IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF MISSOURI



<u>CORRECTED</u> 2010 GENERAL ORDER AMENDING LOCAL RULE 4001-1 H <u>I</u> RELATED TO PAYMENT HISTORY TO BE INCLUDED WITH NOTICE OF DEFAULT ON CONDITIONAL ORDERS

For good cause shown, and pending revision to this Court's local rules, it is hereby ORDERED that Local Rule 4001-1 H \underline{I} is amended to read:

I. Conditional Orders Granting Relief from Stay. In Chapter 7 or 13 cases, an order that resolves a motion for relief from stay that, *inter alia:* (I) conditionally denies the motion; (ii) provides for future payment of some or all of the post-petition arrearage; (iii) contains a "drop dead" clause; and/or (iv) contains a grace period for curing a default of the term(s) of the order, shall be known as a conditional order granting relief from stay.

If the movant alleges that the debtor has defaulted on any term of a conditional order granting relief from stay, movant shall give the debtor 10 days written notice to cure. The notice shall include the payment history from the date of the conditional order. After such ten-day period has expired, without cure, the movant shall submit a final order setting out the terms of the alleged breach and granting the relief requested.

This General Order is effective for Notices of Default on Conditional Orders sent January 1, 2011 and after, and shall remain in effect until further order or notice of this court.

/s/ Dennis R. Dow Dennis R. Dow, Chief Bankruptcy Judge

/s/ Arthur B. Federman Arthur B. Federman, Bankruptcy Judge

/s/ Jerry W. Venters Jerry W. Venters, Bankruptcy Judge

Kansas City, Missouri Dated: 3/17/11