UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE:

PROCEDURES FOR CHAPTER 11 CASES

GENERAL ORDER ADOPTING GUIDELINES GOVERNING FIRST DAY MATTERS

UPON CONSIDERATION of the recommendations of the Chapter 11 Subcommittee of the Lawyers' Advisory Committee to the United States Bankruptcy Court For the District of New Jersey, the Court finds a need to implement policies and procedures to better serve the bench, bar and public in Chapter 11 cases. Accordingly, by resolution of the Board of Judges of the United States Bankruptcy Court for the District of New Jersey

IT IS ORDERED that the Guidelines Governing First Day Matters attached hereto as Exhibit A are hereby ADOPTED; and

IT IS FURTHER ORDERED that

- 1. The Court reserves the right to modify the provisions of this General Order to accommodate the needs of a Chapter 11 case before it; and
- 2. The Exhibits/Standard Forms and Orders referenced in this General Order may be revised by the Court at any time on an individual basis without the need to further amend this General Order; and

IT IS FURTHER ORDERED that this Order shall apply to Chapter 11 cases pending on the date of this Order.

Dated: March 31, 2003

Hon. Rosemary Gambardella, Chief Judge

United States Bankruptcy Court

District of New Jersey

EXHIBIT A

GUIDELINES GOVERNING FIRST DAY MATTERS

The procedures set forth below concern the submission and entry of first day motions to guide the orderly administration of newly filed Chapter 11 cases throughout the District of New Jersey. This will enable both the Court and practitioners to understand the procedures in advance and ensure that motions and corresponding relief they seek conform to procedures that have been generally approved by the Court. Accordingly, the following guidelines governing first day matters have been approved by the Court.

A. <u>DEFINITION</u>

- 1. A "First Day Matter" is defined as a motion filed simultaneously with the Chapter 11 petition which, in the opinion of counsel, requires expedited consideration by the Court within two business days of the filing.
- 2. While the relief requested by counsel will be considered by the Court, those First Day Matters which seek extraordinary relief will be granted in the Court's discretion only upon good cause shown.

B. FILING THE REQUEST

- 3. If a debtor in a Chapter 11 case has matters requiring expedited consideration by the Court, it should submit an Application For Expedited Consideration Of First Day Matters in the standard form attached hereto as Schedule "1," together with a proposed form of Order Regarding Application For Expedited Consideration Of First Day Matters in the standard form attached hereto as Schedule "2." Counsel shall file their respective pleadings with the Court leaving a blank for the return date.
 - 4. First Day Matters shall be supported by certification(s).
- 5. The Court shall issue its Order Regarding Application For Expedited Consideration Of First Day Matters and immediately advise Debtor's counsel of same.

C. SERVICE

- 6. Counsel for the Debtor shall:
 - (a) notify by telecopy and serve electronically, if the e-mail address is available, (or by overnight delivery or immediate hand delivery) a

- copy of the Application For Expedited Consideration and supporting documents, upon all affected parties, including the United States Trustee, simultaneously with filing same with the Court; and
- (b) notify by telecopy and serve electronically, if the e-mail address is available (or by overnight delivery or hand delivery) a copy of the Court's Order Regarding Application For Expedited Consideration, upon all affected parties, including the United States Trustee, within one (1) business day, after receipt of said Order.

D. Objections/Responses to First Day Matters

- 7. Objection(s) and/or response(s) to First Day Matter(s) may be filed with the Court anytime prior to the hearing(s) on the First Day Matter(s). The Court will also entertain any oral objection(s) and/or response(s) to a First Day Matter(s) at the time of hearing(s).
- 8. Should a matter for which expedited consideration is requested in the Application For Expedited Consideration Of A First Day Matter(s) is sought and is **not** set down for hearing as a First Day Matter, but yet scheduled for hearing on an expedited basis, it is incumbent upon movant's counsel to inquire from the Court the deadline(s) for filing and serving objection(s) upon all parties in interest of the objection deadline and method by which the Court will entertain objection(s) and/or response(s) in writing to all parties in interest within one (1) business day of the Court's decision as to the objection/response deadline, service of objection/response and the acceptable method of objecting and/or responding to a matter.

E. OTHER ADMINISTRATIVE MATTERS

9. Should counsel for the Debtor have requested and received an Order Granting Complex Chapter 11 Case Treatment, the provisions of the Court's *General Order Governing Procedures For Complex Chapter 11* cases shall also apply.

