

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF UTAH**

Memorandum

July 2, 2003

To: Bankruptcy Practitioners

From: Glenn Gregorcy, Chief Deputy

In Re: Chapter 12

As of July 1st, 2003, filing a petition under 11 U.S.C. Chapter 12 is no longer an alternative. There is pending legislation that would resurrect this Chapter, but presently there is no statutory basis for filing under this chapter.

Please note: This does not affect pending Chapter 12's, and any open and current Chapter 12 cases should be conducted as if Chapter 12 did not expire.