, set, served, and noticed by that date.	
3. No opposition has b	been timely filed, as reflected on the Docket, and no opposition has been	

served upon me, ther	efore the Order,	lodged herewith, may be entered, pursuant to 11 U.S.C. § 102(1)(B)(i).
Dated this	day of	, 2002.
		BANKRUPTCY LAWYER, #5555
		555 Bankruptcy Way, Suite 555
		Reno, NV 89505

Attorneys for Client