The Court, having read and considered the Motion for Entry of an Order (1) Directing and Approving Form of Notice; and (2) Setting Deadline for Filing Objections to Petition (the "Motion"), submitted by the City of San Bernardino, California (the "City"), the debtor in the above-captioned case, the memorandum of points and authorities in support of the Motion, the oppositions and responses to the Motion [Docket Nos. 76, 80, 81, 82, 83, 84 & 85], the City's Reply [Docket No. 90] to those oppositions and responses, the record in this case, the appearances and representations of counsel for the City and for the parties that filed the oppositions and responses at the hearing, and any admissible evidence presented to the Court at or prior to the hearing on the Motion, if any, hereby finds that: (a) notice of the Motion and the hearing thereon was reasonable and proper under the circumstances, (b) the relief requested in the Motion, as modified herein, is reasonable, necessary and in the best interests of the City, its creditors and parties in interest in this case, and (c) good cause appearing therefor;

IT IS HEREBY ORDERED that:

The Motion is granted.

- 1. The form of Notice of Commencement of Chapter 9 Case (the "Notice") attached hereto is approved;
- 2. The requirements of Bankruptcy Code § 923 are satisfied by service of the Notice by first class mail on the United States Trustee and all entities identified on the List of Creditors filed by the City pursuant to Bankruptcy Code § 924, and by publication of the Notice once a week for at least three consecutive weeks in each of *The Sun* and *The Bond Buyer* beginning on or shortly after September 7, 2012, which is approximately one week after mailing of the Notice as provided below;
- 3. The Clerk of the Court or the noticing agent appointed by this Court is directed to mail the Notice to all creditors listed on the City's List of Creditors filed pursuant to Bankruptcy Code § 924 on or before August 31, 2012;
- 4. The City shall file, and serve on the Special Notice Parties (as that term is defined in the Notice), its memorandum in support of its petition and Statement of Qualifications under Section 109(c), any declarations and all other evidence in support thereof on or before 5:00 p.m. Pacific time on August 31, 2012;

- 5. The deadline for filing and serving on the Special Notice Parties any motion related to limited discovery is 5:00 p.m. Pacific time on September 11, 2012; the deadline for filing and serving on the moving party a response or opposition to any such motion is 5:00 p.m. Pacific time on September 18, 2012; and the hearing(s) on any such motion(s) shall be held on September 21, 2012 at 10:00 a.m.;
- 6. As more particularly described in the Notice, the deadline for filing and serving objections to the petition under Bankruptcy Code § 921(d) is 5:00 p.m. Pacific time on October 24, 2012 (the "Objection Deadline");¹
- 7. If any objection to the City's chapter 9 petition is filed and served as required by this Order and the Notice by the Objection Deadline, then the Court shall hold a status conference on the matter created by such objection on November 5, 2012 at 10:00 a.m.
- 8. In the absence of any objection to the City's chapter 9 petition by the Objection Deadline, the Notice shall serve as notice of the entry of an order for relief.

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DATED: August 24, 2012

United States Benker

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The term "limited discovery," herein means any motion related to limited discovery, such as any motion relating to discovery requests or disputes made prior to the filing of an objection to the City's petition under Bankruptcy Code Section 921(d) and pertaining to the City's eligibility for relief under Chapter 9 or the City's Statement of Qualifications under Section 109(c), whether pursuant to Bankruptcy Rule 2004 or 9014. Nothing herein shall affect the City's rights, all of which are expressly reserved, to oppose requested discovery on any and all grounds including, without limitation, that the parties are not entitled to any discovery before an objection is filed to the City's eligibility to be a Chapter 9 debtor.

