UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF MICHIGAN

Administrative Order No. 2009-2

IN RE:

RULE 2016 STATEMENTS,		
Pursuant to its authority under 11 U.S.C. § 110 and 329, the court intends to monitor more closely the fees that individual Chapter 7 debtors pay to their bankruptcy petition preparers and attorneys, and therefore has decided to require debtors' counsel and petition preparers to file the disclosures under FED. R. BANKR. P. 2016(b) and (c) as separate docket entries, rather than as part of the petitions or schedules.		
NOW, THEREFORE, IT IS HEREBY ORDERED that effective October 1, 2009 the statement required by Fed. R. Bankr. P. 2016(b) or (c) shall be filed as a separate docket entry in every Chapter 7 case involving an individual debtor or debtors, and the Clerk shall implement reasonable measures to accomplish the purpose of this Administrative Order.		
Dated:	August <u>2</u> ما2 _{, 2009}	HON. JAMES D. GREGG
Dated:	دخد.ام. ک August, 2009	HON JEFF RE R. HUGHES
Dated:	August <u>27</u> , 2009	U.S. Bankruptcy Judge HOM. SCOTT W. DALES U.S. Bankruptcy Judge