

Local Form 2091-2-A:

This form has been created for compliance with new
Local Rule 2091-2.

Local Form 2091-2-A

Form for Order for Withdrawal of Counsel- Local Rule 2091-2

Attorney Submitting (Utah State Bar No.)
Address
Telephone No.
Facsimile No. (Optional)
E-Mail Address (Recommended)
Attorney for

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF UTAH

In re:	Bankruptcy No.
Debtor(s).	Chapter
	Hon. <u>(Judge's Name)</u>

Order on Motion for Withdrawal of Counsel

Pursuant to, _____ 's (Counsel), Motion for Withdrawal of
Counsel and Local Rule 2091-2(b)(1)(A), the Court hereby ORDERS that Counsel May withdraw, and is
hereby removed as counsel for _____(Client).

With regard to Client's continued representation, the Court Orders has follows:

- (1) Client or new counsel for Client must file a Notice of Appearance within 21 days after the entry of this order. Pursuant to Local Rule 9011-2(a), no corporation, association, partnership, limited liability company or other artificial entity may appear pro se, by must be represented by an attorney who is admitted to practice in this court.

(2) A party who fails to file Notice of Substitution of Counsel or Notice of Appearance as set forth above will be deemed to be proceeding *pro se* and, may be subject to sanction pursuant to Federal Rule of Civil Procedure 16(f)(1), including but not limited to dismissal or default judgment.

(3) With regard to scheduling the Court orders as follows:

[State the alternative that applies]

_____ All litigation dates pursuant to the controlling scheduling order remains in effect; or

_____ A scheduling conference is scheduled for _____; or

_____ The action shall be stayed until 21 days after entry of this order.

DESIGNATION OF PARTIES TO BE SERVED

(SEE LOCAL FORM 9022-1)