NOV 2 1 2007 J. BARRY DUNFORD, CLERK UNITED STRATES BANKRUPTCY COURT WESTERN DISTRICT of LOUISIANA

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF LOUISIANA SHREVEPORT, MONROE and ALEXANDRIA DIVISIONS

STANDING ORDER REGARDING REQUIRED ATTACHMENT TO MOTIONS FOR RELIEF FROM STAY FOR CASES IN THE SHREVEPORT, MONROE and ALEXANDRIA DIVISIONS OF THE WESTERN DISTRICT OF LOUISIANA

The Court has been experiencing numerous problems in Motions to Lift Stay that allege post petition defaults of the Debtor(s). The problems are often as simple as the Motion contains allegations that installment payments were not made for specific months and thereafter the debtor presents to counsel receipts for some or all of said monthly installments which the Creditor did receive but credited to prior months unpaid installments. Bankruptcy Judge Robert R. Summerhays dealt with this problem in the Lafayette/Opelousas and Lake Charles Divisions of the United States Bankruptcy Court for the Western District of Louisiana by issuing on May 1, 2007, a **STANDING ORDER**. In an attempt to implement uniformity, eliminate some of these inherent complications and to avoid numerous continued hearings regarding payments made and received POST petition:

IT IS ORDERED that any Motion For Relief From Stay and/or Adequate Protection alleging a default in payments filed in the Shreveport, Monroe or Alexandria Divisions of the United States Bankruptcy Court for the Western District of Louisiana (no matter which Chapter), on or after January 1, 2008, shall include a statement identifying post-petition payments received by the Movant. This statement shall contain ONLY a listing of each payment received post-petition, the amount and the date of receipt of each such payment, and how applied (regular monthly payment or arrears). This statement can be in included in the body of the Motion or as an attachment to the Motion. The statement should be in the following general format:

Payment by: Trustee or Debtor	Date Received	Amount Received	Application: Arrears or Monthly

IT IS FURTHER ORDERED that the court will not hold a hearing on any <u>Motion For</u> Relief From Stay and/or Adequate Protection which does not comply with this Order. The court may deny any Motion which does not comply with this Order and may impose further sanctions as may be warranted.

ORDER READ AND SIGNED in Chambers in Shreveport, Louisiana, on this 21 day

Stephen V. Callaway

Chief Bankruptcy Judge

United States Bankruptcy Court Western District of Louisiana

Shreveport and Monroe Divisions

ORDER READ AND SIGNED in Chambers in Alexandria, Louisiana, on this 4 day of November 2007.

Henley A. Hunter

Bankruptcy Judge

United States Bankruptcy Court Western District of Louisiana

Alexandria and Monroe Divisions