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

IN RE:

Debtor : Case No. \_\_\_\_\_\_\_\_\_\_

: Chapter 11

Movant :

:

 v. :

:

Respondent :

 (If none then “No Respondent”) :

# ORDER TERMINATING SERVICES OF CLAIMS AND NOTICING AGENT

The above-referenced Debtor (the “Debtor”) having filed a petition for relief under chapter 11 with this Court on [*date*]; the Debtor having obtained an Order of Retention on [*date*] to retain [*Name of the Claims and Noticing Agent*] to act as the claims and noticing agent by assuming full responsibility for noticing, processing of claims, preparation and maintenance of a claims register and providing custody of all proofs of claim; the Plan having been confirmed on [*date*], by order of this Court; the last date to file claims having occurred on [*date*]; the Debtor, in consultation with the Clerk of Court, having determined that the requirement for a claims and noticing agent no longer exists in these chapter 11 cases

***AND NOW*** this  ***day of******20***, it is hereby ***ORDERED, ADJUDGED,***

and ***DECREED*** that:

1. The services of [*name of the claims and noticing agent*] are terminated effective thirty days from the entry of this Order;
2. [*name of the claims and noticing agent*] will prepare final claims registers for the Clerk’s Office pursuant to any current guidelines for implementing 28 U.S.C. § 156(c);
3. [*name of the claims and noticing agent*] will box and transport all claims to the Federal Archives, at the direction of the Clerk’s Office; and
4. The above services to be rendered by [*name of the claims and noticing agent*] shall be a charge to the estate.

Date: , 20

UNITED STATES BANKRUPTCY JUDGE