

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF MARYLAND**

In Re:

\*     **ADMINISTRATIVE**  
\*     **ORDER NO. 10-01**

**NOTICE TO THE INTERNAL  
REVENUE SERVICE**

\*     **CHAPTER 13 CASES**

\*     \*     \*     \*     \*     \*     \*     \*     \*     \*     \*     \*

The Federal Rule of Bankruptcy Procedure 2002 (j)(4) requires notice of the filing of a case to certain government agencies. It is the intent of this Court to ensure that the Internal Revenue Service receives adequate notice of the filing of Chapter 13 petitions so that the interests of the federal government are sufficiently addressed. The Court notes that frequently, new Chapter 13 petitions do not include the Internal Revenue Service on the mailing matrix, though tax debts may be due and owing.

NOW, THEREFORE, **IT IS ORDERED** that:

Pursuant to 11 U.S.C. section 105, the Clerk of Court is directed to ensure that the mailing address for the Internal Revenue Service is added to the mailing matrix of every Chapter 13 case filed in this court.

**SO ORDERED.**

  
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Duncan W. Keir, Chief Judge

  
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Dated