IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

IN RE:

SUPPLEMENTAL SCHEDULES I and J

))General Order 13-1)

<u>ORDER</u>

)

Official Form B 6I (newly revised schedule I-Income) and Official Form B 6J (newly revised schedule J-Expenses) became effective on December 1, 2013. If, after the filing of the original schedules I and J, the debtor wishes to amend those schedules, the new forms require the debtor to indicate whether the schedule is (1) an *amended* filing, or (2) a *supplement* showing post-petition chapter 13 income or expenses.

IT IS ORDERED that use of the second option, *i.e.*, filing a *supplement* to schedule I or J, is not authorized in this Court. Instead, the Court's policy of requiring debtors to file an *amended* schedule I or J and to complete all sections of the amended schedule(s) shall remain in effect. All changes to the original schedules shall be italicized or underlined (or lined through if deleting an item). Schedules I and J that are filed as a supplement will be processed as deficient by the Clerk's Office.

ENTERED: December 3, 2013

/s/ Laura K. Grandy UNITED STATES BANKRUPTCY JUDGE