UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF PENNSYLVANIA



LOCAL BANKRUPTCY FORMS

Effective: January 1, 2005

(Modified: September 1, 2014 June 1, 2016)

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LOCAL BANKRUPTCY FORM 1007-1(c)

IN RE	:			
			:	CHAPTER
			:	CASE NObk
			• •	CASE 110
			:	
		Debtor(s)	:	
				PAYMENT ADVICES 2. § 521(a)(1)(B)(iv)
contemp	ve-capt plated b	ioned bankruptcy petition	, I did not rece B)(iv), from an	that within sixty (60) days before the date of filing ive payment advices (e.g. "pay stubs"), as y source of employment. I further certify that I e:
	☐ I have been unable to work due to a disability throughout the sixty (60) days immediately preceding the date of the above-captioned petition.			
	I have received no regular income other than Social Security payments throughout the sixty (60) days immediately preceding the date of the above-captioned petition.			
		preceding the date of the	e above-caption	income throughout the sixty (60) days immediately ned petition has been through self-employment from ges or a salary at fixed intervals.
		I have been unemployed the above-captioned peti		e sixty (60) days immediately preceding the date of
				to factors other than those listed above. (Please
correct		y under penalty of perjury est of my knowledge and		mation provided in this certification is true and
DATE:			_	Debtor
				Joint Debtor

LOCAL BANKRUPTCY FORM 2016-1

	: CHAPTER : : CASE NObk : : Debtor(s) :
	SUMMARY COVER SHEET FEES AND EXPENSES APPLICATION
a.	Your applicant was appointed on, based on an
	application filed
b.	Your applicant represents
c.	This application is a
	(state whether interim or final application).
d.	The total amount of compensation for which reimbursement is sought is and is
	for the period from to
e.	The total amount of expenses for which reimbursement is sought is and is for
	the period fromto
f.	The dates and amounts of any retainer received are
g.	The dates and amounts of withdrawals from the retainer by the Applicant are
h.	The dates and amounts of previous compensation allowed are:
i.	The dates and amounts of previous compensation paid are:
j.	There are/are no objections to prior fee applications of Applicant that have not been ruled
	upon by the Court in this bankruptcy case.
	Applicant's Signature
DAT	TED:

LOCAL BANKRUPTCY FORM 2016-2(a)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:		*	CHAPTER 13
		*	
	Debtor	*	CASE NObk
		*	

RIGHTS AND RESPONSIBILITIES AGREEMENT BETWEEN CHAPTER 13 DEBTORS AND THEIR ATTORNEYS

It is important for persons who file for bankruptcy under Chapter 13 to understand their rights and responsibilities. It is also important for them to know what their attorneys' responsibilities are and to appreciate the necessity of communicating openly with their attorneys to achieve successful results. These clients are entitled to expect certain services to be performed by their attorneys. The following Rights and Responsibilities Agreement has been adopted by the Bankruptcy Court for the Middle District of Pennsylvania. By signing this Rights and Responsibilities Agreement, attorneys and their clients accept the responsibilities outlined in this Agreement.

Under the rules of the Bankruptcy Court an attorney who files a bankruptcy case or who appears on behalf of a client filing for bankruptcy, other than as special counsel, is required to represent the client throughout the case, unless the client hires a new attorney or decides to represent himself or herself. However, an attorney may ask the Bankruptcy Court for permission to withdraw from a case. An attorney may request the Bankruptcy Court to approve additional fees, beyond those described in the Agreement, but only after the client has been given an opportunity to object and Court approval is obtained.

NOTICE TO ATTORNEYS: Attorneys have additional responsibilities which are imposed by the Bankruptcy Code and the Rules of Professional Conduct.

NOTICE TO CLIENTS: Your attorney may be unable to provide the services described in this Agreement if you do not provide accurate and complete information promptly and if you do not cooperate with your attorney during your case.

