

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF INDIANA

**NOTICE OF REVISED PROCEDURE  
FOR AGREED ENTRIES IN CHAPTER 13 CASES**

[Note: this revised procedure replaces one originally announced by notice dated February 20, 2007]

At the request of the Chapter 13 trustees, and with the approval of the judges, effective November 1, 2008, ALL agreed entries or stipulations submitted post-confirmation must have the Chapter 13 trustee's signature, or state within the pleading that the trustee has been consulted and has no objection to the agreement. If the trustee's signature or a representation of the trustee's approval is missing, the filer will receive a notice of deficient filing, and the agreement or stipulation will not be approved by the Court.

[The previous notice made an exception for agreements concerning post-petition mortgage payments not passing through the trustee. That exception has been eliminated. In addition, trustee approval can now be shown either by signature or by a representation that the trustee does not object. Check with the trustee, however, as several indicated their intent to sign off on all such agreements.]

October 15, 2008

Kevin P. Dempsey  
Clerk