SOUTHERN DISTRICT OF NEW YORK	\mathbf{v}	
In Re:	:	
Application for Exemption from the Electronic	: :	General Order M-605
Public Access Fees by Edith Hotchkiss,	:	
	: :	
	\mathbf{v}	

UNITED STATES BANKRUPTCY COURT

This matter is before the Court upon the application and request by Edith Hotchkiss (the "Applicant") for exemption from the fees imposed by the Electronic Public Access Fee Schedule adopted by the Judicial Conference of the United States Courts.

The Court finds, based upon the attached letter received on February 4, 2023, that the Applicant has demonstrated that an exemption is necessary in order to avoid unreasonable burdens and to promote public access to information.

Accordingly, the Applicant shall be exempt from the payment of fees for access via PACER to the electronic case files maintained in this Court to the extent such use is incurred in connection with the project described in the attached letter and application. The Applicant shall not be exempt from the payment of fees incurred in connection with other uses of the PACER system in this Court.

Additionally, the following limitations apply:

- 1. This fee exemption applies only to the Applicant, and is valid only for the purposes stated above.
- 2. This fee exemption applies only to the electronic case files of this Court that are available through the PACER system;
- 3. By accepting this exemption, the Applicant agrees not to sell for profit any data obtained as a result of receiving this exemption.
- 4. This exemption is valid from February 4, 2023 through February 29, 2024.

This exemption may be revoked at the discretion of the Court at any time. A copy of this Order shall be sent to the PACER Service Center.

Dated: February 13, 2023 New York, NY

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

Application for Multi-Court Exemption from the Judicial Conference's Electronic Public Access (EPA) Fees

1.) I am requesting an exemption from fees for public access to electronic case records for the courts selected below:

Courts of Appeal	В	Bankruptcy Appellate Pai	nels (BAP)
All Courts of Appeal	Seventh Circuit		
First Circuit	☐ Eighth Circuit		
Second Circuit	☐ Ninth Circuit	⊠ Eighth Circuit - BAP	
☐ Third Circuit	☐ Tenth Circuit		
Fourth Circuit	☐ Eleventh Circuit	▼ Tenth Circuit - BAP	
Fifth Circuit	D.C. Circuit	_	
Sixth Circuit	Federal Circuit		
District Courts			
All District Courts			
Alabama Middle	Illinois Northern	Nebraska	Rhode Island
Alabama Northern	☐ Illinois Central	☐ Nevada	South Carolina
Alabama Southern	☐ Illinois Southern	☐ New Hampshire	South Dakota
Alaska	☐ Indiana Northern	New Jersey	Tennessee Eastern
Arizona	☐ Indiana Southern	New Mexico	Tennessee Middle
Arkansas Eastern	☐ Iowa Northern	New York Eastern	Tennessee Western
Arkansas Western	☐ Iowa Southern	New York Northern	Texas Eastern
California Central	Kansas	New York Southern	Texas Northern
California Eastern	☐ Kentucky Eastern	New York Western	Texas Southern
California Northern	☐ Kentucky Western	☐ North Carolina Eastern	Texas Western
California Southern	Louisiana Eastern	☐ North Carolina Middle	☐ Utah
Colorado	Louisiana Middle	North Carolina Western	☐ Vermont
Connecticut	Louisiana Western	North Dakota	☐ Virgin Islands
Delaware	Maine	Northern Mariana Islands	☐ Virginia Eastern
District of Columbia	Maryland	Ohio Northern	☐ Virginia Western
Florida Middle	Massachusetts	Ohio Southern	Washington Eastern
☐ Florida Northern	Michigan Eastern	Oklahoma Eastern	Washington Western
Florida Southern	Michigan Western	Oklahoma Northern	West Virginia Northern
Georgia Northern	Minnesota	Oklahoma Western	West Virginia Southern
Georgia Middle	Mississippi Northern	Oregon	Wisconsin Eastern
Georgia Southern	Mississippi Southern	Pennsylvania Eastern	Wisconsin Western
Guam	Missouri Eastern	Pennsylvania Middle	Wyoming
Hawaii	Missouri Western	Pennsylvania Western	
Idaho	Montana	☐ Puerto Rico	

Ban 	All Bankruptcy Courts				
	Alabama Middle	☐ Illinois Northern	☐ Nebraska	☐ Rhode Island	
	Alabama Northern	☐ Illinois Central	☐ Nevada	South Carolina	
	Alabama Southern	☐ Illinois Southern	☐ New Hampshire	South Dakota	
	Alaska	☐ Indiana Northern	☐ New Jersey	☐ Tennessee Eastern	
	Arizona	☐ Indiana Southern	New Mexico	Tennessee Middle	
	Arkansas Eastern	☐ Iowa Northern	New York Eastern	Tennessee Western	
	Arkansas Western	☐ Iowa Southern	New York Northern	Texas Eastern	
	California Central	Kansas	New York Southern	Texas Northern	
	California Eastern	☐ Kentucky Eastern	New York Western	☐ Texas Southern	
	California Northern	Kentucky Western	☐ North Carolina Eastern	Texas Western	
	California Southern	Louisiana Eastern	North Carolina Middle	Utah	
	Colorado	Louisiana Middle	☐ North Carolina Western	Vermont	
	Connecticut	Louisiana Western	☐ North Dakota	☐ Virgin Islands	
	Delaware	Maine	Northern Mariana Islands	☐ Virginia Eastern	
	District of Columbia	Maryland	Ohio Northern	☐ Virginia Western	
	Florida Middle	Massachusetts	Ohio Southern	Washington Eastern	
	Florida Northern	Michigan Eastern	Oklahoma Eastern	Washington Western	
	Florida Southern	Michigan Western	Oklahoma Northern	West Virginia Northern	
	Georgia Northern	Minnesota	Oklahoma Western	West Virginia Southern	
	Georgia Middle	Mississippi Northern	Oregon	Wisconsin Eastern	
	Georgia Southern	Mississippi Southern	Pennsylvania Eastern	Wisconsin Western	
	Guam	Missouri Eastern	Pennsylvania Middle	Wyoming	
	Hawaii	Missouri Western	Pennsylvania Western		
	Idaho	Montana	☐ Puerto Rico		
ation	al Courts				
	udicial Panel on Multidistrict Litigation	U.S. Court of Federal Claims	U.S. Court of International Trade		
2.) I am an individual associated with Boston College					
3.) Please summarize why the case information from the Public Access to Court Electronic Records (PACER) service is needed and how it will be used. Also, please explain why an exemption from the courts identified is necessary. If you need more space, please provide in an attachment.					
am a full-time Professor of Finance. I have published a numerous studies concerning the Chapter 11 process, including issues					
elated to the viability of firms upon exit from bankruptcy. These include my text book, "Corporate Financial Distress,					

