

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF NEVADA

**EFFECTIVE**  
August 13, 2015

\* \* \* \* \*

In re: )  
)  
)  
AMENDMENT OF LOCAL RULE 9037 ) ADMINISTRATIVE ORDER 2015-04  
)  
)  
\_\_\_\_\_ )


Pursuant to LR 1001(c), the bankruptcy judges of the District of Nevada hereby adopt this Administrative Order and amend LR 9037 to read as follows:

**LR 9037. PRIVACY- REDACTIONS.**

(a) Procedure to redact protected private information from transcripts. To promote electronic access to transcripts while also protecting personal privacy, the court has adopted procedures regarding the electronic availability of transcripts in accordance with the Judicial Conference’s privacy policy and with Fed. R. Bankr. P. 9037. These procedures are available on the court’s website.

(b) Procedure to redact protected private information from documents other than transcripts. If a document other than a transcript is filed that discloses protected private information, a party seeking to redact that information from the publicly accessed electronic docket may file an ex parte motion accompanied by a proposed order. When the proposed order is submitted, a redacted copy of the document must be attached to the order.

**IT IS SO ORDERED.**

  
Mike K. Nakagawa, Chief Judge  
United States Bankruptcy Court  
District of Nevada