Form M-MTIS

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS DIVISION

In re:	\$ Case No.
	EMERGENCY MOTION TO IMPOSE THE AUTOMATIC STAY
MOTION, DISPUTE. AND SEND WITHIN 21 WHY THE	TON SEEKS AN ORDER THAT MAY ADVERSELY AFFECT YOU. IF YOU OPPOSE THE YOU SHOULD IMMEDIATELY CONTACT THE MOVING PARTY TO RESOLVE THE IF YOU AND THE MOVING PARTY CANNOT AGREE, YOU MUST FILE A RESPONSE A COPY TO THE MOVING PARTY. YOU MUST FILE AND SERVE YOUR RESPONSE ID DAYS OF THE DATE THIS WAS SERVED ON YOU. YOUR RESPONSE MUST STATE MOTION SHOULD NOT BE GRANTED. IF YOU DO NOT FILE A TIMELY RESPONSE, EF MAY BE GRANTED WITHOUT FURTHER NOTICE TO YOU.
THE HEAD [TIME] IN	POSE THE MOTION AND HAVE NOT REACHED AN AGREEMENT, YOU MUST ATTENDRING. THE COURT WILL CONDUCT A HEARING ON THIS MOTION ON [DATE] AT COURTROOM [ADDRESS]. UNLESS THE PARTIES AGREE OTHERWISE, THE COURT ISIDER EVIDENCE AT THE HEARING AND MAY DECIDE THE MOTION AT THE
REPRESEN	NTED PARTIES SHOULD ACT THROUGH THEIR ATTORNEY.
MOTION I	ORAENOUSLY WITH THE FILING OF THIS MOTION, DEBTOR(S) HAS FILED A FOR EXPEDITED CONSIDERATION, THEREFORE, THE TIME FOR RESPONDING TO TER MAY BE GREATLY SHORTENED.
	tion requests an order from the Bankruptcy Court authorizing the imposition of the automatic stay 11 U.S.C. §362(c)(4).
2. Debtor(s) and which w), who was/were represented by, filed a prior case # on// on// as dismissed on/, and the latest filed plan and schedules reflected the following:
a)	combined monthly gross income of \$;
b)	combined monthly expenses of \$;
c)	chapter 13 plan payment in the amount of \$ with a% dividend to the general unsecured class of creditors;
d)	a total of \$ paid into the chapter 13 trustee;
e)	the following motions for relief from stay were either pending or had been resolved by terminating, conditioning, or limiting the stay:
f)	the case was dismissed for the following reasons:
and which w), who was/were represented by, filed a prior case # on _// as dismissed on/, and the latest filed plan and schedules reflected the following:
a)	combined monthly gross income of \$;

b) combined monthly expenses of \$_____;

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c)	chapter 13 plan payment in the amount of \$ with a% dividend to the general unsecured class of creditors;
d)	a total of \$ paid into the chapter 13 trustee;
e)	the following motions for relief from stay were either pending or had been resolved by terminating, conditioning, or limiting the stay:
f)	the case was dismissed for the following reasons:
	current case was filed on/, which is within a 1-year period of the prior cases being and in which the latest filed plan and/or schedules reflect the following:
a)	combined monthly gross income of \$
b)	combined monthly expenses of \$
c)	chapter 13 plan payment in the amount of \$ with a% dividend to the general unsecured class of creditors.
d)	a Wage Order or EFT was filed on
Debtor's mos	any substantial change in the financial or personal affairs of the debtor(s) since the dismissal of the st recent case: med have reviewed the foregoing and acknowledge that the matters raised are true and correct.
Date:	Debtor's signature
Date:	Joint Debtor's signature
Date:	Movant's counsel signature Name: State Bar No.: S.D. Tex. Bar No.: Address:
	Telephone:
	Fax: E-mail:

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Certificate of Service and Certificate of Compliance with BLR 4001

A copy of this motion was served on the persons shown on exhibit "1" at the addresses
reflected on that exhibit on [date] by prepaid United States first class mail.
Debtor(s) Counsel