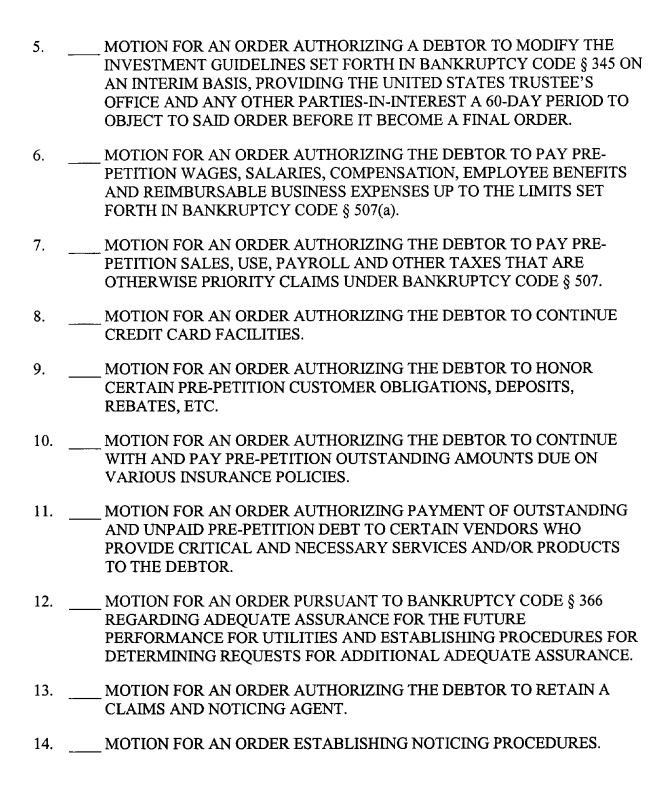
SCHEDULE "1"

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN RE:	<i>:</i>	
	<i>:</i>	CHAPTER 11
	<i>:</i>	CASE NO.
	<i>:</i>	
DEBTOR.	<i>:</i>	
APPI.	ICATION FOR EXPEI	DITED CONSIDERATION
111 1 12.	OF FIRST DAY	
On	Code.	filed a petition for relief under Chapter
Counsel for the check those that		llowing relief be provided on a first day basis
	N SEEKING THE JOINT AE RUPTCY CASES.	OMINISTRATION OF MULTIPLE DEBTOR
 _		RIZING THE DEBTOR AN EXTENSION E STATEMENTS AND SCHEDULES.
USE OF PENDIN HEARII	CASH COLLATERAL OR INTERPORT OF THE NOTICING AND SO	RIZING THE EMERGENCY OR INTERIM DEBTOR-IN-POSSESSION FINANCING CHEDULING OF AN INTERIM OR FINAL UANT TO BANKRUPTCY CODE §§ 363 4001.
EXISTI	NG BANK ACCOUNTS AN	RIZING THE DEBTOR TO MAINTAIN D BUSINESS FORMS AND CASH ROVIDING THE UNITED STATES

TRUSTEE'S OFFICE WITH A 60 DAY PERIOD TO OBJECT TO SAID ORDER

BEFORE IT BECOMES A FINAL ORDER.



2

PH1\1058179.2

15. ___OTHERS [COUNSEL SHOULD ADD ALL OTHER MOTIONS FOR WHICH IT SEEKS CONSIDERATION AS A FIRST DAY MATTER.]

Name	
Address	
Telephone and Fax numbers	3
F-mail Address	

NOTE: Each motion or application for which expedited consideration is requested shall be filed with the Clerk of the U.S. Bankruptcy Court For The District Of New Jersey and served upon the United States Trustee and all affected parties.

SCHEDULE " 2"

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

IN I	RE:	<i>:</i>			
		:	CHAPTER 11		
		:	CASE NO.		
		<i>:</i>			
	DEBTOR.	:			
			PLICATION FOR EX F FIRST DAY MAT		
filed	This bankrupt dited Consideration Of in this case which have for good cause shown;	cy case was file First Day Matte been designated	d on, 200_rs was filed. After review 1 by counsel as requiring 6	An Appli of the initial expedited con	cation For pleadings sideration
befor	re The Honorable	located at	hat the following motions		
at the	e date and time as set for	th below:			
			<u>Hearin</u>	g Date and	i Time
1.	MOTION SEEKING ADMINISTRATION DEBTOR BANKRU	OF MULTIPLE		at	M.
2.	MOTION FOR AN C THE DEBTOR AN E WITHIN WHICH TO	EXTENSION OF	TIME		3.4
	AND SCHEDITES			at	.M.

