## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF INDIANA

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IN THE MATTER OF: LOCAL RULES OF PRACTICE

## **ORDER AMENDING LOCAL BANKRUPTCY RULES**

The court takes notice that certain of its rules contain incorrect terminology that needs revision. The court finds that technical revisions of this nature do not require publication for comment before implementation. Effective immediately, the local rules of this court are amended as follows:

Local Bankruptcy Rule B-7056-1, Motions for Summary Judgment, is amended to revise incorrect terminology. LBR B-7056-1, paragraph (b) now reads:

(b) A party opposing a summary judgment motion may file a surreply brief only if the movant cites new evidence in the reply or objects to the admissibility of the evidence cited in the non-movant's response to the motion. The surreply must be filed within 7 days after the movant serves the reply and must be limited to the new evidence and objections.

SO ORDERED.

Dated: October 1, 2023

<u>/s/ James R. Ahler</u> James R. Ahler, Chief Judge United States Bankruptcy Court

<u>/s/ Paul E. Singleton</u> Paul E. Singleton, Judge United States Bankruptcy Court /s/ Robert E. Grant

Robert E. Grant, Judge United States Bankruptcy Court

/s/ Kent Lindquist

Kent Lindquist, Judge United States Bankruptcy Court