UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO

2015 JUL -6 AM 8: 19

IN RE:

WORTHERN DISTARCY OF OHIO YOUNGSTOWN

HONORABLE KAY WOODS

PROCEDURE REGARDING MOTIONS FOR RELIEF FROM STAY AND/OR ABANDONMENT

SECOND AMENDED ADMINISTRATIVE

ORDER NO. 08-03

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Dated at Youngstown, Ohio this 6th day of July, 2015.

This Administrative Order supersedes and replaces Amended Administrative Order No. 08-03 and sets forth the administration of motions for relief from stay and/or abandonment ("MFR") filed in the United States Bankruptcy Court for the Northern District of Ohio, Eastern Division (Youngstown).

The following procedure applies in administering MFR filed on or after February 6, 2008, arising in chapters 7, 11, 12 and 13 of Title 11:

1. The moving party must file the MFR in conformance with Local Bankruptcy Rule 4001-1 and serve the MFR with an appropriate Official Form 20A notice (available on the Court's website - www.ohnb.uscourts.gov) indicating the exact calendar date (month, day, year; not a generic number of days from receipt or service) by which objections to the MFR are to be filed and served. A preliminary hearing date, available from the Court's website, is to be reserved and noticed in the body of

Official Form 20A. The deadline for objecting to the MFR must be: (i) at least seven (7) days before the date reserved for hearing; and (ii) not less than twenty-one (21) days after mailing the MFR. Absent a timely filed objection, no hearing will be held and an order may be submitted by the moving party following the date reserved for hearing.

- 2. In the event this Court enters an order concerning deficiencies in the MFR and the creditor fails to remedy such deficiencies, the Court may exercise its authority to prohibit the creditor from assessing against the debtor or charging the debtor's account any fees (including attorney fees), costs, expenses or other charges associated with the MFR or any amended MFR.
- 3. This Administrative Order constitutes the Court's authority, pursuant to Federal Rule of Bankruptcy Procedure 4001(d)(2), for fixing the time in which objections may be filed and served.

4. This Administrative Order constitutes the Court's authority to conduct a hearing on the MFR after expiration of the 30-day time period in 11 U.S.C. § 362, if the Court's schedule so requires.

IT IS SO ORDERED.

CAY WOODS

UNITED STATES BANKRUPTCY JUDGE

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