

Attorney for

UNITED STATES BANKRUPTCY COURT
DISTRICT OF ALASKA

In re

Debtor(s)

Case No.

Chapter:

In re

Debtor(s)

Case No.

Chapter:

**NOTICE OF MOTION TO
JOINTLY ADMINISTER CASES**

[This "Joint Caption" is for Convenience Only—the Cases Have Not Been Ordered Jointly Administered]

YOUR RIGHTS MAY BE AFFECTED. *You should read these papers and the motion carefully and discuss them with your attorney, if you have one in this bankruptcy. (If you do not have an attorney, you may wish to consult one.)*

NOTICE IS HEREBY GIVEN THAT the undersigned has filed a Motion for an Order that the above captioned cases be ~~jointly administered~~. This motion is based upon the fact that the financial affairs of the debtors are substantially interconnected and that joint administration will result in administrative convenience to interested parties and savings to debtors' estates.

FURTHER TAKE NOTICE THAT if you object to the joint administration of these cases you must object in writing on before* _____, by filing your written objection with the Office of the Clerk of the above-entitled court at the Old Federal Building, 605 West Fourth Avenue, Suite 138, Anchorage, Alaska 99501-2296 and serve a copy on the undersigned, the debtors, the trustee(s) and the United States trustee on or before that date. If a hearing is scheduled and you cannot attend the hearing in person, you may call the U.S. Bankruptcy Court In-Court Deputy Clerk at (907) 271-2640, at least three (3) days in advance of the hearing to request telephonic attendance.

The Motion for Order that the above captioned cases be jointly administered may be inspected at the Office of the Clerk at the Old Federal Building, 605 West Fourth Avenue, Suite 138, Anchorage, Alaska or at the office of the undersigned.

Should you fail to so object or having objected fail to timely request a hearing, please be advised that the court may enter an order that the cases be jointly administered without further notice to you.

Dated:

CERTIFICATE OF SERVICE

It is hereby certified that a copy of the foregoing was served _____ by U.S. Mail/ Electronically on the official matrix provided by the Clerk's Office dated _____

/S/

Attorney For

* Unless otherwise ordered, not less than 20 days after the mailing of the notice.