UNITED STATES BANKRUPTCY COURT

Southern District of New York

Notice of Chapter 11 Bankruptcy Case, Meeting of Creditors, & Deadlines A chapter 11 bankruptcy case concerning the debtor listed below was filed on April 28, 2011.

You may be a creditor of the debtor. This notice lists important deadlines. You may want to consult an attorney to protect your rights. All documents filed in this case may be reviewed on the court's Electronic Case File System (ECF) using a PACER login and password at www.nysb.uscourts.gov or at any of the three divisions of the court during posted business hours. NOTE: The staff of the bankruptcy clerk's office and the U.S. trustee cannot give legal advice

See Reverse Side For Important Explanations	
Debtor(s) (name(s) used by the debtor(s) in the last 8 years, including married, maiden, trade, and address): The Christian Brothers of Ireland, Inc. 10001 S. Pulaski Room 106 Chicago, IL 60655	
Case Number: 11–22821–rdd	Taxpayer ID/Employer ID/Other Nos.: 36–4270603
Attorney for Debtor(s) (name and address): Scott S. Markowitz Tarter Krinsky & Drogin LLP 1350 Broadway, 11th Floor New York, NY 10018 Telephone number: (212) 216–8000	

Meeting of Creditors

Time: 01:30 PM Date: May 25, 2011

Location: United States Bankruptcy Court, SDNY, 300 Quarropas Street, Room 243A, White Plains, NY 10601-5008

Where, pursuant to 11 U.S.C. § 341(e), the Court has signed an order waiving the requirements of holding a § 341(a) meeting of creditors, there will be no meeting scheduled and the above section will be blank. Please refer to the reverse side of this document under "Meeting of Creditors" for more information.

Deadlines to File a Proof of Claim

Proof of claim must be *received* by the bankruptcy clerk's office by the following deadline:

Notice of deadline will be sent at a later time.

Creditor with a Foreign Address:

A creditor to whom this notice is sent at a foreign address should read the information under "Claims" on the reverse side.

Deadline to File a Complaint to Determine Dischargeability of Certain Debts:

Creditors May Not Take Certain Actions:

In most instances, the filing of the bankruptcy case automatically stays certain collection and other actions against the debtor and the debtor's property. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor can request the court to extend or impose a stay. If you attempt to collect a debt or take other action in violation of the Bankruptcy Code, you may be penalized. Consult a lawyer to determine your rights in this case.

IW/h:4a Dlaina MW 10601	For the Court: Clerk of the Bankruptcy Court: Vito Genna
Hours Open: Monday – Friday 8:30 AM – 5:00 PM	Date: April 29, 2011

DO NOT BRING CELL PHONES TO THE COURTHOUSE.

