UNITED STATES BANKRUPTCY COURT		
SOUTHERN DISTRICT OF NEW YORK		
	X	
In re:	:	Superseding General Order M-599
	:	
CORONAVIRUS/COVID-19 PANDEMIC	:	
RESTRICTIONS ON ENTRY INTO	:	General Order M-625
COURTHOUSES	:	
	X	

In the interest of public health and safety, and after consideration of public health guidelines issued by the Centers for Disease Control and Prevention, New York State, New York City, Westchester County, and other public health authorities, the United States Bankruptcy Court for the Southern District of New York orders that, effective immediately, General Order M-599, *In re Coronavirus/COVID-19 Pandemic Restrictions on Entry into Courthouses*, dated September 20, 2022, is hereby rescinded. There are currently no restrictions on entry to the courthouses relating to COVID-19 diagnosis, symptoms or exposure, although persons who are ill are encouraged to take appropriate precautions and all persons are asked to be respectful of others' choices of protective measures. Individuals must continue to abide by any COVID-19-related restrictions implemented by any judicial officer in a courtroom or its adjacent areas.

Dated: March 5, 2024 New York, NY

/s/ Martin Glenn
MARTIN GLENN
Chief United States Bankruptcy Judge