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1	PROPOSED BY:			
2	STRADLING YOCCA CARLSON & RAUTH			
3	A Professional Corporation PAUL R. GLASSMAN LAURA L. BUCHANAN			
4	KATHLEEN D. DeVANEY Attorneys for City of San Bernardino, California			
5	Attorneys for City of San Bernardino, Camorina			
6	APPROVED AS TO FORM:			
7	WINSTON & STRAWN LLP LAWRENCE A. LAROSE			
8	SAMUEL S. KOHN GREGORY MARTIN			
9	Attorneys for National Public Finance Guarantee Corporation			
10				
11	ARENT FOX LLP DAVID L. DUBROW			
12	METTE H. KURTH MARK A. ANGELOV			
13	Attorneys for Ambac Assurance Company, Erste Europäische			
14 15	Pfandbrief- und Kommunalkreditbank AG, and Wells Fargo Bank, N.A., as Trustee			
16 17	MCDERMOTT WILL & EMERY LLP JASON D. STRABO			
18	WILLIAM P. SMITH NATHAN F. COCO			
19	MILES W. HUGHES Attorneys for U.S. Bank National Association,			
20	not individually, but as Indenture Trustee			
21	BIENERT, MILLER & KATZMAN, PLC STEVEN JAY KATZMAN			
22	ANNE UYEDA ANTHONY BISCONTI			
23	Attorneys for Retired Employees of the City of San Bernardino Jenifer Aragon, Michael			
24	Billdt, Michael Eckley, Walt Goggin, Wayne Harp, Frank Mankin, Denis Moon, Scott			
25	Paterson, and Robert Simmons			
26				
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'RADLING YOCCA ARLSON & RAUTH LAWYERS	4 ORDER			
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for inspection via the PACER system, which may be accessed on a subscription basis at the following internet address: www.cacb.uscourts.gov. In addition, the City is in the process of adding a link to its website, www.sbcity.org that will contain, among other things, key pleadings filed in this bankruptcy case.

AUTOMATIC STAY. Pursuant to sections 362 and 922 of the Bankruptcy Code, 11 U.S.C. §§ 362 and 922, the filing of the City's chapter 9 petition operates as an automatic stay of actions against the City, including, among other things, the enforcement of any judgment, any act to obtain property from the City, any act to create, perfect, or enforce any lien against property of the City, any act to collect, assess or recover a claim against the City, and the commencement or continuation of any judicial, administrative, or any other action or proceeding against the City or against an officer or inhabitant of the City that seeks to enforce a claim against the City.

PURPOSE OF THE CHAPTER 9 FILING. Chapter 9 of the Bankruptcy Code provides a means for a municipality that has encountered financial difficulty to work with its creditors to adjust its debts. The primary purpose of chapter 9 is to allow the municipality to continue its operations and its provision of services while it adjusts or restructures creditor obligations. In a chapter 9 case, the jurisdiction and powers of the bankruptcy court are limited such that the court may not interfere with any of the political or governmental powers of the City, or the City's use or enjoyment of any income-producing property. The City intends to propose a plan for the adjustment of its debts. Future notice concerning any such plan will be provided to all known creditors. During the bankruptcy case, the City will remain in possession and control of its property, and will maintain its operations for the benefit of the public.

DEADLINE FOR OBJECTIONS TO PETITION AND ENTRY OF AN ORDER FOR

RELIEF. Objections to the chapter 9 petition may be filed by a creditor or party in interest by no later than 5:00 p.m. Pacific time on October 24, 2012. If you are an authorized user of the Court's CM/ECF system, any such objection shall be filed via the Court's CM/ECF system. If you are not an authorized user of the Court's CM/ECF system, a written objection must be sent by means calculated to reach the Court no later than 5:00 p.m. on October 24, 2012 at the following address: The Clerk of the United States Bankruptcy Court for the Central District of California, Riverside

Main Document Page 8 of 12 1 Division, 3420 Twelfth Street, Riverside, California 92301-3819. Any objection shall state the facts 2 and legal authorities relied upon in support thereof, and shall be served on or before the same date on 3 the following parties (collectively, the "Special Notice Parties"): (1) the United States Trustee; (2) the City; (3) the City Attorney; (4) the City's chapter 9 counsel; (5) the creditors holding the 20 4 5 largest unsecured claims against the City; and (6) any other party who has filed a request for special notice with the Court. The contact information for such persons may be found on the Special Notice 6 7 List that the City will file with the Court prior to the publication of this Notice. 8 **HEARING ON OBJECTIONS.** If no objection is timely filed, the filing of the petition 9 shall be deemed an order for relief under chapter 9 of the Bankruptcy Code, and this notice shall be 10 deemed notice of such order for relief. If a timely objection is filed and served, the Court has set a 11 status conference for November 5, 2012 at 10:00 a.m. Pacific time at the United States Bankruptcy 12 Court for the Central District of California, Riverside Division, 3420 Twelfth Street, Courtroom 301, 13 Riverside, California 92301-3819. At such time, the Court will consider setting other dates. FAILURE TO FILE A TIMELY WRITTEN OPPOSITION WILL RESULT IN THE ORDER 14 15 FOR RELIEF BEING ENTERED. 16 Dated: August , 2012 STRADLING YOCCA CARLSON & RAUTH A Professional Corporation 17 18 By: /s/ Paul R. Glassman Paul R. Glassman 19 Attorneys for City of San Bernardino, Debtor 20 21 22 23 24 25 26 27 28 RADLING YOCCA ARLSON & RAUTH ORDER LAWYERS SANTA MONICA DOCSOC/1573777v4/200430-0003

