Local Bankruptcy Form 1015-1.1

Order Granting Motion for Joint Administration

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLORADO

In re:	Lead Bankruptcy Case No
Debtor.	Chapter
In re:	Bankruptcy Case No
	Chapter
Debtor.	
ORDER GRANTING MOTION FOR JOINT ADMINISTRATION	
THIS MATTER comes before the Court on the Motion for Joint Administration filed in Case No.	
[movant] (Docket n	[month/day/year], by o [number]), seeking to jointly administer
the above-captioned cases pursuant to Fed. R. Bankr. P. 1015(b). The Court, having reviewed the files,	
ORDERS that the Motion for Joint Administration is hereby GRANTED and the above-captioned cases shall be jointly administered for procedural purposes only pursuant to Fed R. Bankr. P. 1015(b).	
IT IS FURTHER ORDERED that the jointly administered cases are reassigned to the Judge to whom the lower-numbered case (the "lead case") was assigned. The above-captioned cases shall be assigned and/or reassigned to the Honorable [Judge's name], Bankruptcy Judge, and shall bear the initials [FML] following the case number. The Clerk shall adjust the assignment of cases accordingly.	
IT IS FURTHER ORDERED that to effect joint administration, the following administrative procedures shall apply, but shall have no effect upon the substantive issues of the estate, either individually or collectively:	
 (1) All motions, pleadings, and other documents filed in the jointly administered case shall bear a combined caption which includes the full name and number of each specific case as in Official Form 416B, and must be filed, docketed and processed in the lead case, except for the following: (a) a motion which applies to fewer than all jointly administered debtors must clearly indicate 	
. ,	or the motion applies, but must still be filed in the
(b) all proofs of claim must be filed in the(c) monthly financial reports must be filed(d) amendments to schedules, statement	e specific case to which they apply; d in the specific case to which they apply; and ts, lists and other required documents in Fed. R. ed in the specific case to which the amendments

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- (2) Debtors shall maintain adequate records regarding the assets of the respective debtors' estates in order to protect the rights of joint creditors and separate creditors of these estates.
- (3) The Clerk (or other designated party) shall provide notice of the joint administration of the above-captioned cases to all creditors and interested parties identified in each case.

DATED	BY THE COURT:
	United States Bankruptcy Judge

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