

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF NEW YORK

IN RE:

In the matter of "Refund" of Filing Fees

STANDING ORDER

All requests for the refund of the payment of fees collected without authority or due to administrative error on the part of the Clerk's Office must be submitted in the form of an application or motion and proposed order and filed in the appropriate case. If approved, refunds will be processed through the electronic credit card system. The motion must specify which of the two circumstances identified in the paragraph below of this Standing Order warrant consideration of the relief requested.

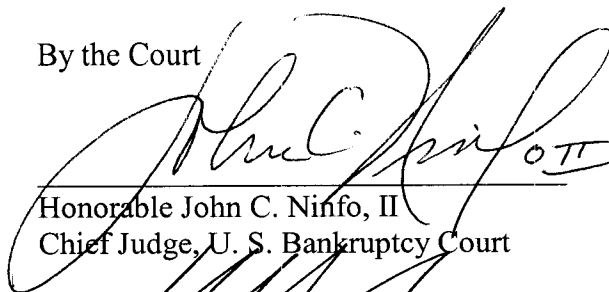
The Clerk of Court is hereby delegated the authority to (1) refund any duplicate filing fee collected as a result of a "pay.gov" error and (2) delete any fee due (prior to payment) of a duplicate fee or a fee not due. The Clerk's office will not notify parties of duplicate payments already received or if payment was made without a fee being due.

IT IS ORDERED that refunds will not be permitted on fees due upon filing, even if the party files the document in error and even if the court dismisses the case or pleading.

IT IS SO ORDERED.

DATED: April 14, 2006

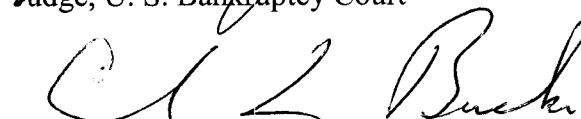
By the Court



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