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PROOF OF SERVICE OF DOCUMENT

I am over the age of 18 and not a party to this bankruptcy case or adversary proceeding. My business address is:

100 Wilshire Blvd., Suite 440, Santa Monica, CA 90401.

A true and correct copy of the foregoing document entitled: ORDER DIRECTING AND APPROVING FORM OF NOTICE AND SETTING DEADLINE FOR FILING OBJECTIONS TO THE CITY OF SAN BERNARDINO, CALIFORNIA'S PETITION will be served or was served (a) on the judge in chambers in the form and manner required by LBR 5005-2(d); and (b) in the manner stated below:

1. TO BE SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF): Pursuant to controlling General Orders and LBR, the foregoing document will be served by the court via NEF and hyperlink to the document. On
I checked the CM/ECF docket for this bankruptcy case or adversary proceeding and determined that the following persons are on the Electronic Mail Notice List to receive NEF transmission at the email addresses stated below:
☐ Service information continued on attached page
2. SERVED BY UNITED STATES MAIL: On, I served the following persons and/or entities at the last known addresses in this bankruptcy case or adversary proceeding by placing a true and correct copy thereof in a sealed envelope in the United States mail, first class postage prepaid, and addressed as follows. Listing the judge here constitutes a declaration that mailing to the judge will be completed no later than 24 hours after the document is filed.
☐ Service information continued on attached page
3. SERVED BY PERSONAL DELIVERY, OVERNIGHT MAIL, FACSIMILE TRANSMISSION OR EMAIL (state method

for each person or entity served): Pursuant to F.R.Civ.P. 5 and/or controlling LBR, on August 23, 2012, I served the following persons and/or entities by personal delivery, overnight mail service, or (for those who consented in writing to such service method), by facsimile transmission and/or email as follows. Listing the judge here constitutes a declaration that personal delivery on, or overnight mail to, the judge will be completed no later than 24 hours after the document is filed.

OVERNIGHT MAIL:

Honorable Meredith A. Jury U.S. Bankruptcy Court 3420 Twelfth Street, Suite 325 Riverside, CA 92501-3819

SERVED BY EMAIL:

Attorneys for National Public Finance Guaranty Corporation: Lawrence A. Larose llarose@winston.com Samuel S. Kohn skohn@winston.com Matthew M. Walsh mwalsh@winston.com Gregory A. Martin gmartin@winston.com

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

Attorneys for Retired Employees of the City of San Bernardino Jenifer Aragon, Michael Billdt, Michael Eckley, Walt Goggin, Wayne Harp, Frank Mankin, Denis Moon, Scott Paterson, and Robert Simmons:
Steven Jay Katzman skatzman@bmkattorneys.com Anne Uyeda auyeda@bmkattorneys.com Anthony Bisconti tbisconti@bmkattorneys.com

Attorneys for Ambac Assurance Company, Erste Europäische Pfandbrief- und Kommunalkreditbank AG, and Wells Fargo Bank, N.A., as Trustee: David L. Dubrow dubrow.david@arentfox.com Mette H. Kurth kurth.mette@arentfox.com Mark A. Angelov angelov.mark@arentfox.com

Attorneys for U.S. Bank National Association, not individually, but as Indenture Trustee:
Jason D. Strabo jstrabo@mwe.com
William P. Smith wsmith@mwe.com
Nathan F. Coco ncoco@mwe.com
Miles W. Hughes mhughes@mwe.com

Attorneys for Creditor, SAN BERNARDINO CITY PROFESSIONAL FIREFIGHTERS LOCAL 891: Richard A. Marshack rmarshack@marshackhays.com D. Edward Hays ehays@marshackhays.com Chad V. Haes chaes@marshackhays.com Corey W. Glave SBCPFattorney@gmail.com

		☐ Service information continued on attached page
I declare under penalty	of perjury under the laws of the	United States that the foregoing is true and correct.
August 23, 2012	Christine Pesis	/s/ Christine Pesis
Date	Printed Name	Signature

