FILED & ENTERED

FEB 19 2013

CLERK U.S. BANKRUPTCY COURT Central District of California BY egarcia DEPUTY CLERK

UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA

LOS ANGELES DIVISION

In re:) Case No. MI 12-mp-00208-PC
VIOLATION OF GENERAL ORDER 06-03 AND LBR 5005-4))
	 ORDER ON ORDER TO SHOW CAUSE WHY SANCTIONS SHOULD NOT BE IMPOSED AGAINST CRAIG M LYTLE
	Date: February 12, 2013 Time: 11:00 a.m. Place: U.S. Bankruptcy Court Courtroom # 1468 255 East Temple Street Los Angeles, CA 90012

On the above captioned date and time, the court considered its Order to Show Cause Why Sanctions Should Not Be Imposed Against Craig M Lytle, State Bar No. 84430, For Failing To Comply With General Order 06-03 and Local Bankruptcy Rule 5005-4 ("OSC") dated December 13, 2012. Appearances were stated on the record. Based upon findings of fact and conclusions of law stated on the record pursuant to F.R.Civ.P. 52(a)(1), as incorporated into FRBP 7052 and applied to contested matters by FRBP 9014(c), it is

ORDERED that Craig M Lytle, State Bar No. 84430 ("Lytle") is suspended from practice before the United States Bankruptcy Court for the Central District of California pending (1) the issuance to Lytle of a live ECF log-in and password in compliance with LBR 5005-4; and (2)

payment of the sum of \$750 in sanctions to the clerk of the court in compensation for violation of LBR 5005-4 to the date of the OSC; and it is further

ORDERED that, prior to reinstatement to practice before the United States Bankruptcy Court for the Central District of California, Lytle must file an <u>ex parte</u> application for reinstatement supported by a declaration or other evidence establishing cause for reinstatement, including payment of the sanction amount and receipt of a live ECF log-in and password in compliance with LBR 5005-4. A proposed order granting reinstatement must be lodged with the court upon the filing of the application for reinstatement.

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Date: February 19, 2013



Peter H. Carroll United States Bankruptcy Judge

1 2 3	NOTE TO USERS OF THIS FORM: 1) Attach this form to the last page of a proposed Order or Judgment. Do not file as a separate document. 2) The title of the judgment or order and all service information must be filled in by the party lodging the order. 3) Category I. below: The United States trustee and case trustee (if any) will always be in this category. 4) Category II. below: List ONLY addresses for debtor (and attorney), movant (or attorney) and person/entity (or attorney) who filed an opposition to the requested relief. DO NOT list an address if person/entity is listed in category I
4	
5	NOTICE OF ENTERED ORDER AND SERVICE LIST
6 7	Notice is given by the court that a judgment or order entitled (specify) ORDER ON ORDER TO SHOW CAUSE WHY SANCTIONS SHOULD NOT BE IMPOSED AGAINST CRAIG M LYTLE was entered or the date indicated as "Entered" on the first page of this judgment or order and will be served in the
8	manner indicated below:
9 10 11	I. SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING ("NEF") – Pursuant to controlling General Order(s) and Local Bankruptcy Rule(s), the foregoing document was served on the following person(s) by the court via NEF and hyperlink to the judgment or order. As of 02-19-13, the following person(s) are currently on the Electronic Mail Notice List for this bankruptcy case or adversary proceeding to receive NEF transmission at the email address(es) indicated below.
12	United States Trustee (LA) ustpregion16.la.ecf@usdoj.gov
13 14	☐ Service information continued on attached page
15 16	II. SERVED BY THE COURT VIA U.S. MAIL: A copy of this notice and a true copy of this judgment of order was sent by United States Mail, first class, postage prepaid, to the following person(s) and/or entity(ies) at the address(es) indicated below:
17 18	Craig M Lytle 15028 Prairie Ave Hawthorne, CA 90250
19	☐ Service information continued
20	on attached page
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