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4			UNITED STATES BANKRUPTCY COURT					
5			DISTRICT OF NEVADA June 15, 2021					
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8		E: ORI E 2015.	DER ADOPTING NEW LOCAL <u>ADMINISTRATIVE ORDER 2021-10</u> 4					
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11	Pursuant to LR 1001(c), the bankruptcy judges of the District of Nevada hereby adopt new							
12	Local Rule 2015.4.							
13	10 20	15 / D	ERIODIC REPORTING REQUIREMENTS IN CHAPTER 11 CASES					
14			AN SMALL BUSINESS CASES AND SUBCHAPTER V CASES					
15	(a)	-	ter 11 Cases other than Small Business Cases and Subchapter V Cases.					
16			ors in possession and trustees in cases in which the debtor is not a small ess debtor (as defined in 11 U.S.C. § 101(51D) or subchapter V debtor (as					
17			ed in 11 U.S.C. § 1182) must file reports in compliance with this Rule and any ements established by the United States Trustee until the effective date of a					
18		confir	confirmed plan, or an order is entered dismissing or converting a case to another Bankruptcy Code chapter.					
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20		(1)	Mandatory Form. Monthly operating reports must be filed using the mandatory data-enabled form adopted by the United States Trustee, without					
21			alteration.					
22			(A) The mandatory form and instructions for its use are available at https://www.justice.gov/ust/chapter-11-operating-reports.					
23			(B) Monthly operating reports must be filed via the court's CM/ECF system.					
24		(2)						
25		(2)	Jointly Administered Cases. Each debtor in jointly administered cases must file separate monthly reports on a non-consolidated and non-consolidating					
26			basis consistent with any requirements set forth by the United States Trustee.					
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1		(3)	Filing Deadline. The report for each month must be filed by no later than the 21st day of the following month.				
2				st day of the following month.			
3		(4)		ce. At the same time they are filed, monthly operating reports must ved on:			
4			(A)	the United States Trustee;			
5			(B)	any official committee appointed under 11 U.S.C. § 1102;			
6 7			(C)	any governmental unit charged with the responsibility for collection or			
8				determination of any tax arising out of the bankruptcy estate's operation;			
9			(D)	any party in interest requesting to be served; and			
10			(E)	any other party the court orders to be served.			
11	(b)		tt-confirmation Reports. In all chapter 11 cases other than small business cases or es proceeding under subchapter V, the reorganized debtor or any other party norized to administer the confirmed plan must file quarterly post-confirmation orts using the appropriate mandatory form until a final decree is entered or the case ismissed or converted to another Bankruptcy Code chapter.				
12		author					
13							
14		(1)	Mand	latory Form. Post-confirmation reports must be filed using the			
15 16			manda alterat	atory data-enabled form adopted by the United States Trustee, without			
17			(A)	The mandatory form and instructions for its use are available at <u>https://www.justice.gov/ust/chapter-11-operating-reports</u> .			
18			(B)	Post-confirmation reports must be filed via the court's CM/ECF system.			
19		(2)	Iointl	y Administered Cases. Each reorganized debtor and any other party			
20		(2)	author	rized to administer the confirmed plan in jointly administered cases must			
21			conso	parate post-confirmation reports on a non-consolidated and non- lidating basis consistent with any requirements set forth by the United			
22			States	Trustee.			
23		(3)	C	Deadline. The report for each quarter must be filed by no later than st day of the month following the end of the calendar quarter covered			
24			by the report.				
25				At the same time they are filed, post-confirmation reports must			
26			be served on:				

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2	(A)	the United States Trustee;						
3	(B)	any governmental unit charged with the responsibility for collection or determination of any tax arising out of the reorganized debtor's						
4		operation and the administration of the confirmed plan;						
5	(C)	any party in interest requesting to be served; and						
6	(D)	any other party the court orders to be served.						
7	Notes to Rule: This proposed rule is not intended to alter or impact filing requirements							
8	(as defined in 11 U.S.C. § 101(S1D) and subchapter V debtors (as defined in 11							
9	timing, and service r	se cases, if any, should continue to be filed in compliance with the form, equirements established by 11 U.S.C. § 308, 11 U.S.C. § 1187, Fed. R.						
10	Bankr. P. 2015(a), ar	id these Local Rules.						
11		SO ORDERED.						
12	11 15 2	O ORDERED.						
13	Dated this 15th day	v of June, 2021.						
14		augus Blonder						
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16		August B. Landis, Chief Judge United States Bankruptcy Court						
17		District of Nevada						
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