UNITED STATES BANKRUPTCY COURT Western District of Pennsylvania 1302 – 1298 ddau

Bankruptcy Case No.: 04–27848–MBM Doc. #1298 Chapter: 11

ACR Management, L.L.C.

25–1833304 Debtor(s)

ORDER SETTING DATE CERTAIN FOR RESPONSE AND HEARING ON MOTION

AND NOW, this The 22nd of February, 2005, a Motion for Relief from Stay having been filed by Robert Earl Caskey in the above–captioned proceeding,

IT IS HEREBY ORDERED THAT:

- 1. Counsel for the moving party shall serve **immediately**, pursant to Fed.R.Bankr.P.7004, a copy of this Order and the Motion upon all parties from whom relief is sought and their counsel. Additionally, all equity security holders in Chapter 11 bankruptcy cases, if any, are to be served. Counsel for the Moving Party shall then file a Certificate of Service. Failure to properly serve the Motion or file the Certificate may result in dismissal of the above–captioned proceeding.
- 2. Any Response, including a consent to the Motion, shall be filed with the Clerk's Office, U.S. Bankruptcy Court 5414 U.S. Steel Tower 600 Grant Street
 Pittsburgh, PA 15219
 by 3/8/05. Any response should be served on the Moving Party and their counsel.
- 3. Said Motion is scheduled for hearing on 3/15/05 at 03:00 PM in Courtroom B, 54th Floor, U.S. Steel Tower, 600 Grant Street, Pittsburgh, PA 15219 at which time the parties and/or their counsel shall appear and the Court will dispose of the Motion.
- 4. If service was properly made and Respondent(s) fail to file a Response by the above–specified date, the Court **may** determine after review of the motion that no hearing is required and accordingly enter the Order by default.

TO DETERMINE IF A DEFAULT ORDER HAS BEEN SIGNED, THE MOVING PARTY IS DIRECTED TO THE WEB SITE OF THE U.S. BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA AT www.pawb.uscourts.gov ONE DAY PRIOR TO THE SCHEDULED HEARING DATE. REFER TO THE CALENDAR SECTION TO VIEW THE CALENDAR FOR Judge M. Bruce McCullough.

In the event a default order has been signed, the **Moving Party** shall thereafter advise all affected parties. If a default order has not been signed, the parties will be **required** to appear in Court at the hearing on the above date and time.

5. A **maximum** of 10 minutes has been allotted to hear this matter. Should this matter require more than 10 minutes, the parties are required to so notify the Courtroom Deputy **immediately**.

<u>M. Bruce McCullough</u> Judge

cm: Clayton S. Morrow, Esq.

In re: