

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF INDIANA  
HAMMOND DIVISION

IN RE: )  
 )  
CALUMET DISTRIBUTION GROUP, INC., ) CASE NO. 04-60772 JPK  
 ) Chapter 11  
Debtor. )

ORDER REGARDING SUBMISSION TO COURT

On March 22, 2006, the Clerk received documentation from an entity which designated itself as National Partitions, having an address at 340 West 78 Road, Hialeah, Florida 33014. The documentation included a Form B6D, in which the debtor had been designated in handwriting as "Calumet Distribution Group, Inc.", and in which two creditors were designated in the list of creditors provided for on that form: National Partitions and National Installers. A note accompanied the filing, stating "Please remit proof of claim . . . Thanks". Because a copy of the Court's order of February 28, 2006, establishing an administrative claim filing deadline, also accompanied the submission, the Court surmises that National Partitions, and perhaps National Installers, are attempting to assert a claim against the debtor's bankruptcy estate pursuant to that order.

A claim pursuant to 11 U.S.C. § 503(b)(1)(A) is not asserted by means of the Form B10 (Official Form 10) used for the purpose of filing a pre-petition claim in a bankruptcy case. Rather, as provided by 11 U.S.C. § 503(a), an entity asserting a claim for administrative expense does so by means of filing a request for payment; there is no Official Form for this purpose. The Request should be signed by a person having authority to file the claim on behalf of the claimant, and it should be accompanied by all documentation deemed pertinent by the claimant to establish its claim. The Request is then docketed on the case docket, rather than in the claims register.

The above-designated documentation does not constitute "a request for payment of an

administrative expense" pursuant to 11 U.S.C. § 503(a). However, the correspondence should be docketed of record to indicate its receipt by the Court.

IT IS ORDERED that the Clerk shall docket the above-designated documentation received on March 22, 2006 on the general docket in the debtor's case, designating that documentation as "documentation received from National Partitions".

IT IS FURTHER ORDERED that the above-designated documentation does not constitute a "Request for Payment of an administrative expense" to which the debtor is required to respond; the "claimant" may file such further material as it deems necessary to seek to assert a claim pursuant to 11 U.S.C. § 503(a).

Dated at Hammond, Indiana on March 30, 2006.

/s/ J. Philip Klingeberger  
J. Philip Klingeberger, Judge  
United States Bankruptcy Court

Distribution:  
Debtor, Attorney for Debtor  
US Trustee  
National Partitions, 340 West 78 Road, Hialeah, Florida 33014