United States Bankruptcy Court

		District Of			
In re	Debtor	,	Case No	Case No	
			Chapter		
LIS	Г OF CREDITORS H	OLDING 20 LARGI	EST UNSECURED O	CLAIMS	
prepared in ac The list does r § 101, or (2) s places the cred creditors hold disclose the ch	wing is the list of the debte cordance with Fed. R. Bar not include (1) persons where cured creditors unless the litor among the holders of ling the 20 largest unsecured hild's name. See 11 U.S.C egal relationship to the mi	nkr. P. 1007(d) for filing to come within the define e value of the collateral of the 20 largest unsecure ed claims, indicate that C. § 112. If "a minor ch	g in this chapter 11 [or chition of "insider" set for is such that the unsecured claims. If a minor child by stating "a minor child ild" is stated, also include	chapter 9] case. Ith in 11 U.S.C. Ith in	
(1)	(2)	(3)	(4)	(5)	
Name of creditor and complete mailing address, including zip code	Name, telephone number and complete mailing address, including zip code, of employee, agent, or department of creditor familiar with claim who may be contacted	Nature of claim (trade debt, bank loan, government contract, etc.)	Indicate if claim is contingent, unliquidated, state va disputed or subject to setoff	Amount of claim [if secured also lue of security]	
Date: _					
			Debtor		

[Declaration as in Form 2]

COMMITTEE NOTE

The form is amended to direct that the name of any minor child not be disclosed. The amendment implements § 112 of the Code, which was added by the Bankruptcy Abuse Prevention and Consumer Protection Act of 2005, Pub. L. No. 109-8, 119 Stat. 23 (April 20, 2005). In addition, the form is amended to add to the reference to Rule 1007(m) a direction to include for noticing purposes the name, address, and legal relationship to the child of "a person described" in that rule. Rule 1007(m) requires the person named to be someone on whom process would be served in an adversary proceeding against the child.