Employer's Tax Identification No(s). [if any]:

## **United States Bankruptcy Court**

\_ District Of \_\_\_\_\_

In re

Case No. \_\_\_\_\_

Debtor\*

Address: Chapter 11

Social Security No(s).: (Small Business)

ORDER CONDITIONALLY APPROVING DISCLOSURE STATEMENT, FIXING TIME FOR FILING ACCEPTANCES OR REJECTIONS OF PLAN, AND FIXING THE TIME FOR FILING OBJECTIONS TO THE DISCLOSURE STATEMENT AND TO THE CONFIRMATION OF THE PLAN, COMBINED WITH NOTICE THEREOF AND OF THE HEARING ON FINAL APPROVAL OF THE DISCLOSURE STATEMENT AND THE HEARING ON CONFIRMATION OF THE PLAN

, on		with respect to a plan under chapter 11 of the
Code filed by	, on	; and the debtor being, and having
elected to be considered, a small business:		
IT IS ORDERED, and notice is hereby give	ven, that:	
A. The disclosure statement filed by		is conditionally approved.
Bthe plan referred to above.	is fixed as the last	day for filing written acceptances or rejections of
C Within days after the e	ntury of this and an the mis	
conforming to Official Form 14 shall be mailed		an, the disclosure statement and a ballot rity holders, and other parties in interest, and shall
conforming to Official Form 14 shall be mailed be transmitted to the United States trustee.	to creditors, equity secu	rity holders, and other parties in interest, and shall
conforming to Official Form 14 shall be mailed	to creditors, equity secu	rity holders, and other parties in interest, and shal
conforming to Official Form 14 shall be mailed be transmitted to the United States trustee.  D.  on final approval of the disclosure statement (if confirmation of the plan.  E.	to creditors, equity secure a written objection has be is fixed as the la	rity holders, and other parties in interest, and shal
conforming to Official Form 14 shall be mailed be transmitted to the United States trustee.  D.  on final approval of the disclosure statement (if confirmation of the plan.  E.	to creditors, equity secure a written objection has be is fixed as the la	rity holders, and other parties in interest, and shall the shall be a simple of the hearing of the hearing on the hearing on
conforming to Official Form 14 shall be mailed be transmitted to the United States trustee.  D	to creditors, equity secure a written objection has be is fixed as the la	rity holders, and other parties in interest, and shall the shall be a simple of the hearing of the hearing on the hearing on

<sup>\*</sup>Set forth all names, including trade names, used by the debtor within the last 6 years. (Fed. R. Bankr. P. 1005). For joint debtors, set forth both social security numbers.