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

NOTICE OF ENTERED ORDER AND SERVICE LIST

Notice is given by the court that a judgment or order entitled (*specify*): ORDER DIRECTING AND APPROVING FORM OF NOTICE AND SETTING DEADLINE FOR FILING OBJECTIONS TO THE CITY OF SAN BERNARDINO, CALIFORNIA'S PETITION was entered on the date indicated as Entered on the first page of this judgment or order and will be served in the manner stated below:

1. <u>SERVED BY THE COURT VIA NOTICE OF ELECTRONIC FILING (NEF)</u> Pursuant to controlling General Orders and LBRs, the foregoing document was served on the following persons by the court via NEF and hyperlink to the judgment or order. As of August 23, 2012, the following persons are currently on the Electronic Mail Notice List for this bankruptcy case or adversary proceeding to receive NEF transmission at the email addresses stated below.

Jerrold Abeles abeles.jerry@arentfox.com Joseph M Adams jadams@lawjma.com

Andrew K Alper aalper@frandzel.com, efiling@frandzel.com;ekidder@frandzel.com

Thomas V Askounis taskounis@askounisdarcy.com Anthony Bisconti tbisconti@bmkattorneys.com

Jeffrey E Bjork jbjork@sidley.com

Sarah C Boone sboone@marshackhays.com, ecfmarshackhays@gmail.com

J Scott Bovitz bovitz@bovitz-spitzer.com
Jeffrey W Broker jbroker@brokerlaw.biz
Deana M Brown dbrown@milbank.com
Michael J Bujold Michael.J.Bujold@usdoj.gov

Christina M Craige ccraige@sidley.com Alex Darcy adarcy@askounisdarcy.com Susan S Davis sdavis@coxcastle.com

Robert H Dewberry robert.dewberry@dewlaw.net

Todd J Dressel dressel@chapman.com, lubecki@chapman.com Scott Ewing contact@omnimgt.com, sewing@omnimgt.com

Paul R. Glassman pglassman@sycr.com Everett L Green everett.l.green@usdoj.gov

Chad V Haes chaes@marshackhays.com, ecfmarshackhays@gmail.com

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M Jonathan Hayes jhayes@hayesbklaw.com,

roksana@hayesbklaw.com;carolyn@hayesbklaw.com;elizabeth@hayesbklaw.com

D Edward Hays ehays@marshackhays.com, ecfmarshackhays@gmail.com

Bonnie M Holcomb bonnie.holcomb@doj.ca.gov

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Mette H Kurth kurth.mette@arentfox.com

Richard A Marshack rmarshack@marshackhays.com, lbergini@marshackhays.com;ecfmarshackhays@gmail.com

Gregory A Martin gmartin@winston.com
Aron M Oliner roliner@duanemorris.com
Scott H Olson solson@seyfarth.com
Dean G Rallis drallis@sulmeyerlaw.com
Christopher O Rivas crivas@reedsmith.com

Kenneth N Russak krussak@frandzel.com, efiling@frandzel.com;dmoore@frandzel.com Gregory M Salvato gsalvatolawoffices.com, calendar@salvatolawoffices.com

Benjamin Seigel bseigel@buchalter.com, IFS_filing@buchalter.com

Diane S Shaw diane.shaw@doj.ca.gov

Jason D Strabo jstrabo@mwe.com, losangelestrialdocket@mwe.com

This form is mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

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Matthew J Troy matthew.troy@usdoj.gov Jnited States Trustee (RS) ustpregion16.rs.ecf@usdoj.gov Anne A Uyeda auyeda@bmkattorneys.com Annie Verdries verdries@lbbslaw.com Brian D Wesley brian.wesley@doj.ca.gov	☐ Service information continued on attached page
2. SERVED BY THE COURT VIA UNITED STATES MAIL: proder was sent by United States mail, first class, postage prepaddresses indicated below:	A copy of this notice and a true copy of this judgment or
	☐ Service information continued on attached page
B. TO BE SERVED BY THE LODGING PARTY: Within 72 h bears an "Entered" stamp, the party lodging the judgment or o by United States mail, overnight mail, facsimile transmission of collowing persons and/or entities at the addresses, facsimile transmission of the state	order will serve a complete copy bearing an "Entered" stamp or email and file a proof of service of the entered order on the
	☐ Service information continued on attached page