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8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11	In re:) District Court Case No.
12	STEVEN JOHN SCHMITZ AND TARANA	2:10-CV-2920-JAM-KJN
13	LEA SCHMITZ,	Bankruptcy Case No. 10-26865-C-7
14	Defendant-Debtors.) Adversarial Case No. 10-02646
15		DC Control No. DOL-001
16		
17	HILDA L. SOLIS, Secretary of Labor, United States Department	ORDER GRANTING MOTION FOR WITHDRAWAL OF REFERENCE
18	of Labor,	AND TRANSFER OF VENUE
19	Plaintiff,	
20	V.	
21	STEVEN JOHN SCHMITZ,	
22	Defendant.)
23	This matter is before the Court on Plaintiff Secretary of the	
24	United States Department of Labor Hilda L. Solis' ("Plaintiff")	
25	motion for withdrawal of reference and transfer of venue. (Doc.	
26	#1). Plaintiff seeks to withdraw an adversary complaint from the	
27	Bankruptcy Court to the District Court, and transfer venue from the	
28	Eastern District of California to the Central District of	

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1 California. The adversary complaint involves alleged violations of 2 the Employee Retirement Income Security Act of 1974 ("ERISA"), 29 U.S.C. §§ 1001-1191(c). Plaintiff moves for withdrawal pursuant to 3 4 28 U.S.C. § 157(d) and Federal Rules of Bankruptcy Procedure 5 5005(a) and 5011(a). Defendant Steven Schmitz ("Defendant") did 6 not file an opposition or statement of non-opposition to the motion. This matter was set for hearing on February 9, 2011, and 7 ordered submitted on the briefs.¹ 8

9 Having reviewed the papers, the Court finds that Plaintiff has shown good cause for withdrawal of the adversary complaint under 10 11 both the discretionary and mandatory withdrawal requirements of 28 U.S.C. § 157(d). The Court further finds, for the reasons set 12 forth in the motion, that transfer of venue of the adversary case 13 14 to the Central District is appropriate under the discretionary 15 standard of 28 U.S.C. § 1404(a), so that the adversary complaint 16 may be consolidated with Plaintiff's pending matter in the Central 17 District (Hilda L. Solis v. Shannon Stuart, Steven John Schmitz and 18 the S.J. Burkhardt, Inc., Employee's Profit Sharing Plan, Civil Action No. CV10-7914 VBF). Accordingly, Plaintiff's motion for 19 20 withdrawal and transfer of venue is GRANTED.

Pursuant to Eastern District Local Rule 230(c), opposition, if any, to the granting of a motion shall be in writing and shall be filed and served not less than fourteen days preceding the noticed hearing. A responding party who has no opposition to the granting of the motion shall serve and file a statement to that effect. Pursuant to Eastern District Local Rule 110, failure of counsel or

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¹ This matter was determined to be suitable for decision without oral argument. E. D. Cal. L. R. 230(g).

1 of a party to comply with the Local Rules may be grounds for imposition of sanctions by the Court. Defendant's attorney, Dennis 2 K. Cowan, failed to file any response, either an opposition or 3 4 statement of non-opposition, to Plaintiff's motion. Accordingly, Mr. Cowan is ordered, within ten (10) days of the date of this 5 6 Order, to submit a statement of good cause explaining his failure 7 to comply with the Local Rules or pay sanctions in the amount of \$100.00 to the Clerk of the Court. 8

ORDER

Plaintiff's motion to withdraw the reference from the Bankruptcy Court and transfer venue to the United States District Court for the Central District of California is GRANTED.

Defendant's attorney, Dennis K. Cowan is ordered, within ten (10) days of the date of this Order, to submit a statement of good cause for failure to comply with the Local Rules, or pay sanctions in the amount of \$100.00 to the Clerk of the Court.

IT IS SO ORDERED. Dated: February 10, 2011

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