BEFORE THE CASE IS FILED:

You agree to:

- 1. Provide your attorney with complete and accurate financial information, as promptly as possible, including any forms your attorney asks you to complete and copies of any documents that have been requested.
- 2. Discuss your financial goals with your attorney.

3. Review all documents prepared by your attorney, advise your attorney about any necessary corrections or additions, and ask for explanations of any statements that you do not understand.

Your attorney agrees to:

- 1. Meet with you to review your debts, assets, liabilities, income, and expenses.
- 2. Discuss with you alternatives to bankruptcy, credit counseling, and the availability of relief under other chapters of the Bankruptcy Code.
- 3. Make all the disclosures required of your attorney as a debt relief agency.
- 4. Discuss the terms under which your attorney will represent you and prepare a written agreement describing the fee arrangement, including how your attorney will be paid.
- 5. Explain the expenses, in addition to attorneys fees, that will be incurred or may be incurred by you and how they must be paid.
- 6. Explain to you which payments must be made directly to creditors and which payments must be made to the Chapter 13 trustee.
- 7. Explain to you where to submit Chapter 13 plan payments, when to begin making payments, and the day of the month payments are due.
- 8. Explain to you the importance of insuring that your attorney is informed as to all changes in your contact information, including your phone number, mailing address, any email address, and place of employment.
- 9. Explain to you the consequences of failing to make direct payments to creditors, such as mortgage and auto payments, and failing to make payments to the Chapter 13 trustee.
- 10. Advise you concerning your obligation to attend the meeting of creditors.
- 11. Advise you of the necessity of maintaining appropriate insurance, such as homeowner's insurance and liability, collision, and comprehensive insurance on vehicles.
- 12. Timely prepare, file, and serve the bankruptcy petition, as well as statements, schedules, the plan, and other required documents and certificates, unless these documents are filed after the petition as permitted under the Bankruptcy Rules.

AFTER THE CASE IS FILED:

You agree to:

1. Begin making plan payments to the Chapter 13 trustee as instructed by your attorney.

- 2. Attend the meeting of creditors and any other court proceeding for which you receive notice unless informed by your attorney that your presence is not necessary.
- 3. Review and comply with notices you receive from the Court and respond to communications from your attorney.
- 4. Keep your attorney and the Chapter 13 trustee informed of any changes to your contact information, including phone numbers and mailing addresses.
- 5. Keep your attorney informed of any significant changes in your situation, including job loss or layoff, significant health problems requiring absence from work, and divorce or separation.
- 6. Inform your attorney immediately if contacted by a creditor or if any action is taken against any of your assets or against you.
- 7. Contact your attorney before buying, selling, or refinancing major assets such as a home or vehicle.
- 8. Promptly provide copies of all documents requested by your attorney.
- 9. Reimburse your attorney for all fees paid to third parties and charges advanced on your behalf (for example, credit counseling fees or credit report charges) unless your attorney agrees that these amounts will be paid through the plan.

The attorney agrees to provide all services necessary for representation and specifically to:

- 1. Submit to the Chapter 13 trustee properly documented proof of all sources of income and most recently filed tax return for you.
- 2. Appear at the meeting of creditors with you.
- 3. Respond to objections to plan confirmation and, where necessary, prepare an amended plan.
- 4. Prepare, file, and serve all statements, schedules, and the plan (if not filed with the petition) as well as any required amendments to any of these documents.
- 5. Prepare, file, and serve motions to buy, sell, or refinance real estate or personal property.
- 6. Review the file to ascertain if all required tax returns were filed and obtain and file the Pre-Confirmation Certification.
- 7. Obtain the Domestic Support Obligation Certification, if necessary, and forward it to the Chapter 13 trustee.
- 8. Attempt to obtain all secured Proofs of Claim, and/or prepare and file Proofs of Claim on behalf of creditors provided for in the plan, when appropriate.

