

SO ORDERED: August 29, 2013.



Robyn L. Moberly
Robyn L. Moberly
United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF INDIANA
INDIANAPOLIS DIVISION

IN RE:)
)
MADISON PARK CHURCH OF GOD, INC.) Case No. 13-07430-RLM-11
d/b/a MADISON PARK CHURCH OF GOD,)
)
Debtor.)
_____)

**FINAL ORDER GRANTING DEBTOR'S FIRST DAY MOTION TO
ESTABLISH PERMANENT SERVICE LIST, LIMIT NOTICE, AND ESTABLISH
WHO SHOULD BE INCLUDED ON THE LIST OF THE TWENTY LARGEST
UNSECURED CREDITORS FOR THE PURPOSE OF NOTICE**

This matter is before the Court on *Debtor's First Day Motion to Establish Permanent Service List, Limit Notice, and on an Interim Basis, Establish Who Should Be Included on the List of the Twenty Largest Unsecured Creditors for the Purpose of Notice* (the "Motion") filed by Madison Park Church of God, Inc. d/b/a Madison Park Church of God, as debtor and debtor-in-possession ("Debtor").

In its Motion, the Debtor requests the Court, pursuant to Southern District of Indiana Local Rule B-9006-1, establish a permanent service list, determine on an interim and then final basis the top twenty unsecured creditors, and limit notice on all non-all creditor filings to the following parties: the debtor, the debtor's counsel, the twenty largest unsecured creditors, any indenture trustees, any committee appointed, any counsel or party who has filed an appearance in the case, and any party affected by a particular filing. The Debtor submits that noticing all parties of all non-all creditor motions and submissions is impracticable and burdensome in time and expense due to the existence of more than three hundred bondholders who are creditors in this case. The Debtor further submits that it now knows the identity of the registered owners of Series C bonds and based upon that list proposes a list of its top twenty-one unsecured creditors as two parties share claims that would place each of them as the twentieth largest unsecured creditor. The Debtor submits that these procedures are in the best interests of the estate and its creditors and will preserve estate assets.

The Court, having conducted both an interim and final hearing on the Motion and having heard the statements of the Debtor's counsel and counsel for the United States Trustee, and being duly advised in the premises, hereby grants the Motion on a final basis.

IT IS THEREFORE CONSIDERED AND ORDERED that a service list shall be established which is applicable to all non-all creditor filings in this case and is comprised of the debtor, the debtor's counsel, the twenty-one largest unsecured creditors, any indenture trustees, any committee appointed, any counsel or party who has filed an appearance or requested notice in this case, and any party affected by a particular filing.

IT IS THEREFORE FURTHER CONSIDERED AND ORDERED that the Debtor's List of Top Twenty-One Unsecured Creditors is approved as representing the Debtor's largest twenty-one unsecured claims against the Debtor.

IT IS THEREFORE FURTHER CONSIDERED AND ORDERED that absent an order from this Court, the Debtor is only required to provide notice for non-all creditor filings to the parties on the service list established by this Order.

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