## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF FLORIDA

-	
In	re:

ORDER ADOPTING EXPANDED NEGATIVE NOTICE LIST

ADMINISTRATIVE ORDER NO. 13-001

## ORDER ADOPTING NEGATIVE NOTICE LIST PURSUANT TO L.R. 2002-2A(7)

The Court permits and encourages service of certain motions, objections and other matters by negative notice, pursuant to L.R. 2002-2. Local Rule 2002-2(A)(7) provides that "[o]ther motions, objections, and matters" may be filed on negative notice if permitted by the presiding judge. The Court has adopted a list of motions and papers that may be filed using negative notice pursuant to Local Rule 2002-2.

The <u>Negative Notice List</u> is posted on the Court's website and may be amended or updated from time to time.

AS REQUIRED BY L.R. 2002-2B(3), ALL PAPERS SERVED BY NEGATIVE NOTICE MUST CONTAIN THE NEGATIVE NOTICE LEGEND ON THE TOP OF THE FIRST PAGE AND MUST PROVIDE FOR A TWENTY-ONE (21) DAY OBJECTION PERIOD UNLESS OTHERWISE STATED ON THE NEGATIVE NOTICE LIST. Motions and papers that are not on the Negative Notice List may be set for hearing or, if appropriate, granted or denied without a hearing. Parties and counsel are reminded of the Court's discretion to set any matter for hearing, even if no objection is filed. Negative notice is not appropriate for emergency matters.

DONE and ORDERED in Tallahassee, Florida, this February 27, 2013

KAREN K. SPECIE

United States Bankruptcy Judge

cc: All interested parties