UNITED STATES BANKRUPTCY COURT

EASTERN DISTRICT OF WASHINGTON

RE: DELAY OF VOLUNTARY)	
DISCLOSURE REQUIREMENTS)	1471
OF FEDERAL RULES OF CIVIL)	GENERAL ORDER NO. 2
PROCEDURE 26(a)(1)-(4) and)	
26(d) and 26(f)	

By General Order dated December 11, 1993, of the United States District Court, Eastern District of Washington, Chief Judge Justin L. Quackenbush has ordered that Rules 26(a)1-4, Rule 26(d) and Rule 26(f) of the Federal Rules of Civil Procedure pertaining to automatic disclosure procedure, shall not apply to action spending in this district until the further Order of the court.

Some confusion may have arisen among bankruptcy practitioners because of the fact that the District Judges by local rules and pursuant to Rule 9029 of the Federal Rules of Bankruptcy Procedure have previously authorized the Bankruptcy Judges of the district to promulgate rules of practice and procedure in the bankruptcy courts. In order to prevent any further confusion, IT IS HEREBY ORDERED as follows:

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FILED

FEB 10 1994

T. S. McGREGOR, CLERK
U. S. BANKRUPTCY COURT
EASTERN DISTRICT OF WASHINGTON

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General Order dated December 11, 1993 of the United States District Court, Eastern District of Washington is hereby adopted in full as to all actions, cases and proceedings pending before the bankruptcy courts of this district until further supplemented or amended.

DATED this /0 day of February, 1994.

JOHN M. KLOBUCHER

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