

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF NORTH CAROLINA

IN RE:

IMPLEMENTATION OF NOTICE  
OF PREFERRED ADDRESSES UNDER  
11 U.S.C. §342(e) and (f) AND  
NATIONAL CREDITOR REGISTER SERVICE

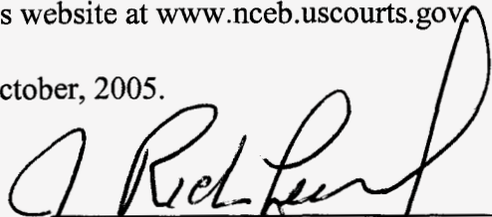
GENERAL ORDER

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 shall 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.

The filing with the Bankruptcy Court for the Eastern District of North Carolina of a notice of preferred address pursuant to 11 U.S.C. §342(f) may be accomplished by registering with the National Creditor Registration Service offered through the Bankruptcy Noticing Center at [www.ncrsuscourt.com](http://www.ncrsuscourt.com).

A local form for use by creditors in filing notice of preferred address under 11 U.S.C. §342(e) is available on the Court's website at [www.nceb.uscourts.gov](http://www.nceb.uscourts.gov).

SO ORDERED this 17<sup>th</sup> day of October, 2005.

  
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J. Rich Leonard, Chief  
United States Bankruptcy Judge

  
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A. Thomas Small  
United States Bankruptcy Judge