- 9. Prepare, file, and serve objections to claims, if necessary.
- 10. Notify you of any pleading seeking relief against you and provide you with a deadline by which you must contact your attorney to discuss a response to the pleading, which also will explain possible consequences if you fail to respond.
- 11. Represent you at all hearings in which you have sought relief or have filed a response to a pleading seeking relief unless the matter has been settled. This does not include representation at adversary hearings.
- 12. Review any Transfer of Claims and any Notice of Mortgage Payment Change and advise of same, if necessary.
- 13. Prepare and serve any Motion to Suspend Trustee Payments.
- 14. Prepare and file any Motion for Wage Attachment for the Chapter 13 trustee or other secured creditor.
- 15. After your plan is confirmed, prepare and file any necessary motions to modify the confirmed plan and modified plans.
- 16. Explain to you what services will require the payment of additional legal fees and how those fees will be requested from the Court and that they may require the filing of an amended or modified plan. This explanation will include a discussion of what types of issues must be resolved through adversary proceedings.
- 17. Provide you with copies of all applications for the payment of fees for legal services, including time records, if required, before the applications are filed with the Bankruptcy Court.
- 18. Assist you in monitoring the status of your plan payments and in resolving any discrepancies between your records and those of the Chapter 13 trustee.
- 19. When appropriate, file motions to extend or impose the automatic stay.
- 20. If you qualify, assist you in attempting to obtain a mortgage modification. This only includes a modification which is necessary to obtain confirmation of the plan.
- 21. Respond promptly to your questions and communications throughout the term of the plan.
- 22. Advise you as to the requirement to complete an instructional course in personal financial management and the consequences of not doing so.
- 23. Advise you as to the requirements to complete the Debtors Certification Regarding Domestic Support Obligations and the consequences of not doing so.
- 24. Obtain a "No Position Letter" from the Chapter 13 trustee or file a Motion to Incur Debt and serve same.

- 25. Timely notify you when a hearing has been rescheduled or when a hearing is no longer required.
- 26. Review the Notice of Final Cure Payment and any response to the Notice of Final Cure Payment, and, if necessary, prepare and file a Motion for Determination of Final Cure and Payment of All Post-Petition Payments.
- 27. Prepare a Motion for Early and/or Hardship Discharge if the facts and law support same.

SUMMARY OF AGREEMENT FOR PAYMENT OF ATTORNEY'S FEES

The Bankruptcy Court has adopted a "presumptively reasonable fee" of \$4000.00 for legal services provided through the confirmation of a Chapter 13 plan. If you operate a business and the Chapter 13 trustee requires you to provide a business examination report or if you hold the controlling interest in a corporation or LLC that is operating a business, the Court has determined that an additional \$1000.00 fee for legal services is also presumptively reasonable. In addition, if your plan provides for future mortgage payments to be made through the plan ("conduit plan") rather than directly to the mortgage company, an additional \$500.00 fee has been determined to be presumptively reasonable. Debtor(s') counsel will be allowed to charge an additional fee of \$500.00 for amending the plan post-confirmation due to late Proofs of Claim being filed, adding post-petition payments to the plan, to resolve a Motion to Dismiss for material default, change in financial circumstances, or extending the plan term due to the Debtor(s) request. Counsel may elect either to accept an additional \$500.00 fee for a post-confirmation plan amendment, or counsel may request compensation for same if the time and expense incurred exceeds \$500.00. The cost of serving the modified plan will be your responsibility and must be reimbursed by you. Debtor(s') counsel will not be allowed to charge the additional legal fee of \$500.00 for making minor changes, such as changing the name of a creditor. In addition, Debtor(s') counsel will be allowed to charge additional legal fees for preparing, filing, and serving a Motion to Sell Real or Personal Property. The fee will be disclosed in the Motion, Notice, and Order and served on all creditors. No fee application is required. The attorney fee will be paid at closing. In the event that the sale does not proceed to closing, Debtor(s') counsel will be allowed to file a Fee Application to collect said fees. Debtor(s') counsel will be allowed to collect the sale motion filing fee prior to filing the Motion to Sell, without Court approval.

