

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

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In re:	: Chapter 11
	:
DEWEY & LEBOEUF LLP,	: Case No. 12-12321 (MG)
	:
Debtor.	:
	:
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**ORDER ESTABLISHING PROCEDURES FOR HEARING ON MOTION FOR
CONTINUED USE OF CASH COLLATERAL**

Dewey & LeBoeuf LLP (“Debtor”) has asked the Court to schedule an expedited hearing on a motion for continued use of cash collateral. The motion has not yet been filed. Assuming the Debtor files its motion by 5:00, July 27, 2012 (today), the Court will hear the motion on Tuesday, July 31, 2012, beginning at 10:00 a.m. (If the motion is not filed by that deadline, the hearing will **not** take place on July 31.) If any party in interest objects to the motion, the motion will proceed as a contested with the Court hearing evidence to the extent necessary at the hearing on July 31, 2012.

The following schedule and procedures shall apply if the motion proceeds as a contested matter:

1. The Debtor’s counsel must file copies of all evidence (declarations and exhibits) upon which it intends to rely in support of the motion on or before 12:00 noon, Saturday, July 28, 2012. The declarants must be present in court and available for cross-examination during the July 31 hearing. Except for cross-examination of witnesses called by opposing parties, all testimony in support of the motion **must** be submitted by declaration; absent good cause, the Debtor will not be permitted to call any witness at the hearing for whom a declaration has not been submitted.
2. All written objections to the motion shall be filed on or before 12:00 noon, Monday, July 30, 2012. The objectors’ counsel must file copies of all evidence (declarations and exhibits) upon which they intend to rely in opposition to the motion at the same time they file the written objections. The declarants must be present in court and available for

cross-examination during the July 31 hearing. Except for cross-examination of witnesses called by opposing parties, all testimony in opposition to the motion **must** be submitted by declaration; absent good cause, the objectors will not be permitted to call any witness at the hearing for whom a declaration has not submitted.

3. The Debtor's shall pre-mark all exhibits they expect to use at the July 31 hearing with number (i.e., 1, 2, 3, etc.).
4. The objectors shall pre-mark all exhibits they expect to use at the July 31 hearing with letters (i.e., A, B, C, etc.).
5. Counsel for the parties shall deliver two (2) copies of all declarations and exhibits to chambers on or before 2:00 p.m., Monday, July 30, 2012.

IT IS SO ORDERED.

Dated: July 27, 2012
New York, New York

Martin Glenn

MARTIN GLENN
United States Bankruptcy Judge