

UNITED STATES BANKRUPTCY COURT
DISTRICT OF SOUTH DAKOTA

GENERAL ORDER REQUIRING DEBTOR TO SERVE ANY ORDER
REGARDING A MOTION TO DISCHARGE JUDGMENTS

IT APPEARING Bankr. D.S.D. R. 4072-1(d) needs to be clarified regarding the responsibility for serving an order on a motion to discharge judgments; now, therefore, IT IS HEREBY ORDERED Bankr. D.S.D. R. 4072-1(d) is amended as follows:

(d) Service of order. ~~The Clerk shall provide the debtor one certified copy of any order discharging judgments for each county referenced in the order. The debtor shall serve a certified copy of the order on the clerk of court for each county referenced in the order and shall serve a copy of the order on each judgment holder; the judgment holder's attorney at the time the judgment was entered, if known; the judgment holder's bankruptcy attorney of record, if any; and any party who has filed a notice of appearance who is not electronically served. When any order is entered regarding a motion to discharge judgments, whether the motion is granted, denied, or granted in part and denied in part, the debtor shall serve a copy of the order on each judgment holder; the judgment holder's attorney at the time the judgment was entered, if known; the judgment holder's bankruptcy attorney of record, if any; and any party who has filed a notice of appearance who is not electronically served. If the order discharges one or more judgments, the Clerk shall, upon request, provide the debtor one certified copy of the order for each county in which one or more of the discharged judgments was docketed, and the debtor shall serve a certified copy of the order on the clerk of court for each such county.~~

IT IS FURTHER ORDERED this order is effective upon entry and shall remain effective until Bankr. D.S.D. R. 4072-1(d) is formally amended.

So ordered this 27th day of October, 2011.

BY THE COURT:



Charles L. Nail, Jr.
Bankruptcy Judge