



ENTERED

TAWANA C. MARSHALL, CLERK
THE DATE OF ENTRY IS
ON THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

United States Bankruptcy Judge

Signed March 8, 2010

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION

In re:

ONDOVA LIMITED COMPANY,

DEBTOR

§
§
§
§
§

CASE NO. 09-34784-SGJ-11
Chapter 11

**AMENDED ORDER APPROVING TRUSTEE'S MOTION FOR EXAMINATION
OF JEFFREY BARON PURSUANT TO BANKRUPTCY RULE 2004**

At Dallas, Texas, in said District, on the 4TH day of March, 2010, this Court was advised of an agreement reached between Daniel J. Sherman ("Trustee") and counsel for Jeffrey Baron ("Baron") regarding the Rule 2004 Examination of Mr. Baron which was previously approved pursuant to the Order Approving Trustee's Motion for Examination of Jeffrey Baron pursuant to Bankruptcy Rule 2004 entered on February 1, 2010. The Court was advised that the Trustee had scheduled the examination for Friday, March 5, 2010, however pursuant to a request by counsel for Baron, the Trustee agreed to delay the Rule 2004 examination to a later date. The Court has also heard from counsel for Mr. Baron who has indicated that Mr. Baron may have certain health issues.

Counsel for the Trustee and Baron announced on the record that the Rule 2004 examination of Baron will take place no later than two weeks from March 5, 2010 which date is

March 19, 2010. This Court requires that the examination must take place on or before that date and if Baron fails to appear, he will be held in contempt. In said event, the Trustee shall promptly advise this Court. In the event that Baron has a health or medical situation which requires a continuance, counsel for Baron must file a motion for protective order, request an emergency hearing and at such hearing have present a licensed physician to address the Court regarding Baron's health condition. Accordingly, it is therefore,

ORDERED:

1. Mr. Baron shall appear for his Rule 2004 Examination to be conducted by the Trustee no later than March 19, 2009. If he fails to appear for such Rule 2004 examination, he shall be held in contempt.

2. In the event that Baron cannot attend the Rule 2004 Examination because of a medical condition, counsel for Baron must file a motion for protective order, schedule an emergency hearing and at such hearing have present a licensed physician who can testify before this Court regarding Baron's physical condition and why Baron cannot attend his Rule 2004 Examination.

IT IS SO ORDERED.

END OF ORDER

Submitted by:
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CHAPTER 11 TRUSTEE

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