## UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

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In re:

Computation of Time Periods Driven By FRBP 9006 Standing Order No. 12-03

## ORDER REPLACING EXHIBIT 1 TO STANDING ORDER 08-07 AND ADOPTING THE REVISED INTERIM RULE 1007-I

On November 19, 2008, the Committee on Rules of Practice and Procedure of the Judicial Conference of the United States approved Interim Rule 1007-I, which was specifically designed to implement the substantive and procedural changes mandated by the National Guard and Reservists Debt Relief Act of 2008, Pub. L. No. 110-438 (the Act). By and through Standing Order No. 08-07, entered December 17, 2008, this Court adopted Interim Rule 1007-I. By and through Standing Order Nos. 09-12 and 10-03, this Court has amended Exhibit 1 to Standing Order No. 08-07 (Interim Rule 1007-I) to comport with amendments provided by Public Law.

The Court has now been advised that the current Interim Rule 1007-I incorporates provisions of Federal Rule of Bankruptcy Procedure 1007(c) that will be amended on December 1, 2012, unless Congress takes action to reject, modify, or defer the amendment. Specifically, the proposed amendment will eliminate from Rule 1007(c) the existing time limit for filing the list of creditors in an involuntary bankruptcy case. The Court has been further advised that the existing time limit in Rule 1007(c) is inconsistent with the time limit in Rule 1007(a)(2), as amended effective December 1, 2010.

THEREFORE IT IS HEREBY ORDERED THAT EFFECTIVE DECEMBER 1, 2012, Standing Order No. 08-07 for the Northern District of Iowa shall remain in full force and effect, as will the time computation amendments incorporated through the entry of Standing Order Nos. 09-12 and 10-03, however, Exhibit 1 shall be further amended to eliminate from Rule 1007(c) the existing time limit for filing the list of creditors in an involuntary bankruptcy case. This exhibit to Standing Order No. 08-07, as amended, is attached to this Order as Exhibit 1.

The Clerk is also directed to post a copy of this Standing Order to the Court's public web site so that it is available to all attorneys who are admitted to practice before this court, either as a member of the bar of the district or *pro hac vice* in a pending case.

Dated: 11/16/2012

THAD(J. COLLINS

CHIEF BANKRUPTCY JUDGE

Standing Order No. 12-03 Exhibit 1 11/16/2012

	Interim Rule 1007-I. <sup>1</sup> Lists, Schedules, Statements, and Other Documents; Time Limits; Expiration of Temporary Means Testing Exclusion <sup>2</sup>
1	* * * *
2	(b) SCHEDULES, STATEMENTS, AND OTHER
3	DOCUMENTS REQUIRED.
4	* * * *
5	(4) Unless either: (A) § 707(b)(2)(D)(I) applies,
6	or (B) § 707(b)(2)(D)(ii) applies and the exclusion from means
7	testing granted therein extends beyond the period specified by Rule
8	1017(e), an individual debtor in a chapter 7 case shall file a
9	statement of current monthly income prepared as prescribed by the
10	appropriate Official Form, and, if the current monthly income
11	exceeds the median family income for the applicable state and
12	household size, the information, including calculations, required by
13	§ 707(b), prepared as prescribed by the appropriate Official Form.
14	* * * *

<sup>&</sup>lt;sup>1</sup> Interim Rule 1007-I has been adopted by the bankruptcy courts to implement the National Guard and Reservists Debt Relief Act of 2008, Public Law No: 110-438, as amended by Public Law No. 112-64. The amended Act, which provides a temporary exclusion from the application of the means test for certain members of the National Guard and reserve components of the Armed Forces, applies to bankruptcy cases commenced in the seven-year period beginning December 19, 2008.

<sup>&</sup>lt;sup>2</sup> Incorporates (1) time amendments to Rule 1007 which took effect on December 1, 2009, and (2) an amendment, effective December 1, 2010, which extended the time to file the statement of completion of a course in personal financial management in a chapter 7 case filed by an individual debtor, and (3) a conforming amendment, effective December 1, 2012, which removed an inconsistency created by the 2010 amendment.

15	(c) TIME LIMITS. In a voluntary case, the schedules,
16	statements, and other documents required by subdivision (b)(1), (4),
17	(5), and (6) shall be filed with the petition or within 14 days
18	thereafter, except as otherwise provided in subdivisions (d), (e), (f),
19	(h), and (n) of this rule. In an involuntary case, the list in
20	subdivision (a)(2), and the schedules, statements, and other
21	documents required by subdivision (b)(1) shall be filed by the
22	debtor within 14 days of the entry of the order for relief. In a
23	voluntary case, the documents required by paragraphs (A), (C), and
24	(D) of subdivision (b)(3) shall be filed with the petition. Unless
25	the court orders otherwise, a debtor who has filed a statement under
26	subdivision (b)(3)(B), shall file the documents required by
27	subdivision (b)(3)(A) within 14 days of the order for relief. In a
28	chapter 7 case, the debtor shall file the statement required by
29	subdivision (b)(7) within 60 days after the first date set for the
30	meeting of creditors under § 341 of the Code, and in a chapter 11 or
31	13 case no later than the date when the last payment was made by
32	the debtor as required by the plan or the filing of a motion for a
33	discharge under § 1141(d)(5)(B) or § 1328(b) of the Code. The
34.	court may, at any time and in its discretion, enlarge the time to file
35	the statement required by subdivision (b)(7). The debtor shall file
36	the statement required by subdivision (b)(8) no earlier than the date
37	of the last payment made under the plan or the date of the filing of a

38	motion for a discharge under §§1141(d)(5)(B), 1228(b), or 1328(b)
39	of the Code. Lists, schedules, statements, and other documents
40	filed prior to the conversion of a case to another chapter shall be
41	deemed filed in the converted case unless the court directs
42	otherwise. Except as provided in § 1116(3), any extension of time
43	to file schedules, statements, and other documents required under
44	this rule may be granted only on motion for cause shown and on
45	notice to the United States trustee, any committee elected under
46	§ 705 or appointed under § 1102 of the Code, trustee, examiner, or
47	other party as the court may direct. Notice of an extension shall be
48	given to the United States trustee and to any committee, trustee, or
49	other party as the court may direct.
50	* * * *
51	(n) TIME LIMITS FOR, AND NOTICE TO, DEBTORS
52	TEMPORARILY EXCLUDED FROM MEANS TESTING.
53	(1) An individual debtor who is temporarily excluded from
54	means testing pursuant to § 707(b)(2)(D)(ii) of the Code shall file
55	any statement and calculations required by subdivision (b)(4) no
56	later than 14 days after the expiration of the temporary exclusion if
57	the expiration occurs within the time specified by Rule 1017(e) for
58	filing a motion pursuant to § 707(b)(2).
59	(2) If the temporary exclusion from means testing under
60	§ 707(b)(2)(D)(ii) terminates due to the circumstances specified in

61	subdivision (n)(1), and if the debtor has not previously filed a
62	statement and calculations required by subdivision (b)(4), the clerk
63	shall promptly notify the debtor that the required statement and
64	calculations must be filed within the time specified in subdivision
65	(n)(1).