UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK	
In re:	: :
ORDER VACATING GENERAL ORDER	:
amendments to certain Federal Bankruptcy changes mandated by the Small Business Rerule changes were being considered under the	
until further order of the Court;	provided that the Interim Rules will remain in effect
<del>-</del>	s to the Federal Rules of Bankruptcy Procedure were the procedural changes mandated by the SBRA; and
WHEREAS, the Court's adoption of	f the Interim Rules is no longer necessary.
NOW, THEREFORE, IT IS ORDEF	RED that General Order M-535 is vacated as moot. <sup>1</sup>
Dated: December 1, 2022	
New York, NY	/s/ Martin Glenn MARTIN GLENN

Chief United States Bankruptcy Judge

By General Order M-591, dated June 29, 2022, this Court adopted a temporary amendment to Interim Rule 1020 (as amended, "Amended Interim Rule 1020") to accommodate a temporary amendment to the definition of "debtor" under subchapter V of chapter 11 pursuant to the Bankruptcy Threshold Adjustment and Technical Corrections Act. For the avoidance of doubt, this Order does not affect Amended Interim Rule 1020 which, under General Order M-591, will remain in effect until the earlier of June 21, 2024 or further order of this Court.