

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

-----X
In re: :
: :
CORONAVIRUS/COVID-19 PANDEMIC, :
ADOPTION OF CERTAIN ORDER ENTERED : General Order M-541
BY THE UNITED STATES DISTRICT COURT :
FOR THE SOUTHERN DISTRICT OF :
NEW YORK :
: :
-----X

In light of the COVID-19 virus outbreak, the United States District Court for the Southern District of New York (“District Court”) entered, among others, the following Standing Orders:

- *Second Amended Standing Order re: Restrictions on Visitors to Courthouses*, No. 20 MC 138, dated March 13, 2020 (“Order Restricting Visitors”);
- *Standing Order re: Service of Process In Pro Se Matters*, No. 20 MC 153, dated March 13, 2020 (“Order Limiting Personal Service”); and
- *Standing Order re: Continuance of Jury Trials and Exclusion of Time Under Speedy Trial Act*, dated March 13, 2020 (“Order Regarding Trials”).

The Order Restricting Visitors, the Order Limiting Personal Service, and the Order Regarding Trials (collectively, the “District Court Orders”) can be found on the District Court’s website at: <https://nysd.uscourts.gov/covid-19-coronavirus>.

IT IS ORDERED that the United States Bankruptcy Court for the Southern District of New York (“Bankruptcy Court”) adopts the Order Restricting Visitors to visitors of the Bankruptcy Court’s courthouses in Manhattan, White Plains and Poughkeepsie; it is further

ORDERED that the Bankruptcy Court adopts the Order Limiting Personal Service and the Order Regarding Trials to the full extent applicable to cases and proceedings administered by the Bankruptcy Court.

Dated: March 16, 2020
New York, NY

/s/ Cecelia G. Morris
CECELIA G. MORRIS
Chief United States Bankruptcy Judge