UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re)	Case No			
)	NOTICE OF HEARING ON		
)	(Check ONE)		
)	Motion to Extend/Impose Stay Per §362(c)		
)	Lessor's Objection Per §362(I)		
Debtor(s)			Debtor's Objection Per §362(m)Debtor's Motion to Impose Stay Per §362(n)			
		•)	· · · · · · · · · · · · · · · · · · ·		
YOU	JA	RE NOTIFIED the attached Motion/Object	oit:	on identified in the caption above was filed on behalf of:		
The	na	me and service address of the moving pa	arty	y's attorney (or moving party, if no attorney) are:		
(If de	ebte	or is movant) The debtor's address and T	ax	spayer ID#(s) (last 4 digits) are:		
NOT	TC.	E IS GIVEN THAT:		·		
1	۸ "۱	MEET ME" ot do TELEDUONE LEADING	• 01	n the Motion/Objection will be HELD AT ON		
		STIMONY will be received if offered and				
t	to t <i>by</i>	he "MEET-ME" telephone hearing line at the "#" key. [NOTES: (a) Do NOT call	503 mo	PWN ABOVE , <u>ALL</u> parties are REQUIRED TO CALL IN <u>AND</u> CONNECT 3-326-6337 . When connected, ENTER the 3-digit <i>ID</i> No. "777" followed ore than 5 minutes before this hearing, AND (b) If you have problems a PORTLAND office case OR 541-431-4005 for a EUGENE office case.]		
3. Participants MUST COMPLY WITH EACH REQUIREMENT listed below:				QUIREMENT listed below:		
á	a.			et above, EITHER call the "MEET-ME" line using the instructions above ear in the judge's courtroom. The court will NOT call the parties.		
k	b.			PHONE OR HEADSET! You may be asked to call from another telephone ve background noise, etc., or the signal is weak or drops.		
(C.	not putting the court on hold if it will resul	lt in	NATE BACKGROUND NOISE, such as shutting the door, turning off music, n music or other noise, not talking to third parties, using a "Do Not Disturb" ing, positioning the telephone to minimize paper rustling, and keeping all		
(d.			calls your specific hearing. Simply stay on the line, even if there is only continue to listen quietly until your hearing is called.		
•	е.	Whenever speaking, you must first iden	tify	yourself.		
f	f.	already been called, the judge will likely	y d at t	e calls the same as (s)he would a late appearance in court. If the case has decline to revisit any decision that was made when the case was called. the scheduled time may result in denial of the relief requested, and failure the court granting the relief requested.		
				Signature		
				•		
or im Trus debte	ipo tee or(se the stay under §362(c) or (n), on the de, and their respective attorneys; (b) if less, any Trustee, any Creditors' Committe	ebt sor e C	Notice AND the Motion or Objection as follows: (a) if the Motion is to extend tor(s), U.S. Trustee, all creditors, all parties requesting special notice, any r objects to a debtor's certification under §§ 362(b)(22) and 362(l), on the Chairperson, and their respective attorneys; OR (c) if debtor objects to a m), on the lessor, any Trustee, any Creditors' Committee Chairperson, and		

their respective attorneys.