



**COMPREHENSIVE LIST OF DEFAULT STATEMENTS BY MOTION TYPE
IN ROCHESTER AND WATKINS GLEN**

EXHIBIT C

Motion Type	Default Statements Must Be Typed In Bold Print
§362(d)	<p>PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 9014 AND THE STANDING ORDER ENTITLED SECTION 362 MOTIONS IN CHAPTER 7 AND CHAPTER 13 CASES IN ROCHESTER AND WATKINS GLEN DATED AUGUST 5, 1992, IF YOU INTEND TO OPPOSE THE MOTION, YOU MUST SERVE ON THE MOVANT S COUNSEL AND THE TRUSTEE, AND FILE WITH THE CLERK, WRITTEN OPPOSITION TO THE MOTION NO LATER THAN THREE (3) BUSINESS DAYS PRIOR TO THE RETURN DATE OF THIS MOTION. IN THE EVENT NO WRITTEN OPPOSITION IS SERVED AND FILED, NO HEARING ON THE MOTION WILL BE HELD ON THE RETURN DATE AND THE COURT WILL CONSIDER THE MOTION AS UNOPPOSED.</p>
§522(f)	<p>PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 9014 AND THE REVISED STANDING ORDER ENTITLED SECTION 522 (F) MOTIONS IN ROCHESTER AND WATKINS GLEN DATED APRIL 13, 1993, IF YOU INTEND TO OPPOSE THE MOTION, YOU MUST SERVE THE FOLLOWING: THE DEBTOR, DEBTOR S ATTORNEY, ANY OTHER JUDGMENT CREDITOR WHICH IS A PARTY TO THE MOTION AND ITS ATTORNEY, THE ATTORNEY FOR ANY JUDGMENT CREDITOR AT THE TIME THE JUDGMENT WAS TAKEN, U.S. TRUSTEE AND THE TRUSTEE AND FILE WITH THE CLERK, WRITTEN OPPOSITION TO THE MOTION NO LATER THAN THREE (3) BUSINESS DAYS PRIOR TO THE RETURN DATE OF THIS MOTION. IN THE EVENT NO WRITTEN OPPOSITION IS SERVED AND FILED, NO HEARING ON THE MOTION WILL BE HELD ON THE RETURN DATE AND THE COURT WILL CONSIDER THE MOTION AS UNOPPOSED.</p>

Motion Type	Default Statements Must Be Typed In Bold Print
§554	<p>PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 9014 AND THE STANDING ORDER ENTITLED SECTION 554 MOTIONS IN ROCHESTER AND WATKINS GLEN DATED MARCH 9, 1993, IF YOU INTEND TO OPPOSE THE MOTION, YOU MUST SERVE ON THE DEBTOR, DEBTOR S ATTORNEY, THE TRUSTEE, AND THE U.S. TRUSTEE AND FILE WITH THE CLERK, WRITTEN OPPOSITION TO THE MOTION NO LATER THAN THREE (3) BUSINESS DAYS PRIOR TO THE RETURN DATE OF THIS MOTION. IN THE EVENT NO WRITTEN OPPOSITION IS SERVED AND FILED, NO HEARING ON THE MOTION WILL BE HELD ON THE RETURN DATE AND THE COURT WILL CONSIDER THE MOTION AS UNOPPOSED.</p>
§722	<p>PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 9014 AND 6008 THE STANDING ORDER ENTITLED SECTION 722 MOTIONS IN ROCHESTER AND WATKINS GLEN DATED JULY 25, 1994" IF YOU INTEND TO OPPOSE THE MOTION YOU MUST SERVE THE FOLLOWING: THE DEBTOR, DEBTOR S ATTORNEY, ANY OTHER CREDITOR WHICH IS A PARTY TO THE MOTION AND ITS ATTORNEY, U.S. TRUSTEE AND THE TRUSTEE AND FILE WITH THE CLERK, WRITTEN OPPOSITION TO THE MOTION NO LATER THAN THREE (3) BUSINESS DAYS PRIOR TO THE RETURN DATE OF THIS MOTION. IN THE EVENT NO WRITTEN OPPOSITION IS SERVED AND FILED, NO HEARING ON THE MOTION WILL BE HELD ON THE RETURN DATE AND THE COURT WILL CONSIDER THE MOTION AS UNOPPOSED.</p>
§1229 & §1329	<p>PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 9014 AND THE STANDING ORDER ENTITLED §1229 & §1329 MODIFICATION MOTIONS IN ROCHESTER AND WATKINS GLEN DATED JULY 26, 1995" IF YOU INTEND TO OPPOSE THE MOTION YOU MUST SERVE ALL PAPERS IN OPPOSITION UPON THE FOLLOWING PERSONS: THE STANDING CHAPTER 13 TRUSTEE/CHAPTER 12 TRUSTEE AND ALL CREDITORS PURSUANT TO BANKRUPTCY RULE 2002(a) (6); IN ADDITION, YOU MUST FILE WITH THE CLERK WRITTEN OPPOSITION TO THE MOTION NO LATER THAN THREE (3) BUSINESS DAYS PRIOR TO THE RETURN DATE OF THIS MOTION. IF NO WRITTEN OBJECTION IS SERVED AND FILED, NO HEARING ON THE MOTION WILL BE HELD ON THE RETURN DATE AND THE COURT WILL CONSIDER THE MOTION AS UNOPPOSED.</p>

