IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In re:			:
	Dobtor(a)		: Bankruptcy No.
		Debtor(s)	: Chapter 11
		INITIAL ORDER FOR COMP	LEX CHAPTER 11 BANKRUPTCY CASE
	nation a		. An Ex Parte Motion for s filed. After review of the initial pleadings filed in this case pter 11 Case and issues this scheduling order.
1.	or oth		identifying the parties that must be served whenever a motion establishment of such a list, notices of motions and other the Service List.
	a. b.	creditors' committee, U.S. Trus creditors, any indenture trustee. Any party in interest that wishes be added to the Service List mer	aclude the Debtor, Debtor's counsel, counsel for the unsecured stee, all secured creditors, the twenty (20) largest unsecured, and any party that files a request for notice. to receive notice, other than as listed on the Service List, shall rely by request filed of record with the Clerk and served on the
	c. d.	of process, and parties are encou e-mail service may be included The Service List shall be filed w	ncouraged to give a fax number or e-mail address for service araged to authorize service by fax or e-mail. Consent to fax or in the party's notice of appearance and request for service. Within three (3) calendar days after entry of this Order. Debtors
2.	shall update the Service List and file with the Clerk a copy of the updated Service List upo request of a party to be added. The Court hereby establishes the following dates and times for hearing all motions and other matter in this case in Courtroom at		
3.	If a matter is properly noticed for hearing and the parties reach agreement on a settlement of the dispute prior to the hearing, the parties may announce the settlement at the scheduled hearing. If the Cour determines that the notice of the dispute and the hearing is adequate notice of the effects of the settlement, the Court may approve the settlement at the hearing without further notice of the terms of the settlement.		
4.	The debtor shall give notice of this Order to all parties in interest within seven (7) calendar days. I any party in interest objects to the provisions of this Order, that party shall file and serve a motion for reconsideration and proposed order within fourteen (14) days of the date of this Order articulating the objection and the relief requested.		
Date: _			United States Bankruptcy Judge