



SOUTH CAROLINA BANKRUPTCY INTERIM PROCEDURES TO MITIGATE EFFECTS OF COVID-19 (Chapter 13 Cases)

South Carolina Senior Bankruptcy Judge, The Honorable John E. Waites, issued a new Operating Order on April 1, 2020, setting forth supplemental interim procedures for relief to mitigate the effects of COVID-19 for all Chapter 13 cases assigned to him. See hyperlink to Operating Order 20-07 below (“Operating Order”).

The Operating Order applies to moratoriums in conduit cases, Loss Mitigation/Mortgage Modification in conduit cases, and section 362 motions. Pursuant to the requirements of the Operating Order, certain new form motions and orders must be utilized until further notice from the Court. Those new forms are for the following:

- Motion for Moratorium
- 362 Settlement Order (in which there is No Equity in the subject property)
- 362 Settlement Order (in which there is Equity in the subject property)
- 362 Settlement Order Requiring Loss Mitigation/Mortgage Modification
- 362 Settlement Order for Lack of Insurance

The foregoing forms are required by the Court, and no deviations will be accepted or approved by the Court. Please find copies of the above-listed forms attached below.

As our valued clients, we will ensure that your interests are always protected and served in South Carolina. Please advise if you need more information or further clarification on these very challenging and constantly evolving matters.

WE ARE IN THIS CRISIS TOGETHER, and WE ARE HERE TO SERVE AND ASSIST YOU!

[ORDERS & FORMS IN FULL - CLICK HERE](#)