Motion Type	Default Statements Must Be Typed In Bold Print
FRBP 3007	<p>PURSUANT TO FEDERAL RULES OF BANKRUPTCY PROCEDURE 3007 AND 9014 AND THE STANDING ORDER ENTITLED FEDERAL RULES OF BANKRUPTCY PROCEDURE 3007 - OBJECTIONS TO CLAIMS - PROCEDURE IN ROCHESTER AND WATKINS GLEN DATED MAY 20, 1993, IF YOU OPPOSE THE OBJECTION AND REQUEST A HEARING, YOU MUST SERVE ON THE OBJECTING PARTY AND FILE WITH THE CLERK, A WRITTEN REQUEST FOR A HEARING TO THE OBJECTION TO CLAIM NO LATER THAN THREE (3) BUSINESS DAYS PRIOR TO THE RETURN DATE AS SET FORTH IN THIS NOTICE AND APPEAR AT THE HEARING AS SCHEDULED. IN THE EVENT NO WRITTEN REQUEST FOR A HEARING AND RESPONSE TO THE OBJECTION IS SERVED AND FILED, NO HEARING ON THE OBJECTION WILL BE HELD ON THE RETURN DATE. THE COURT WILL CONSIDER THE OBJECTION, DETERMINE THE SUFFICIENCY OF THE CLAIM, AND IF THE OBJECTION IS DETERMINED BY THE COURT TO BE VALID, THE ORDER WILL BE ENTERED. THE UNITED STATES IS SPECIFICALLY EXEMPT FROM THE REQUIREMENT THAT IT MUST REQUEST A HEARING IN WRITING. A HEARING INVOLVING THE UNITED STATES WILL BE HELD AS SCHEDULED UNLESS IT CONSENTS TO THE RELIEF REQUESTED.</p> <p>IF YOU OPPOSE THE OBJECTION TO YOUR CLAIM, YOU MAY ALSO WISH TO IMMEDIATELY CONTACT THE OBJECTING PARTY IN A SEPARATE WRITING WITH A COPY TO THE COURT BEFORE YOU FILE THE FORMAL WRITTEN REQUEST FOR A HEARING AND RESPONSE TO THE OBJECTION IN ORDER TO ATTEMPT TO RESOLVE AND SETTLE THE CLAIM OBJECTION WITHOUT THE NEED FOR AN ATTORNEY AND/OR A COURT APPEARANCE.</p>

Motion Type	Default Statements Must Be Typed In Bold Print
§363 §363(b) §364 §365 §365(d)(4) §522 §523 §542 §544(c) §727 §1112 §1121(d) §1221 §1228(b) §1301 §1328(d) FRBP 1014(a) FRBP 2002(a)(3) - Bankruptcy FRBP 2002(a)(3) - Adversary FRBP 7024 FRBP 7055 Local Rule 2091-A(1)	<p>PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 9014 AND THE STANDING ORDER ENTITLED, REVISION NO. 1 TO EXPANDED DEFAULT PROCEDURES IN ROCHESTER AND WATKINS GLEN TO INCLUDE MOTIONS AS INDEXED ON EXHIBIT A , DATED JUNE 29, 1999: IF YOU INTEND TO OPPOSE THE MOTION, YOU MUST SERVE THE APPROPRIATE PARTIES LISTED IN THE <u>PARTIES SERVED COLUMN</u> ON THE APPROPRIATE EXHIBIT, WHICH IN ALL CASES REQUIRES OPPOSITION AT A MINIMUM TO BE SERVED UPON THE MOVING PARTY AND ANY TRUSTEE IF THE TRUSTEE IS NOT THE MOVING PARTY, AND FILE WITH THE CLERK OF THE BANKRUPTCY COURT WRITTEN OPPOSITION TO THE MOTION NOT LATER THAN THREE (3) BUSINESS DAYS PRIOR TO THE RETURN DATE OF THIS MOTION. PURSUANT TO FEDERAL RULE OF BANKRUPTCY PROCEDURE 9006 (a), SATURDAYS, SUNDAYS AND LEGAL HOLIDAYS SHALL BE EXCLUDED FROM THE COMPUTATION OF THE THREE (3) DAY RESPONSE TIME. IN THE EVENT NO WRITTEN OPPOSITION IS SERVED AND FILED, NO HEARING ON THE MOTION WILL BE HELD BEFORE THE COURT ON THE RETURN DATE, AND THE COURT WILL CONSIDER THE MOTION AS UNOPPOSED.</p>