

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND
at _____**

IN RE:

*

Case No. _____

*

Chapter _____

Debtor(s)

*

*

Plaintiff(s)/Movant(s)

vs.

*

Adversary No. _____

(if appropriate)

Defendant(s)/Respondent(s) *

ORDER APPOINTING RESOLUTION ADVOCATE

This _____,
(adversary proceeding)(name of dispute in main case)
having been assigned to the Bankruptcy Dispute Resolution Program of this district, the following are
hereby appointed as Resolution Advocate and Alternate Resolution Advocate:

RESOLUTION ADVOCATE:

ALTERNATE:

Name

Name

Address

Address

City, State, Zip

City, State, Zip

Telephone

Telephone

Local Bankruptcy Form J-2(b)

This matter concerns:

Dischargeability Objection to Claim Lien Avoidance

Other: _____

Special Instruction from the Court: _____

**The attorneys for the parties are:

Attorney for _____ ; Attorney for _____ ;

Name

Name

Address

Address

City, State, Zip

City, State, Zip

Telephone

Telephone

The Resolution Advocate is serving on a _____ basis. If the Resolution Advocate is acting as a Compensated Resolution Advocate, following application and approval, compensation will be paid by the following terms:

- _____ % From Plaintiff
- _____ % From Defendant
- _____ % From the Bankruptcy Estate.

The Parties are to comply with the provisions of Local Bankruptcy Rule 9019-2. All individual parties, and representatives with authority to negotiate and to settle the Matter on behalf of parties other than individuals, must personally attend the BDRP conference unless excused by the Resolution Advocate for cause. Willful failure to attend the BDRP conference and other violations of this order may result in the imposition of sanctions by the court. The BDRP conference is to be completed by _____.

Counsel for _____ shall mail a copy of this order to the assigned Resolution Advocate, the Alternate Resolution Advocate, and all parties to the dispute and file a proof of such service within seven (7) days from the date of this Order.

cc:

End of Order

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