These "presumptively reasonable fees" are neither minimum nor maximum fees for Chapter 13 cases. If an attorney agrees to perform the services set forth in this Rights and Responsibilities Agreement and to charge no more for these services than is described above, the attorney is not required to file a fee application detailing the work performed through the confirmation of a plan. If you and your attorney agree that you will pay for services provided based on an hourly rate, or through some other arrangement, the attorney must submit an application to the Court with time records to obtain approval of the fees. In addition, even if an attorney has agreed to accept a "presumptively reasonable fee" for services through the confirmation of a plan, the attorney must submit fee applications and obtain Court approval for any additional fees charged for services related to adversary proceedings or for services provided after a plan is confirmed.

	case the parties agree that the legal fees for servi an, excluding adversary proceedings will be (con	1 0			
	\$, the presumptively re	easonable fee			
;	\$ per hour, to be adjusted in accor agreement between you and your attorney (descattach fee agreement)	ribe material terms of fee agreement or			
your ba Plan un addition	Other than the initial retainer, your attorney may not receive fees directly from you after your bankruptcy case is filed. All other attorney's fees must be paid through the Chapter 13 Plan unless otherwise ordered by the Bankruptcy Court. These fees are separate from and in addition to any filing fees that you must pay when documents are filed by your attorney with the Bankruptcy Court.				
objection representation request	If you dispute the legal services provided or the fees charged by your attorney, you may file an objection with the Bankruptcy Court. If your attorney believes that he or she cannot continue to represent you due to lack of cooperation or because of an ethical conflict, your attorney may request the Bankruptcy Court to permit him or her to withdraw from your case. You will receive notice of a request to withdraw and may contest the request at a hearing before the Court.				
	CASE SHALL YOUR ATTORNEY BE REC				
	By signing this Rights and Responsibilities Agr Agreement and understand and agree to carry or understand I am entitled to receive a signed cop	ut the terms to the best of my ability. I			
Attorne	Agreement with you and answered your perform the services described.	y certifies that he or she has reviewed this questions and that he or she agrees to			
Client		Date			
Client		Date			
Attorne	ey	Date			

Instructions: This Agreement is not to be filed with the Court. The original must be retained by the attorney and a copy provided to the client.

LOCAL BANKRUPTCY FORM 2016-2(b)

IN RI	E:			
		: CHAPTER 13		
		: : CASE NObk		
		:		
		:		
	Debtor (s)	:		
		TTORNEY FOR CHAPTER 13 DEBTOR AND REIMBURSEMENT OF EXPENSES		
Chapt follow		applies for approval of compensation as reimbursement of expenses pursuant to 11 U.S.C. § 330 as		
1.	Applicant is counsel for Debtor	(s).		
2.	Debtor(s) filed a petition for bar	nkruptcy relief on(date).		
3.	Applicant previously filed a Disclosure of Compensation of Attorney for Debtor(s) pursuant to Fed. R. Bankr. P. 2016(b), which is attached as Exhibit "A" to this Application.			
4.	Debtor(s) and Applicant have executed a Rights and Responsibilities Agreement and a copy of the Agreement was provided to Debtor(s).			
5.	This Application is	(state whether an interim or a final application).		
6.	(Check all applicable items)			
	() a. Debtor(s)' Chapt	er 13 Plan was confirmed on(date).		
	• •	ring the last post-confirmation modification of Debtor(s)' er 13 plan was entered on(date).		
	() c. Debtor(s) have no	ot confirmed a Plan.		
7.	The dates and amounts of previo	ous compensation paid are:		
	a. as a retainer	(list dates and amounts);		
	b. paid by the Chapter 13 T	Frustee through a confirmed Plan (list dates and amounts);		

