EXHIBIT 1

Case 2:10-cv-00572-TJW Document 122-1 Filed 03/14/11 Page 2 of 4

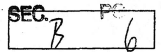
Docket #0122 Date Filed: 2/10/2010

SOUTHERN DISTRICT OF NEW				
In re:		·> : :	ζ.	Chapter 11
UNO RESTAURANT HOLDINGS CORPORATION, et al.,		:		Case No. 10-10209 (MG)
	Debtors.	:		(Jointly Administered)
		X		

AFFIDAVIT OF PUBLICATION OF THE NOTICE OF COMMENCEMENT IN THE NEW YORK TIMES

Case 2:10-cv-00572-TJW Document 122-1 Filed 03/14/11 Page 3 of 4





CERTIFICATION OF PUBLICATION

		\sim		
		17650G	n 8	20 /0_
, Cathy Tik	P	_ , in my capa	1	
of the Publisher of El	e New Hork	Eimes a dai	ly newspape	r of general
circulation printed and				
York, hereby certify that				•
n the editions of The				
o wit on	tiem Mary 6	intes on the	tonowing or	ic of dates,
o wit on				
		^		· · · · · ·
	f	PHOUGH	48	20 10
			179	
		atti	C NA	
Approved:		\mathcal{I}	.,,,	
nl		20	THE C	ETTERCATION
Varia 1	mnu	llo	NO WITHOUT N	T VALID YT RAISED SEAL

UNITED STATES BANKRUPTCY COURT, SOUTHERN DISTRICT OF NEW YORK Notice of Chapter 11 Bankruptcy Case: Meeting of Creditors, & Deadlines Terl I bankruptcy Cases Constitute the Advances

induct 11 wankruptcy cases concerning the debtors listed her filed on January 20,2010.

You may be a creditor of the Debtors. This notice lists implements to may want to concern the control of the deadlines. You may want to concern the control of the deadlines.

Express, Unolinsider's Chil.
Attorney for Debtors: Joseph H. Smollinsky, WEIL, GOTSMAL &
MANGES 1LP, 767 Fifth Rivenue, NY, NY 10153, Telephone: (212)
310-8000, Facsimile: (212) 310-8007.
Meeting of Creditors: Date: March 2, 2010, Time: 2-30 p.m. (prevailing Lastern Time), Location: Office of the United States Trustee for the
Southern District of New York, 80 and Street 4th Floor, NY, NY 1000.
Deadline to File a Proof of Claim: A deadline will be set at a later
time.

radiine to File a Complaint to Determine Dischargeability of in Debts: No deadline has been set.

time.

Deadline to File a Complaint to Determine Dischargeability of Certain Debts: No deadline has been set.

Creditors May Not Take Certain Actions: IN MOST INSTANCES.

THE FILING OF THE BANKRIPTICY CASE AUTOMATICALITY STAYS CERTAIN COLLECTION AND OTHER ACTIONS AGAINST THE DEBTOR AND THE DEBTOR'S PROPERTY. UNDER CERTAIN CIRCIMSTANCES. THE STAY MAY BE LIMITED TO 30 DAYS OR NOT EUST AT ALL ALTHOUGH THE DEBTOR CAIR 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 PRAILED. COMMON ECAMPLES OF PROHIBITED ACTIONS BY CREDITORS ARE CONTACTING THE DEBTORS TO DEMAND BY CREDITORS ARE CONTACTING THE DEBTORS TO DEMAND BY CREDITORS ARE CONTACTING THE DEBTORS TO DEMAND BY CREDITORS ARE CONTACTING THE DEBTORS TO COLLECT MOMEY OWNED TO CREDITORS OR TO TAKE PROPERTY OF THE DEBTORS, AND STARTING OR CONTINUING COLLECTION ACTIONS, FOR ECOLOGICAL ACTIONS, OR REPOSSESSIONS. CONSULT A LAWYER TO DEBTORS, AND STARTING OR CONTINUING COLLECTION ACTIONS. FOR ECOLOGICAL ACTIONS, OR REPOSSESSIONS. CONSULT A LAWYER TO THE DEBTORS TO DEBTOR. AND STARTING OR CONTINUING COLLECTION ACTIONS. FOR ECOLOGICAL ACTIONS, OR REPOSSESSIONS. CONSULT A LAWYER TO THE DEBTORS TO DEBTOR. AND STARTING OR CONTINUING COLLECTION ACTIONS. FOR ECOLOGICAL ACTIONS, OR REPOSSESSIONS. CONSULT A LAWYER TO THE DEBTORS TO DEBTOR. AND STARTING OR CONTINUING COLLECTION ACTIONS. FOR ECOLOGICAL ACTIONS, OR REPOSSESSIONS. CONSULT A LAWYER TO THE DEBTORS TO DEBTOR. AND STARTING OR CONTINUING COLLECTION ACTIONS. FOR ECOLOGICAL ACTIONS, OR REPOSSESSIONS. CONSULT A LAWYER TO THE DEBTORS TO DEBTOR. AND STARTING OR CONTINUING COLLECTION ACTIONS. FOR ECOLOGICAL ACTIONS, OR REPOSSESSIONS. CONSULT A LAWYER TO THE DEBTORS TO COLLECTION. AND START ACTIONS. THE COLLECTION ACTION ACTION ACTION ACTION ACTION ACTION ACTION ACTION. AND START ACTION ACTION ACTION. AND START ACTION ACTION ACTION. ACTION ACTION. ACTION ACTION ACTION ACT

