M-111



UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In the Matter

Chapter 11

STANDING ORDER

of

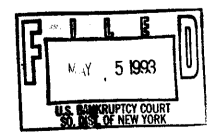
POST CONFIRMATION PROCEDURES
PURSUANT TO LOCAL BANKRUPTCY RULE 58

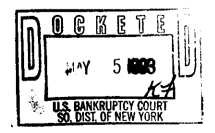
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BY RESOLUTION of the Board of Judges of the Bankruptcy Court for the Southern District of New York, the annexed form Post Confirmation Order and Notice has been approved and shall be submitted for signature with each proposed Confirmation Order.

DONE and ORDERED at New York, New York on this 5th day of May 1993.

Burton R. Lifland Chief Bankruptcy Judge





UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK		
		CHAPTER 11
-	:	CASE NO:
	: :	
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POST CONFIRMATIO	N ORDE	ER AND NOTICE
WHEREAS an order of confirmation, 19, and whereas, pursua debtor's responsibility to inform the court of the plan under 11 U.S.C.S. §1101(2), entry of Bankruptcy Procedure, Rule 3022 and case cl	nt to Loca the progre of a final o	al Bankruptcy Rule 58, it is the ess made towards: consummation of decree under Federal Rules of
IT IS THEREFORE ORDERED that interest, hereafter party in interest, shall compared to the comp	t the debt	or, plan proponent, trustee or party in he following:
1) Reports. Subject to ¶ 5 and pursual interest shall file, within forty-five (45 report detailing the actions taken by the consummation of the plan. Reports shall file. October 15th until a final decree	i) days aft ne party in nall be file	er the date of this order, a status interest and the progress made in the d thereafter every January 15th, Apri
2) Notice. Party in interest shall mail post confirmation order as notice there committee, attorney for the creditors' have filed with the court a notice to approximate to the court and the court an	of to the committee	debtor, debtor's attorney, creditors'
3) Clerk's Charges and Report Inform this order, party in interest shall submobtain the sum representing any notice be paid in full not later than	it a writte and exce	n request to the Clerk of Court to ss claim charges. Said amount shall
4) Final Report and Decree. Within f the plan, the party in interest shall file with 11 U.S.C.S. §1106(a)(7). The a activities taken toward compliance wit contained in the report, referred to in	an applic pplication h the plan	ation for a final decree in accordance shall include a narrative of the and the information typically

For the purposes of this paragraph, unless the parties demonstrate otherwise, "substantial consummation" is presumed to have occurred with the distribution of any deposit required by the plan. If no deposit was required, "consummation" is presumed by the payment of the first distribution required by the plan.

5) Case Closing. The party in interest must submit the information contained in ¶ 4, including a final decree closing the case within six (6) calendar months from the date of the order confirming the plan, unless the court orders otherwise on application. If, however, the party in interest fails to comply with this order, the Clerk shall so advise the Judge and ask the court to issue a show cause order.

Dated:	
	U.S. Bankruptcy Judge
	Southern District of New York