UNITED STATES BANKRUPICY COUR	ΓDistrict of		
Notice of			
Chapter 11 Bankruptcy Case, Meeting of Creditors, & Deadlines			
or [A bankruptcy case concerning the debtor(s) listed below	isted below was filed on(date).] was originally filed under chapteron to a case under chapter 11 on]		
	<b>portant deadlines.</b> You may want to consult an attorney to protect your at the bankruptcy clerk's office at the address listed below. t give legal advice.		
See Reverse Side for Important Explanations			
Debtor(s) (name(s) and address):	Case Number:		
Telephone number:	Last four digits of Social Security No./Complete EIN or other Taxpayer ID No.:		
All other names used by the Debtor(s) in the last 8 years (include trade names):	Attorney for Debtor(s) (name and address):		
	Telephone number:		
Meeting of Creditors			
Date: / / Time: ( ) A. M. Location: ( ) P. M.			
Deadline to File a Proof of Claim			
Proof of Claim must be <i>received</i> by the bankruptcy clerk's office by the following deadline:			
For all creditors (except a government	al unit): For a governmental unit:		
Foreign Creditors			
A creditor to whom this notice is sent at a foreign address should read the information under "Claims" on the reverse side.			
Deadline to File a Complaint to Determine Dischargeability of Certain Debts:			
Creditors May Not Take Certain Actions:			
In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.			
Address of the Bankruptcy Clerk's Office:	For the Court:		
	Clerk of the Bankruptcy Court:		
Telephone number:			
Hours Open:	Date:		

EXPLANATIONS		Form B9F ALT (10/05)
Chapter 11 of the Bank	ruptcy Code (title 11, Un	ited States Code) has been
ainst the debtor(s) liste	d on the front side, and ar	n order for relief has been
s a debtor to reorganiz	e or liquidate pursuant to	a plan. A plan is not
l by the court. You ma	y be sent a copy of the pla	an and a disclosure
it the plan, and you mi	ght have the opportunity t	to vote on the plan. You will
of the confirmation hea	ring, and you may object	to confirmation of the plan
on hearing. Unless a tr	ustee is serving, the debto	r will remain in possession
nd may continue to ope		
y clerk's office cannot	give legal advice. Consu	It a lawyer to determine
		on examples of prohibited
		emand repayment; taking
		the debtor's property; and
		es, the stay may be limited
	can request the court to e	
scheduled for the date,	time, and location listed of	on the front side. The
		nder oath by the trustee and
e welcome to attend, b	ut are not required to do se	o. The meeting may be
at a later date without f	urther notice. The court,	after notice and a hearing,
States trustee not conv	ene the meeting if the deb	btor has filed a plan for
acceptances before fil	ing the case.	
ed statement describin	g a creditor's claim. If a l	Proof of Claim form is not
you can obtain one at a	my bankruptcy clerk's off	fice. You may look at the
		If your claim is scheduled
ed, contingent, or unliq	uidated, it will be allowed	l in the amount scheduled
f Claim or you are sent	further notice about the c	claim. Whether or not your
re permitted to file a Pr	oof of Claim. If your clai	im is not listed at all or if
outed, contingent, or un	iliquidated, then you must	t file a Proof of Claim by the
		t be paid any money on your
to vote on a plan. A se	cured creditor retains righ	nts in its collateral regardless
les a Proof of Claim. H	Filing a Proof of Claim sul	bmits the creditor to the
otcy court, with conseq	uences a lawyer can expla	ain. For example, a secured
of Claim may surrende	r important nonmonetary	rights, including the right to
ne for a Foreign Cred	itor: The deadlines for fil	ling claims set forth on the
	notice has been mailed to	
file a motion requestin	g the court to extend the d	leadline.
		ch may include all or part of
y Code § 1141 (d). A	discharge means that you	may never try to collect the
	lan. If you believe that a	
	) (6) (Å), you must start a	
	"Deadline to File a Com	
		y clerk's office must receive
uired filing fee by that		-
		ruptcy clerk's office at the
	t all papers filed, includin	
	aimed as exempt, at the ba	
		iny questions regarding your
	I J J	, <u>,</u>
ide For Important Dea	dlines and Notices	
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