8.	c. other	e Court following the filing of an interim
	Application are:	
		(dates and amounts).
9.	("PRF"), or is filing a supplemental fee an addition to the PRF, Applicant requests co	to accept the Presumptively Reasonable Fee oplication after confirmation of the Plan in ompensation in the amount of \$
	and reimbursement of expenses in the amo	ount of \$ for the period of A chronological listing of services
	performed and itemization of expenses for is attached as Exhibit "B" to this Applicat	r which reimbursement is requested for this time
10.	Legal services were provided by all profest beginning of the chronological listing of s	
11.	(Check one)	
	() Debtor(s) have reviewed this Appl requested amounts.	lication prior to its filing and have approved the
	() Debtor(s) have reviewed this Appl the request amounts.	lication prior to its filing and have not approved
	() Debtor(s) have not reviewed this A	Application prior to its filing.
	() Debtor(s) have not approved the re	equested amounts.
12.	Objections are pending to the following partial filed and name of objector, if no objection	rior fee applications: (list date application was as pending state "none").
reques amour determ	WHEREFORE, your Applicant respectful sted compensation in the amount of \$nt of \$ pursuant to 11 U.S.C nine that all prior interim orders are final.	lly requests this Honorable Court to approve the and reimbursement of expenses in the . § 330, and if this is a Final Fee Application, to
Dated	:	Applicant's Signature

LOCAL BANKRUPTCY FORM 2016-2(c)

IN RE:	*	CHAPTER 13	
	*		
Debtor	*	CASE NObk	
	*		
REQUEST FOR PAYMENT OF	CHAPTER 13	COMPENSATION AND I	EXPENSES
Instructions: Complete Part A for part L.B.R. 2016-2(c), being paid through a Complete Part B for payment of complete Part Compl	Chapter 13 planers of the Chapter 14 planers	n and reimbursement of expendent of expenses aw	enses. arded by
A. Presumptively reasonable fees und 1. Amount agreed to by debtor 2. Less amount paid to attorney prior 3. Balance of compensation to be paid 4. Expenses advanced to be paid thro expense and amount)	to filing petition	n listributions	\$ \$ \$ \$
 B. Compensation and reimbursement order under LBR 2016-2(a) 1. Retainer received 2. Compensation earned prepetition a 3. Expenses reimbursed prepetition 4. Balance in retainer after deduction 5. Compensation and expenses to be a through plan distributions, less balance 	nd paid to attor of prepetition c approved by the	ney prior to filing petition ompensation and expenses Court and to be paid	\$ \$ \$ \$
C. The undersigned hereby requests processes and reimbursement of each the following amount based on the infinite compensation.	payment through	n the plan for 11 U.S.C. § 503(b)(2) in	\$
Dated:	At	torney for Debtor	

	LOCAL BANKRUPTCY FORM 3002.1-1
	IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA
In re:	CHAPTER 13 CASE NObk

STATEMENT IN RESPONSE TO NOTICE OF FINAL CURE PAYMENT

Part 1:Pre-Petition Arrears
Creditor □ agrees or □ does not agree that the debtor(s) has paid in full the amount required to cure the pre-petition default to be paid through the Chapter 13 Plan.
——————————————————————————————————————
Amount due to cure pre-petition arrears: \$
Attach an itemized account of any required pre-petition amounts that the secured creditor contends remain unpaid as of the date of the Notice of Final Cure Payment.
Part 2:Post-Petition Arrears
Outside the plan: Creditor □ agrees or □ does not agree that the debtor(s) has paid all postpetition amounts due to be paid outside the Chapter 13 Plan directly to the secured creditor.
If the creditor disagrees:
Amount due to cure post-petition arrears due outside the plan: \$
Attach an itemized account of any required post-petition amounts that the secured creditor contends remain unpaid as of the date of the Notice of Final Cure Payment.
<i>Inside the plan</i> : Creditor \square agrees or \square does not agree that the debtor(s) has paid all postpetition amounts due to be paid through the Chapter 13 Plan.
If the creditor disagrees:
Amount due to cure post-petition arrears due inside the plan: \$
Attach an itemized account of any required post-petition amounts that the secured creditor contends remain unpaid as of the date of the Notice of Final Cure Payment.

