

Local Form 1015-1(C)(3)

**UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF OKLAHOMA**

In re:

Case No.  
Chapter 11

Jointly Administered  
Case No(s), Names, and Chapter(s)

Debtor(s)

**ORDER JOINTLY ADMINISTERING CHAPTER 11 CASES**

This matter came before the court at a hearing on a motion filed pursuant to Bankruptcy Rule 1015 and Local Rule 1015-1(C)(3).

The cases identified in the caption of this order are pending in this court by or against [a husband and wife] [a partnership and one or more of its general partners][two or more general members of a partnership] [a debtor and an affiliate]. It appears that these cases should be jointly administered as authorized under Bankruptcy Rule 1015 and Local Rule 1015-1.

Accordingly it is **ORDERED** that:

1. These cases shall be jointly administered. Case No. \_\_\_\_\_ is designated the “lead case”.

2. A single case docket and court file will be maintained hereafter under the “lead case” number.

3. Pleadings filed in other than the lead case shall be captioned under the lead case name(s) and case number followed by the words “(Jointly Administered)” and beneath that caption, the case names and numbers for the cases in which the document is being filed. Claims filed shall indicate only the case name of the case in which the claim is asserted and the case number of the lead case followed by the words “(Jointly Administered)”. Separate claims registers shall not be maintained for each case.

4. The debtor-in-possession will not commingle assets or liabilities unless and until it is determined, ground exists to order substantive consolidation of these cases.

5. Ballots shall be styled and filed in the case name of the member case for which the plan being voted on was filed followed by the lead case number and the words “Jointly Administered”.

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**Submitted by:**