IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

in re:	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		Case No. (Chapter)		
	8		(Спарист_)		
ORDER MODIFYING AUTOMATIC STAY TO ALLOW					
	PROSECUTION OF DIVO	RCE PROCEE	<u>DING</u>		
The au	comatic stay is modified as follows:				
1.	The debtor and debtor's spouse or forme	er spouse may pro	osecute their divorce proceeding.		
extent permitte	2. Orders regarding any minor children and the establishment or modification of the ation to support minor children or spouses may be issued. Execution of orders is allowed only to the at permitted by 11 U.S.C. § 362(b). Other orders of the type described in 11 U.S.C. § 362(b) may be issued and enforced by the state court to the extent allowed by 11 U.S.C. § 362(b).				
3. and may be enf	Orders respecting the division of comporced as follows:	nunity property i	may be issued by the state court		
A. Bankru	If the orders pertain to property that has ptcy Code, the orders may be enforced w			:	
B. the Bar	If the orders pertain to property that has akruptcy Code, the orders may not be enf				
	Re	eservedForJudge	eSignature		

Movant Should Also Complete One Of The Attached Certificates, If Applicable

Form *O*-500

THE FOLLOWING BOX TO BE COMPLETED ONLY IF ORDER IS AGREED:

AGREED AND ENTRY REQUESTED:				
Signature- Movant's counsel(or Movant, if pro se) Name:	Signature-Non-Movant's counsel (or Non-Movant, if pro se) Name:			
State Bar No.:	State Bar No.:			
S.D. Tex. Bar No.:	S.D. Tex. Bar No.:			
Address:	Address:			
Telephone:	Telephone:			
Fax:	Fax:			
E-mail:	E-mail:			
[Document must be signed by Debtor(s) or by Debto submitted. Movant must retain copies of the original s				
FILE THE FOLLOWING CERTIFICATION. IF THE DAYS PRIOR TO THE HEARING, MOVANT NEED WILL EITHER ISSUE THE DEFAULT ORDER OR COURT DETERMINES THAT A HEARING IS NEVE	NOT ATTEND THE HEARING. THE COURT WILL RESCHEDULE THE HEARING IF THE			
Movant's counsel's certification: Movant's motion for relief from the stay was served in accordance with applicable bankruptcy rules on I have reviewed the docket sheet in this case to confirm the accuracy of the statements in this certification. Any trustee response that has been filed reflects an absence of opposition. Additionally, I certify that (i) no response has been filed by the respondent, the debtor or any creditor; (ii) although a response was filed, the only responses reflected an absence of opposition to the requested relief; or (iii) although a response was filed, the response did not deny ANY of the factual allegations in the motion.				
Movant's counsel signature	Date			
Name:State Bar No.:				
S.D. Tex. Bar No.:				
Address:				
Telephone:				
Fax:				
E-mail:				