

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF PENNSYLVANIA

In re: : STANDING ORDER  
REVISION OF STANDING ORDER :  
NO. M-07-3006 RE: AMENDMENT : NO. *M-07-3006*  
TO INTERIM RULE OF BANKRUPTCY :  
PROCEDURE 1007(B)(1)(E) :

ORDER

AND NOW, this *6<sup>th</sup>* day of May, 2009,

WHEREAS, effective December 1, 2008, new and amended Federal Rules of Bankruptcy Procedure have been adopted pursuant to the Rules Enabling Act, 28 U.S.C. §§2071 et seq. ("the New National Rules"), and

WHEREAS, on November 25, 2008, the Honorable Harvey Bartle, III, Chief Judge of the United States District Court for the Eastern District of Pennsylvania, entered an order of abrogation of the Interim Bankruptcy Rules as well as an order approving and adopting proposed Local Bankruptcy Rule 1007-3 to provide an alternate procedure for submission of payment advices,

It is hereby ORDERED that Standing Order No. M-07-3006, In re: Amendment to Interim Rule of Bankruptcy Procedure 1007(b)(1)(E), entered in this court on May 10, 2007, is hereby VACATED as MOOT.

FOR THE COURT:

  
STEPHEN RASLAVICH  
Chief United States Bankruptcy Judge