## UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re

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

Notice of Preliminary Hearing on Motion [Check One]

For Use of Cash Collateral To Obtain Credit

Debtor

YOU ARE NOTIFIED THAT:

for use of cash collateral.

to obtain credit.

The motion is attached and it includes (1) the statement required by <u>Local Bankruptcy</u> <u>Form (LBF) 541.5, Procedures re: Motions for Use of Cash Collateral or to Obtain</u> <u>Credit</u> and (2) the following allegations:

a. The immediate and irreparable harm that will come to the estate pending a final hearing is:

- b. The amount of [*check one*] cash collateral credit necessary to avoid the harm detailed above prior to the final hearing is
- 2. The name and service address of the moving party's attorney (or moving party, if no attorney) are:
- 3. An evidentiary hearing on the motion, at which witnesses may testify, will be held as follows:

Date:	Tim	ie:
Location:	Courtroom #,	
	Telephone Hearing [See <u>LBF 888</u> , Telephone Hearing Requirements.]	
	Call In Number: (855) 244-8681	
	Access Code:	2319 199 8338 - Judge David W. Hercher (dwh)
		2311 562 9438 - Judge Peter C. McKittrick (pcm)
		2303 266 1826 - Judge Teresa H. Pearson (thp)
		2318 130 5070 - Judge Thomas M. Renn (tmr)

Video Hearing. To connect, see <u>www.orb.uscourts.gov/video-hearings</u>.

4. If you wish to object to the motion, you must attend the preliminary hearing, file a written response, which states the facts upon which you will rely, with the clerk at 1050 SW 6th Ave. #700, Portland OR 97204 or 405 E 8th Ave. #2600, Eugene OR 97401, or both attend the hearing and file a written response.

If the response is filed within three business days before the hearing, notify the judge's chambers by telephone immediately after filing the document, as required by Local Bankruptcy Rule 9004-1(b).

5. I certify that on \_\_\_\_\_\_\_ this notice and the motion were served pursuant to Federal Rule of Bankruptcy Procedure (FRBP) 7004 on the debtor(s), any debtor's attorney, any trustee, any trustee's attorney, members of any committee appointed under 11 U.S.C. § 1102 or elected pursuant to 11 U.S.C. § 705 or its authorized agent (or, if no committee in a chapter 11 case, on all creditors listed on the list filed pursuant to FRBP 1007(d)), any creditors' committee attorney, the U.S. trustee, and all entities with any interest in the cash collateral subject to this motion, whose names and addresses used for service are as follows:

Signature of Moving Party or Attorney

OSB #

(If debtor is movant) Debtor's Address & Last 4 Digits of Taxpayer ID#(s)