Hearing Date and Time

3.	MOTION FOR AN ORDER AUTHORIZING THE EMERGENCY USE OF CASH COLLATERAL OR		
	DEBTOR-IN-POSSESSION FINANCING PENDING		
	THE NOTICING AND SCHEDULING OF AN		
	INTERIM HEARING FOR FINANCING		
	PURSUANT TO BANKRUPTCY CODE §§ 363		
	AND 364 AND FED. R. BANKR. P. 4001.	at	.M.
	AND 304 AND FED. R. BANKK. I. 4001.	at	•1 VI •
4.	MOTION FOR AN ORDER AUTHORIZING		
	THE DEBTOR TO MAINTAIN EXISTING BANK		
	ACCOUNTS AND BUSINESS FORMS AND }		
	CASH MANAGEMENT PROCEDURES		
	PROVIDING THE UNITED STATES TRUSTEE'S		
	OFFICE WITH A 60 DAY PERIOD TO OBJECT		
	TO SAID ORDER BEFORE IT BECOMES A		
	FINAL ORDER.	at	.М.
	I IIVAL ORDER.	aı	•141•
5.	MOTION FOR AN ORDER AUTHORIZING A		
	DEBTOR TO MODIFY THE INVESTMENT		
	GUIDELINES SET FORTH IN BANKRUPTCY		
	CODE § 345 ON AN INTERIM BASIS.		
	PROVIDING THE UNITED STATES TRUSTEE'S		
	OFFICE AND ANY OTHER PARTIES-IN-INTEREST		
	A 60-DAY PERIOD TO OBJECT TO SAID ORDER		
	BEFORE IT BECOME A FINAL ORDER.	at	.M.
6.	MOTION FOR AN ORDER AUTHORIZING		
	THE DEBTOR TO PAY PRE-PETITION WAGES,		
	SALARIES, COMPENSATION, EMPLOYEE		
	BENEFITS AND REIMBURSABLE BUSINESS		
	EXPENSES UP TO THE LIMITS		
	SET FORTH IN BANKRUPTCY CODE § 507(a).	at	.M.
	· · · · · · · · · · · · · · · · · · ·		
7.	MOTION FOR AN ORDER AUTHORIZING		
	THE DEBTOR TO PAY PRE-PETITION SALES,		
	USE, PAYROLL AND OTHER TAXES THAT		
	ARE OTHERWISE PRIORITY CLAIMS UNDER		
	BANKRUPTCY CODE § 507.	at	M.
8.	MOTION FOR AN ORDER AUTHORIZING		
J.	THE DEBTOR TO CONTINUE CREDIT		
	CARD FACILITIES.	-4	R #
	CAIND FACILITIES.	at	M.

Hearing Date and Time

9.	MOTION FOR AN ORDER AUTHORIZING THE DEBTOR TO HONOR CERTAIN		
	PRE-PETITION CUSTOMER		
	OBLIGATIONS, DEPOSITS, REBATES, ETC.	at	M
10.	MOTION FOR AN ORDER AUTHORIZING		
	THE DEBTOR TO CONTINUE WITH AND PAY		
	PRE-PETITION OUTSTANDING AMOUNTS DUE ON VARIOUS INSURANCE POLICIES.	at	.M.
	DUE ON VARIOUS INSURANCE POLICIES.	at	•171
11.	MOTION FOR AN ORDER AUTHORIZING		
	PAYMENT OF OUTSTANDING AND UNPAID		
	PRE-PETITION DEBT TO CERTAIN VENDORS		
	WHO PROVIDE CRITICAL AND NECESSARY		
	SERVICES AND/OR PRODUCTS TO THE	- 4	B./f
	DEBTOR.	at	M
12.	MOTION FOR AN ORDER PURSUANT TO		
12.	BANKRUPTCY CODE § 366 REGARDING		
	ADEQUATE ASSURANCE FOR THE FUTURE		
	PERFORMANCE FOR UTILITIES AND		
	ESTABLISHING PROCEDURES FOR		
	DETERMINING REQUESTS FOR ADDITIONAL		3.6
	ADEQUATE ASSURANCE.	at	M
13.	MOTION FOR AN ORDER AUTHORIZING		
	THE DEBTOR TO RETAIN A CLAIMS AND		
	NOTICING AGENT.	at	M
1.4	MOTION FOR AN ORDER ESTADI ISHING		
14.	MOTION FOR AN ORDER ESTABLISHING NOTICING PROCEDURES.	at	.M
	NOTICING PROCEDURES.		
15.	OTHERS [COUNSEL SHOULD ADD ALL		
	OTHER MOTIONS FOR WHICH		
	IT SEEKS CONSIDERATION AS FIRST		
	DAY MATTERS AS SET FORTH IN THE		
	UNDERLYING REQUEST.	at	M

		IT IS	FU	RTHER	ORDER	ED , th	at Service	of the withi	n Order sha	ll be ı	made
in	accordance	with	the	Court's	General	Order	Adopting	Guidelines	Governing	First	Day
M	atters; and										

IT IS FURTHER ORDERED, that objections and/or responses to First Day Matters, if any, shall be made in accordance with the Court's General Order Adopting Guidelines Governing First Day Matters.

Dated:		
	United States Bankruptcy Judge	
	District of New Jersey	