

UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF INDIANA

ORDER ELIMINATING INFORMAL )  
DISPUTE RESOLUTION MANDATE ) GENERAL ORDER 13-0002  
IN CHAPTER 13 CASES )  
(INDIANAPOLIS DIVISION ONLY) )

**ORDER**

The Court's previous general order, 10-0003, requiring alternative dispute resolution as to Chapter 13 trustee motions to dismiss in the Indianapolis Division, is hereby MODIFIED AND REPLACED as set forth below, effective April 15, 2013.

1. Informal dispute resolution is no longer mandated as to trustee motions to dismiss Chapter 13 cases in the Indianapolis Division. (Such dispute resolution is of course still encouraged.)
2. Upon the filing of an objection to a trustee's motion to dismiss, Debtors' counsel will be prompted to use Block Scheduling to set a hearing on the objection. For information on how to use Block Scheduling, review the information contained in the Court's Procedures Manual at Hearings/Chambers/Courtroom under "Block Scheduling for Objections."
3. As to BOTH trustee motions to dismiss and trustee objections to confirmation, if the debtor and the trustee resolve the matter, the parties shall file the appropriate documentation.
4. If the matter is resolved by a report of settlement or an agreed entry and the debtor fails to abide by the terms of any reported settlement, then upon the filing by the trustee of a notice of such failure the case shall be dismissed without further notice or hearing.

Date: 04/11/2013

  
JAMES K. COACHYS  
CHIEF BANKRUPTCY JUDGE