

IN RE:

NOTICE OF PREFERRED ADDRESSES UNDER  
11 U.S.C. §342(f) AND NATIONAL CREDITOR  
REGISTRATION SERVICE

STANDING ORDER

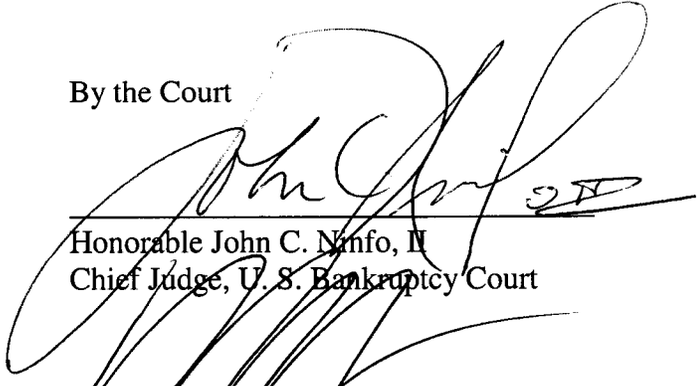
Upon due deliberation of 11 U.S.C. §342(f) as provided by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005 (BAPCPA), this Court orders the following with respect to notice of preferred addresses and the establishment of the National Creditor Registration Service, effective October 17, 2005:

- A. Notwithstanding Rule 2002(g)(1)-(3), an entity and a notice provider may agree that when the notice provider is directed by the court to give a notice, to that entity, the notice provider will give the notice to the entity in the manner agreed to and at the address or addresses the entity supplies to the notice provider. That address is conclusively presumed to be a proper address for the notice. The notice provider's failure to use the supplied address does not invalidate any notice that is otherwise effective under applicable law.
- B. The filing of a notice of preferred address pursuant to 11 U.S.C. §342(f) by a creditor directly with the entity that provides noticing services for the Bankruptcy Courts will constitute the filing of such a notice with the Court.
- C. Registration with the National Creditor Registration Service must be accomplished through the entity that provides noticing services for the Bankruptcy Courts. Forms and registration information are available at [www.ncrsuscourts.com](http://www.ncrsuscourts.com)

**IT IS SO ORDERED.**

DATED: October 12, 2005

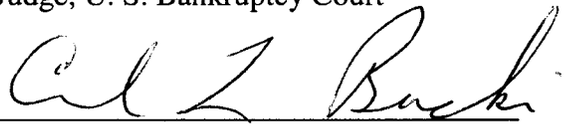
By the Court



Honorable John C. Ninfo, II  
Chief Judge, U. S. Bankruptcy Court



Honorable Michael J. Kaplan  
Judge, U. S. Bankruptcy Court



Honorable Carl L. Bucki  
Judge, U. S. Bankruptcy Court