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

In Re: ADMINISTRATIVE ORDER #2005-2	 Administrative Order Governing Payments to Personal Property Lessors and Secured Creditors, Including Pre-Confirmation Adequate Protection Payments
<u>ORDER</u>	
AND NOW, this <u>13th</u> day of October, 2005, it is hereby ordered, effective as to all Chapter 13 cases filed on or after October 17, 2005:	
	rned by 11 U.S.C. § 1326(a)(1)(B) shall not be debtor shall make the payment as part of the total an, and the trustee shall pay the lessor, both before
not be made directly by the debtor to the secur	nents governed by 11 U.S.C. § 1326(a)(1)(C) shall ed creditor. The debtor shall make the payment as ne Chapter 13 plan, and the trustee shall pay the editor, both before and after confirmation.
(3) Payments to the trustee constitute adequate plan as entitled to adequate protection.	e protection for those creditors designated in the
(4) Trustee shall distribute adequate protection payments to creditors designated in the plan as soon as is practicable.	
/s/	/s/
Judith K. Fitzgerald, Bankruptcy Judge	/s/ Thomas P. Agresti, Bankruptcy Judge
Jeffery A. Deller, Bankruptcy Judge	Warren W. Bentz, Bankruptcy Judge
Jenery A. Dener, Bankruptcy Judge	warren w. bentz, Bankruptcy Judge