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Entered on Docket
December 20, 2012

**UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEVADA**

In re:
ASSET RESOLUTION, LLC.

Debtor.

CASE NO.: BK-S-09-32824-RCJ (Lead Case)

BK-S-09-32831-RCJ; BK-S-09-32839-RCJ;
BK-S-09-32839-RCJ; BK-S-09-32843-RCJ;
BK-S-09-32844-RCJ; BK-S-09-32846-RCJ;
BK-S-09-32849-RCJ; BK-S-09-32851-RCJ;
BK-S-09-32853-RCJ; BK-S-09-32868-RCJ;
BK-S-09-32873-RCJ; BK-S-09-32875-RCJ;
BK-S-09-32878-RCJ; BK-S-09-32880-RCJ;
BK-S-09-32882-RCJ; BK-S-11-1080-RCJ;
BK-S-11-1100-RCJ; BK-S-11-1296-RCJ;
BK-S-11-1297-RCJ; BK-S-11-1298-RCJ;
BK-S-11-1299-RCJ; BK-S-11-1300-RCJ;
BK-S-11-1301-RCJ; BK-S-11-1302-RCJ;
BK-S-11-1303-RCJ; BK-S-11-1304-RCJ;
BK-S-11-1305-RCJ; BK-S-11-1306-RCJ;
BK-S-11-1307-RCJ; BK-S-11-1308-RCJ;
BK-S-11-1309-RCJ; BK-S-11-1310-RCJ;
BK-S-11-1311-RCJ; BK-S-11-1312-RCJ;
BK-S-11-1313-RCJ; BK-S-12-1145-RCJ;
BK-S-12-1154-RCJ; BK-S-12-1184-RCJ;
BK-S-12-1202-RCJ

ORDER

In accordance with LR 1001(d) of the Federal Rules of the Local Rules of Bankruptcy Practice of the United States District Court for the District of Nevada, the court may, on a showing of good cause, waive any of the rules, or make additional orders as it may deem appropriate and in the interests of justice.

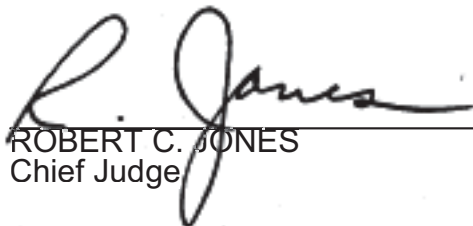
The Court previously held the Federal Rules of Civil Procedure and Local Rules of the United States District Court for the District of Nevada will govern this case. All motions which

1 are required to be set for hearing, in accordance with LR 9014 of the Local Rules of
2 Bankruptcy Practice of the United States District Court for the District of Nevada will no longer
3 apply.

4 IT IS ORDERED that the parties shall comply with LR 7-2 of the United States District
5 Court, District of Nevada specifically when filing motions, unless made during a hearing or
6 trial, shall be in writing and served on all other parties who have appeared. Unless otherwise
7 ordered by the Court, points and authorities in response shall be filed and served by an
8 opposing party fourteen (14) days after service of the motion. Unless otherwise ordered by
9 the Court, reply points and authorities shall be filed and served by the moving party seven (7)
10 days after service of the response. The Court will decide the matter upon the pleadings, or
11 otherwise set any matter for hearing for good cause.

12 IT IS SO ORDERED.

13 DATED this 18th day of December, 2012.

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18 ROBERT C. JONES
19 Chief Judge
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