IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

IN RE:)			
CHAPTER 13: AMENDED AMENDED OBJECTIONS, CONFIRMATION	PLANS,)))	General	Order	08-1

Effective March 1, 2008, the following rules shall apply:

ORDER

- (1) Amended Plans: The filing of an amended plan moots any pending objections to a previously filed plan. If objections to a plan are scheduled for hearing and an amended plan is subsequently filed, the hearing will be stricken from the docket and counsel are excused from appearing. Nothing in this rule shall be construed to prohibit an interested party from filing an objection to the amended plan.
- (2) Amended Objections to Plans: If a party files an amended objection to a plan, any previous objections filed by that party are moot. The Court will consider only those matters which have been raised in the amended objection.
- (3) **Confirmation:** If the Chapter 13 trustee files a recommendation to confirm a plan or orally recommends confirmation, that recommendation moots any objections previously filed by the trustee.

Upon the expiration of the time for objecting to a plan, and/or upon the resolution of all pending objections to a plan, the Court will enter an order of confirmation, whether or not the trustee's recommendation to confirm has been filed.

ENTERED: February 13, 2008	
	/s/ Kenneth J. Meyers
	UNITED STATES BANKRUPTCY JUDGE