I am a full-time Professor of Finance. I have published a numerous studies concerning the Chapter 11 process, including issues related to the viability of firms upon exit from bankruptcy. These include my text book, "Corporate Financial Distress, Restructuring, and Bankruptcy: Analyze Leveraged Finance, Distressed Debt, and Bankruptcy (Wiley Finance)", used in a number of college courses, and numerous publications in academic journals, copies of which I can provide on request. Consistent with all of my prior work in this field, my fee exemption request is to obtain documents to support a defined research project, is intended for scholarly research, is limited in scope, and is not intended for redistribution on the internet or for commercial purposes. The attached page provides details for the project and documents needed.

- 4.) In support of this application, I affirm the following:
 - a) An exemption from the Judicial Conference's EPA Fee is necessary in order to avoid unreasonable burdens and to promote public access to information.
 - b) That the exemption will be for a definitive period of time: February 2023 to Feb 2024

- c) I understand that this fee exemption will apply only to me, will be valid only for the purposes stated above, and will apply only to the electronic case files of the court(s) indicated above that are available through the PACER service.
- d) I agree that any data received through this exemption will not be sold for profit, will not be transferred, will not be used for commercial purposes, and will not be redistributed via the Internet.

Declaration: I declare that all the above information is true and understand that a false statement may result in termination of my exempt access and an assessment of Electronic Public Access usage fees. (The box must be marked or your request will not be considered)

Edith Hotchkiss	508 561 4433	
Applicant's Printed Name	Applicant's Phone Number edith.hotchkiss@bc.edu	
Professor of Finance	Applicant's email address	
Applicant's Title	Boston College, Fulton Hall Room 330	
Applicant's Title	Applicant's Mailing Address	
Edil Lituri	Chestnut Hill MA 0246	
Applicant's Signature	City State Zip C	Code
	2/4/2023	
Add Attachment	Date	
Submit by Email		

Please submit your completed, signed request via email to Multi-CourtExemptions@ao.uscourts.gov or by mail to:

Attention: Multi-Court Exemptions **Court Programs Division** DPS-CSO-PRGD One Columbus Circle, N.E. Washington, DC 20544

^{**} Requests sent through the US mail may take up to two weeks to clear security.**

Request for PACER fee exemption. Edith Hotchkiss

Details of academic research project and documents needed for data retrieval.

My current project looks sales of companies in Chapter 11 under Section 363 of the U.S. Bankruptcy Code, in particular those that have entered an asset purchase agreement or restructuring support agreement prior to filing. We have identified approximately

This request is an update to a prior request, for which I am providing better detail regarding our methodology and specific document needs.

The cases we will examine all involve larger businesses, so that even though numerous cases may be initially filed, we will only need to obtain documents for the single consolidated case (meaning that I will use the terms "case" and "firm" interchangeable when referring to the documents that provide the information we need to complete our study. We have identified approximately 400 cases of a sale of substantially all assets under Section 363.

Our study will look at the competitiveness of bidding in Chapter 11 auctions. We will use empirical measures including the number of bidders, type of bidders (financial buyers or other operating businesses), timing of the auction relative to filing, pre-filing marketing of the company, and other measures of the process. We will use an econometric model to relate the competitiveness of bidding to the recovery rates realized for the creditors in these cases.

The documents we need to retrieve specifically include:

- 1) the order confirming the plan, or, order to approve a conversion to Chapter 7 or dismissal; this document is used to correctly verify the outcome of the case and description of the asset sale 2) the disclosure statement (if any), which provides further detail regarding the asset sale, and the use of proceeds to make distributions under a confirmed plan
- 3) the order approving the sale, which describes the bidding and auction (if held), and
- 4) the affidavit or declaration in support of first day motions, which describes the marketing of the assets before filing (if any) and the intention to either reorganize or conduct a sale, as well as the capital structure of the firm at the time of filing.

The length of these documents can vary significantly by case. To the extent possible, we have located these documents from public web sites of claims agents, to reduce as much as we can our need to obtain information from PACER; this leaves us with approximately 250 cases for which documents can only be obtained directly from PACER. Based on the cases we have examined from other sources, we have needed on average approximately 300 pages per case, due to the length of some documents such as the disclosure statement and first day declarations. At ten cents per page, the costs of using PACER to collect data are prohibitive as an academic researcher.