UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSE Y

IMPORTANT NOTICE TO THE BAR AND PUBLIC CONCERNING GENERAL ORDER PENDING ADOPTION OF D.N.J. LBR 4001-4. STATUS OF AUTOMATIC STAY

Please be advised that the provisions of the attached *General Order Pending Adoption of D.N.J. LBR 4001-4*. *Status of Automatic Stay* are effective April 1, 2018. The General Order is available on the court's website, njb.uscourts.gov.

Dated: March 8, 2018 Jeanne A. Naughton, Clerk

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

GENERAL ORDER PENDING ADOPTION OF D.N.J. LBR 4001-4. STATUS OF AUTOMATIC STAY

The Court having determined the need for a *General Order Pending Adoption of D.N.J. LBR* 4001-4. Status of Automatic Stay to set forth the procedure for seeking an order confirming the status of the automatic stay in cases where the automatic stay is not in effect by operation of law, it is hereby

ORDERED that pending adoption of *D.N.J. LBR 4004-1*. Status of Automatic Stay under the Court's 2018 Annual Rule Making Cycle, parties seeking an order confirming the status of the automatic stay pursuant to § 362(b)(22), § 362(b)(23), § 362(c)(4), and § 362(n) of the Bankruptcy Code must file Local Form *Application for Order Confirming Stay is Not in Effect*, and it is further

ORDERED that the Application and proposed order must be served on the debtor, debtor's attorney, trustee, secured creditors, official committees, and parties requesting notice of all proceedings, and it is further

ORDERED that an objection to the application must be filed and served not later than 7 days after the filing of the application. The court may conduct a hearing on the objection in its discretion.

ORDERED that the provisions of this General Order are effective April 1, 2018.

DATE: March 6, 2018

KATHRYNG FERGUSON, CHIEF JUDGE UNTIED STATES BANKRUPTCY COURT

DISTRICT OF NEW JERSEY

D.N.J. LBR 4001-4. Status of Automatic Stay

- (a) Relief by Application. A party seeking an order confirming the status of the automatic stay under § 362(b)(22), § 362(b)(23), § 362(c)(4) or § 362(n) of the Code must file Local Form Application for Order Confirming Automatic Stay is Not in Effect.
- **(b) Service**. A party seeking an order under this rule must file and serve Local Form *Application* for Order Confirming the Automatic Stay is Not in Effect and a proposed order on the debtor, the debtor's attorney, secured creditors, official committees, trustees, and parties in interest.
- (c) Objection. An objection must be filed and served within 7 days after the filing of the application. The court may conduct a hearing on the objection in its discretion.

2018 Comment

This Rule is new. A party may, by application, seek an order in a case where the automatic stay is not in effect by operation of law.

This Rule does not include requests for relief under § 362(c)(3) of the Code, for which a motion must be filed.

DISTRICT OF NEW JERSEY	
Caption in Compliance with D.N.J. LBR 9004-1(b)	
	·
In Re:	Case No.:
	Chapter:
	Judge:
APPLICATION FOR ORDE THE AUTOMATIC STAY IS	
I,, □ creditor,	☐ attorney for creditor, request an order
confirming that the automatic stay provisions of 11 U.S.	C. § 362(a) are not in effect as to this case
for the reason(s) indicated below.	
□ 11 U.S.C. § 362(b)(22).	
\square The debtor has not filed with the petition an I	Initial Statement About an Eviction
Judgment Against You (Official Form 101A).	
☐ The debtor has not served upon the applicant	an Initial Statement About an Eviction
Judgment Against You (Official Form 101A).	
☐ The debtor has not deposited with the Clerk t	he rent due within 30 days of the filing of
the petition in the amount of \$	

 \Box

	☐ The debtor filed	with the petition and s	served upon the applicant an Initial Statement About
an Ev	iction Judgment Agai	inst You (Official Forn	n 101A). The Clerk has forwarded to me, and I have
receiv	red, the amount of	\$	representing the full amount of rent due
withir	n 30 days after the fill	ng of the petition.	
		ot filed a <i>Statement A</i>	bout Payment of an Eviction Judgment Against You
(Offic	ial Form 101B).		
	☐ The debtor has n	ot served on the appli	cant a Statement About Payment of an Eviction
Judgn	nent Against You (Off	ficial Form 101B).	
	☐ The debtor has n	ot paid the total amou	nt of arrears due in the amount of \$
	within	30 days of the date of	the petition.
	44 77 0 0 0 0 0 0 0 0		
	11 U.S.C. § 362(b)		
	On	the applicant file	ed a certification regarding the debtor's actions,
specif	ically □ endangerme	nt of the property, and	l/or □ illegal use of controlled substances on the
proper	rty by the debtor, or o	thers. It is more than	15 days from the filed date of the Certification and
the de	btor has not filed an	objection to the certific	cation, or has filed an objection to the certification
but ha	s not served it upon t	he applicant.	
	-	-	ses have been pending in the preceding one year
period	, and have been dism	issed.	
		_[Case number]	[Case number]
		[Cago more hore]	[Case number]
		_[Case number]	[Case number]
		_[Case number]	[Case number]
_	44 77 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	0.000	
Ц	☐ 11 U.S.C. § 362(n). Section 362(n) of the Code applies.		
	Date:		
			Applicant