

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK

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In re: :  
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ORDER VACATING GENERAL ORDER M-535 : General Order M-602  
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WHEREAS, by General Order M-535, dated January 16, 2020, the Court adopted interim amendments to certain Federal Bankruptcy Rules (“Interim Rules”) to implement the procedural changes mandated by the Small Business Reorganization Act of 2019 (“SBRA”) while similar rule changes were being considered under the normal Rules Enabling Act process;

WHEREAS, General Order M-535 provided that the Interim Rules will remain in effect until further order of the Court;

WHEREAS, permanent amendments to the Federal Rules of Bankruptcy Procedure were enacted on December 1, 2022 to implement the procedural changes mandated by the SBRA; and

WHEREAS, the Court’s adoption of the Interim Rules is no longer necessary.

NOW, THEREFORE, IT IS ORDERED that General Order M-535 is vacated as moot.<sup>1</sup>

Dated: December 1, 2022  
New York, NY

/s/ Martin Glenn  
MARTIN GLENN  
Chief United States Bankruptcy Judge

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<sup>1</sup> By General Order M-591, dated June 29, 2022, this Court adopted a temporary amendment to Interim Rule 1020 (as amended, “Amended Interim Rule 1020”) to accommodate a temporary amendment to the definition of “debtor” under subchapter V of chapter 11 pursuant to the Bankruptcy Threshold Adjustment and Technical Corrections Act. For the avoidance of doubt, this Order does not affect Amended Interim Rule 1020 which, under General Order M-591, will remain in effect until the earlier of June 21, 2024 or further order of this Court.