required tigios as. The meeting may be continued and concluded at a later date with digit further notice.

Claimai. A Proof of Claim is a signed statement describing a creditor's claim. Noticin obtain a proof of daim form at any Bankruptcy Clerk's Office. On may 180% at the scheduled have will be filled at the Bankruptcy Clerk's Office. If your daim is scheduled and is not listed as disputed, contingent, or uniquipated, it will be allowed in the amount scheduled unless you filed. a Proof of Claim or you are sent further notice about the claim. Whether or not you'd claim is scheduled, you are permitted to file a Proof of Claim or you are sent further notice about the claim. Whether or not you'd claim is scheduled, you are permitted to file a Proof of Claim or you may be not intended and in fry your daim is listed as disputed, contingent, or uniquitated, you must file a Proof of Claim or you majot not be pald anythome you your claim and may be unable to vote on a plan. A seconed creditor retains rights in its collateral resprises of whether that ceditor files a Proof of Claim. Riling a Proof of Claim submits the creditor to the jurts of the bankruptcy court, with consequences a lawyer can

securing oceanor returns ignats in its constateal regardness or whethere man cereflum files a Proof of Claim. Filing a Proof of Claim may seriende important nonmonetary rights, including the right to a jury tital. The Court has not yet set a decadine to rife a Proof of Claim. If a deadline is set, creditors will be sent notice of such decadines. If the court has not yet set a decadine to rife a Proof of Claim. If a deadline is set, creditors with be sent notice of such decadines: The deadline is set, creditors with be sent notice of such decadines. If the court has not yet set a decadine of sea decadine. If the proof of the court with a proof of sea decadine. If the proof of the court with a sent notice of the order setting he for filing dains will be set in a later court order and will apply to all creditors unless the order provides otherwise. If notice of the order setting he decadine is sent to acreditor at a foreign address, the creditor may file a motion requesting the court to extend the deadline. Discharge of Pebris, Confirmation of a chapter 11 plan may read in a discharge of debts, which may include all or part of your debt. See Sankmptry Code 5 1141(d). A discharge means that you may never that a delt owed to you is not dischargeable under Bankmptry Gets Office by the deadline to be set by the Bankmptry Gets Office by the deadline to be set by the Bankmptry contributed and any equired filing fee by that deadline.

bankruptcy cases should be filed at the Bankruptcy Clerk's Office, unle otherwise ordered by the Court You may inspect all papers filed, includin the list of the debross' property and debts and the list of the proper defined versions to the Parameter of the Proper kruptcy Gerk's Offi

Creditor with a Foreign Address. Consult a lawyer familiar with United States bankruptcy law if you have any questions regarding your

SCHEDULE OF DEBTORS Pezzeria Uno of Gordman Avenue, Inc., 10-10203 (MG), 04-3009130; Uno Restaurant Heldings Corporation, 10-10203 (MG), 04-3109130; Uno Inc., 10-10209 (MG), 04-3100100; MG), 04-3100100; Inc., 10-10209 (MG), 04-3100100; MG), 04-3100100; Inc., 10-10209 (MG), 04-310010; Inc., 10-10209 (MG), 04-30000; Inc., 10-10209 (MG), 04-310000; Inc., 10-10209 (MG), All Proof of Claim is a signed statement describing a creditor's 20 fines. A Proof of Claim is a signed statement describing a creditor's 20 fines. A Proof of Claim is a signed statement describing a creditor's 20 fines. A Proof of Claim is a signed statement describing a creditor's 20 fines. A Proof of Claim is a signed state with each first off at the Bankrupty Clert's 20 fines. A Proof of Claim is scheduled and is not listed as disputed, contingent or 20 fines. A Proof of Claim is scheduled, you are permitted to file a Proof of Claim. Whether is a tot listed at all of its port all the listed as disputed, contingent or 20 fines. A Proof of Claim is not listed at all or if your claim is listed as disputed, contingent of the proof of Claim is not listed at all or if your claim is listed as disputed, contingent of the proof of Claim is not listed at all or if your claim is listed as disputed, contingent of the proof of Claim is not listed at 10 first of 10 fines. A Proof of Claim is a Proof o