Bankruptcy Case court by or aga a debtor to reormay be sent a copportunity to to confirmation in possession of the attorney to produce attorney to	12.11 1.11 1.11 1.15 1.15 1.15 1.15 1.15
Creditors Generally May Not Take Certain Actions Meeting of Creditors Meeting of Creditors A meeting of crepresentative are welcome to without further the meeting if to claim is notice, you look at the sche and password a unliquidated, it notice about the claim is not list of Claim or you not yet set a decreditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor retains Claim submits example, a secright to a jury to forth on the from address and	se under Chapter 11 of the Bankruptcy Code (title 11, United States Code) has been filed in this ast the debtor(s) listed on the front side, and an order for relief has been entered. Chapter 11 allows anize or liquidate pursuant to a plan. A plan is not effective unless confirmed by the court. You put of the plan and a disclosure statement telling you about the plan, and you might have the ote on the plan. You will be sent notice of the date of the confirmation hearing, and you may object of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtor will remain the debtor's property and may continue to operate any business.
May Not Take Certain Actions Meeting of Creditors Meeting of Creditors A meeting of crepresentative are welcome to without further the meeting if to the meeting if the	bankruptcy clerk's office and the U.S. trustee cannot give legal advice. You may want to consult an act your rights.
representative are welcome to without further the meeting if to without further the meeting if to this notice, you look at the sche and password a unliquidated, it notice about the claim is not liss of Claim or you not yet set a decreditor retains Claim submits example, a secright to a jury to forth on the from address, the creation of the secretary of the provided and the secretary of the secr	etion actions are listed in Bankruptcy Code § 362. Common examples of prohibited actions include ebtor by telephone, mail or otherwise to demand repayment; taking actions to collect money or from the debtor; repossessing the debtor's property; and starting or continuing lawsuits or der certain circumstances, the stay may be limited to 30 days or not exist at all, although the debtor court to extend or impose a stay.
this notice, you look at the sche and password a unliquidated, it notice about the claim is not list of Claim or you not yet set a decreditor retains Claim submits example, a secright to a jury to forth on the from address, the creditor address, the creditor address, the creditor address are completed by the completed at the completed by the co	editors is scheduled for the date, time and location listed on the front side. <i>The debtor's</i> aust be present at the meeting to be questioned under oath by the trustee and by creditors. Creditors attend, but are not required to do so. The meeting may be continued and concluded at a later date notice. The court, after notice and a hearing, may order that the United States trustee not convene e debtor has filed a plan for which the debtor solicited acceptances before filing the case.
See Bankruptce except as proving \$1141(d)(6)(A) File a Complain office must recommend to the second	is a signed statement describing a creditor's claim. If a Proof of Claim form is not included with can obtain one at any bankruptcy clerk's office or online at www.uscourts.gov/bkforms. You may bules that have been or will be filed at the bankruptcy clerk's office or online with a PACER login www.nysb.uscourts.gov. If your claim is scheduled and is not listed as disputed, contingent, or will be allowed in the amount scheduled unless you filed a Proof of Claim or you are sent further claim. Whether or not your claim is scheduled, you are permitted to file a Proof of Claim. If your dat all or if your claim is listed as disputed, contingent, or unliquidated, then you must file a Proof might not be paid any money on your claim and may be unable to vote on the plan. The court has dline to file a Proof of Claim. If a deadline is set, you will be sent another notice. A secured rights in its collateral regardless of whether that creditor files a Proof of Claim. Filing a Proof of the creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For red creditor who files a Proof of Claim may surrender important nonmonetary rights, including the al. Filing Deadline for a Creditor with a Foreign Address: The deadlines for filing claims set to of this notice apply to all creditors. If this notice has been mailed to a creditor at a foreign litor may file a motion requesting the court to extend the deadline.
Office using an attorn you are unable file convention Creditor with a Foreign Address Consult a lawy case.	a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. Code § 1141(d). A discharge means that you may never try to collect the debt from the debtor, ed in the plan. If you believe that a debt owed to you is not dischargeable under Bankruptcy Code, you must start a lawsuit by filing a complaint in the bankruptcy clerk's office by the "Deadline to to Determine Dischargeability of Certain Debts" listed on the front side. The bankruptcy clerk's ive the complaint and any required filing fee by that Deadline.
Foreign Address case.	you file in this bankruptcy case should be filed on the court's Electronic Case File System (ECF) y's login and password issued by the court or on a diskette or compact disk (CD) in PDF format. If of file electronically or to submit a copy of your filing on diskette or compact disk (CD), you may lly, provided that you submit with your filing an affidavit of your inability to comply.
Refer t	r familiar with United States bankruptcy law if you have any questions regarding your rights in this
	Other Side for Important Deadlines and Notices —

Notice Recipients

District/Off: 0208–7 User: agvargas Date Created: 4/29/2011

Case: 11–22821–rdd Form ID: b9f Total: 12

Recipients submitted to the BNC (Bankruptcy Noticing Center):

10001 S. Pulaski The Christian Brothers of Ireland, Inc. Room 106 Chicago, IL 60655 33 Whitehall Street 21st Floor New York, NY 10004 United States Trustee ust Tarter Krinsky & Drogin LLP 1350 Broadway, 11th Floor New York, NY 10018 aty Scott S. Markowitz 290 Broadway fl New York, NY 10007 Albany, NY 12201–551 Internal Revenue Service Insolvency 5th fl smg P.O. Box 551 smg N.Y. State Unemployment Insurance Fund New York State Tax Commission Bankruptcy/Special Procedures Section P.O. Box 5300 Albany, smg NY 12205-0300 5522176 A.S. C/O MICHAEL T. PFAU, ESQ. 701 5TH AVENUE, SUITE 4730 SEATTLE, WA 98104 5522177 COMMUNITY SUPPORT CORPORATION 10001 S. PULASKI CHICAGO, IL 60655 C/O MICHAEL T. PFAU, ESQ. 701 5TH AVENUE, SUITE 4730 SEATTLE, WA 5522178 D.P. 98104

5522179 J.H. C/O MICHAEL T. PFAU, ESQ. 701 5TH AVENUE, SUITE 4730 SEATTLE, WA 98104

5522180 L.B. C/O MICHAEL T. PFAU, ESQ. 701 5TH AVENUE, SUITE 4730 SEATTLE, WA 98104 5522181 T.P. C/O MICHAEL T. PFAU, ESQ. 701 5TH AVENUE, SUITE 4730 SEATTLE, WA

5522181 T.P. C/O MICHAEL T. PFAU, ESQ. 701 5TH AVENUE, SUITE 4730 SEATTLE, 98104

TOTAL: 12