FILED
November 5, 2008
U. S. Bankruptcy Court
District of Colorado
Bradford L. Bolton, Clerk

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

IN THE MATTER OF MANDATORY ELECTRONIC FILING FOR CERTAIN CREDITORS AND THEIR AGENTS FILING PROOFS OF CLAIM OR INTEREST

GENERAL PROCEDURE ORDER NUMBER 2008-5

THIS MATTER arises *sua sponte* to apply the mandatory electronic filing requirements of General Procedure Order Number 2001-8, as amended, to creditors and their agents who file with the Clerk, on average, one or more proofs of claim or interest per week. These filers, if they are not already mandatory electronic filing attorneys, will be considered limited registrants for limited electronic filing and will be required to complete the Court's registration form and obtain a procedural manual to be assigned an electronic filing login to file claims. Accordingly, it is

ORDERED that commencing December 1, 2008, the mandatory electronic filing requirements of General Procedure Order Number 2001-8, as amended, shall apply to creditors and their agents who file, on average, two or more proofs of claim or interest per week.¹

FURTHER ORDERED that creditors and their agents who are required to file proofs of claim or interests electronically are required to complete the Court's registration form, obtain a procedural manual from the Court and be assigned an electronic filing login, in that order.

Dated: November 5, 2008 BY THE COURT:

Howard R. Tallman, Chief Bankruptcy Judge Sidney B. Brooks, Bankruptcy Judge A. Bruce Campbell, Bankruptcy Judge Elizabeth E. Brown, Bankruptcy Judge Michael E. Romero, Bankruptcy Judge

¹ The requirement of General Procedure Order Number 2001-8, as amended, that the efiling login only be assigned to an attorney shall not apply to limited registrants.