IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

IN THE MATTER OF)	
RULES OF PROFESSIONAL CONDUCT)	Amended
AMENDED ADMINISTRATIVE ORDER 1999-6)	Administrative Order 1999-6

Under D.C.COLO.LR 83.6, the rules of professional conduct, as adopted by the Colorado Supreme Court, are adopted as standards of professional responsibility applicable to this court. On June 17, 1999, the Colorado Supreme Court, en banc, adopted Colo.R.P.C. 1.2 Scope and Objectives of Representation; Colo.R.P.C. 4.2 Communication with Person Represented by Counsel; Colo.R.P.C. 4.3 Dealing with Unrepresented Person and C.R.C.P. 11 Signing of Pleadings as new rules. Those rules were adopted to permit limited representation by counsel. These changes are not consistent with Fed. R. Civ. P. 11 and are also inconsistent with the view of the judges of this court concerning the ethical responsibility of members of the bar of this court. Accordingly, it is now

ORDERED that the above described changes to the Colorado Rules of Professional Responsibility are not applicable:

a) in this court; and

b) in the United States Bankruptcy Court for the District of Colorado in adversary proceedings or matters governed by Fed.R.Bankr.P.9014. In addition, any limitation in the scope of representation of a Debtor, whether in a bankruptcy case or adversary proceeding, shall be disclosed in the statement required by 11 U.S.C. § 329 and Fed.R.Bankr.P.2016(b).

BY THE COURT:

Dated this 10th day of April, 2000, at Denver, Colorado.

Richard P. Matsch, Chief Judge

Zita L. Weinshienk, Judge

Lewis T. Babcock, Judge

Edward W. Nottingham, Judge

Daniel B. Sparr, Judge