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U.S. BANKRUPTCY COURT
ALBUQUERQUE N.M.

IN THE UNITED STATES BANKRUPTCY COURT
DISTRICT OF NEW MEXICO

In re:

FURR'S SUPERMARKETS, INC.,

Case No. 11-01-10779 SA
Chapter 11

Debtor.

MOTION TO LIMIT NOTICE

Manufacturers' Leasing Services Corp. ("MLSC"), by its counsel undersigned, hereby moves this Court for an order limiting notice on its Motion To Compel Assumption Or Rejection Of Leases And To Prohibit Or Condition Use Of Leased Equipment; To Provide Adequate Protection; And To Compel Payment Of Lease Payments ("MLSC's Motion"). MLSC respectfully requests this Court to enter an order limiting notice of MLSC's Motion to the Debtor, the Debtor's attorney, the U.S. Trustee, and the attorney for the unsecured creditors committee. This Motion is supported by the following Memorandum Of Points And Authorities and the entire record in this case.

MEMORANDUM OF POINTS AND AUTHORITIES

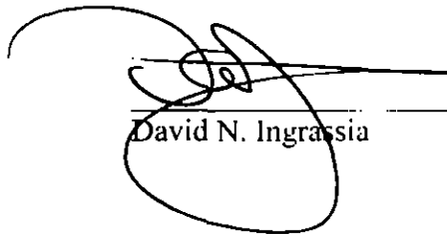
For its Motion To Limit Notice, MLSC states the following:

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1. On or about December 26, 2001, MLSC's Motion was filed with the Court.
2. On January 8, 2002, MLSC served (and later filed) a Notice Of Motion To Compel Assumption Or Rejection Of Leases And To Prohibit Or Condition Use Of Leased Equipment; To Provide Adequate Protection; And To Compel Payment Of Lease Payments.
3. MLSC's Motion seeks this Court's determination that MLSC is entitled to an order compelling the Debtor to immediately assume its unexpired Leases with MLSC, alternatively prohibiting the Debtor from using MLSC's equipment until the Debtor pays all post-petition payments due MLSC; alternatively if the Debtor fails to make the required payments and assume the Lease, the Debtor be directed to surrender the equipment to MLSC; and for payment of all sums due under the Leases as an administrative claim pursuant to 11 U.S.C. Section 365(d)(10).
4. MLSC's Motion seeks an administrative claim of at least \$92,541.70 (for the rent through January 2002), plus attorney's fees.
5. The Debtor's master mailing list in this case lists 235 parties.
6. The estimated cost of paralegal time, postage, and copying of the Notice for mailing to all parties in this case would be roughly \$500.00.
7. MLSC therefore respectfully requests this Court to enter an order determining that MLSC may limit notice of MLSC's Motion to the Debtor, the Debtor's

attorney, the U.S. Trustee, and the attorney for the unsecured creditors committee in this case. A proposed form of order has been lodged concurrently with this Motion.

RESPECTFULLY submitted this 8th day of January, 2002.



David N. Ingrassia

Copy of the foregoing mailed
this 8th day of January, 2002 to:

Robert H. Jacobvitz
David T. Thuma
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Albuquerque, NM 87102
Debtor's attorneys

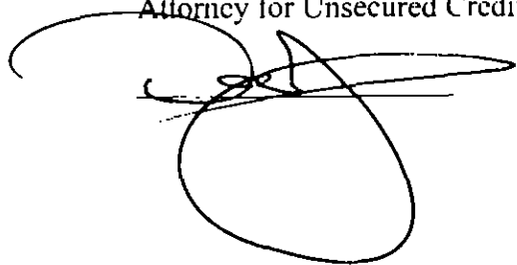
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P.O. Box 608
Albuquerque, New Mexico 87103-0608
U.S. Trustee

William J. Davis
Davis & Pierce
201 Broadway, SE
Albuquerque, New Mexico 87102
Attorney for Unsecured Creditor's Committee

A handwritten signature in black ink, appearing to be 'W. J. Davis', written over a horizontal line. The signature is stylized with a large loop at the end.