Part 3:Sign Here		
The person completing this Statement must sign it. identifying information.	Please print your name and other	
Check the appropriate box.		
∃ I am the creditor.	☐ I am the creditor's authorized agent. (Attach a copy of power of attorney, if any.)	
I certify under penalty of perjury that the foregoing	is true and correct.	
Signature	Date:	
Print: Name	Title	
Company		
Address		
Phone	Email	
Part 4:Service		
Statement in Response to Notice of Final Cure Payment mailed to:		
Debtor(s) (address):		
Debtor(s)' Counsel: ───────────────────────────────────		
Trustee:		

LOCAL BANKRUPTCY FORM 3007-1

IN RE:	
	: CHAPTER
	:
	: CASE NObk
	:
Debtor (s)	:
	:
	:
	:
	:
Objector	: •
v.	•
**	· :
	:
	:
	:
	:
Claimant	:
то:	("Claimant")
NOTICE OF OBJECTION	ON TO CLAIM AND HEARING DATE
h	as filed an objection to the proof of claim you filed in this
bankruptcy case.	
Your claim may be reduced, n	nodified, or eliminated. You should read these papers
carefully and discuss them with your a	attorney, if you have one.
If you do not want the count to	aliminata an ahanga waya alaina way an waya lawwan maya
attend the hearing on the objection, sche	eliminate or change your claim, you or your lawyer must eduled to be held:
United States Bankruptcy Court	
(Address of Court)	Date:
(Address of Court)	
(Address of Court)	Time:

If you or your attorney do not attend the hearin	g on the objection, the court may decide that
you do not oppose the objection to your claim.	

	Attorney for Objector
	(Address)
	(Phone)
	(Facsimile)
	(Email)
	(Attorney ID No.)
Date of Notice:	

LOCAL BANKRUPTCY FORM 3015-1

IN RE:	Debtor(s)	: CHAPTER 13 : CASE NObk : : CHAPTER 13 PLAN : : (Indicate if applicable) : ()# MOTIONS TO AVOID LIENS : ()# MOTIONS TO VALUE COLLATERAL
		: () ORIGINAL PLAN : () AMENDED PLAN : (Indicate 1 ST , 2 ND , 3 RD , etc.)
timely further	THIS PLAN CAREFULLY. written objection. This plan n	GHTS WILL BE AFFECTED If you oppose any provision of this plan you must file a may be confirmed and become binding on you without tten objection is filed before the deadline stated on the filing of the plan
DISCHA	PIRGE: (Check one)	LAN PROVISIONS
()		ischarge of debts pursuant to Section 1328(a).
()	_	e for a discharge of debts because the debtor has scharge described in Section 1328(f).
NOTICE	OF SPECIAL PROVISION	S: (Check if applicable)
()	approved by the U.S. Ba Those provisions are set the designated spaces or preprinted language of th Debtor is prohibited from Section 8. The Debtor is specify that any of the pro-	al provisions that are not included in the standard plan as inkruptcy Court for the Middle District of Pennsylvania. out in Section 8 of this plan. Other than to insert text into to expand the tables to include additional claims, the his form may not be altered. This does not mean that the m proposing additional or different plan provisions in may propose additional or different plan provisions or rovisions will not be applicable, provided however, that eletion shall be set forth herein in Section 8.

1. PLAN FUNDING AND LENGTH OF PLAN

A.	Plan	<u>Payments</u>			
	1.	been made the remaining addition to a	to the Trustee to daing term of the plan monthly plan paym Trustee as set forth	(enter \$0 inter \$0 in	to the Trustee for s. If applicable, in ake conduit payments plan is
Start mm/yy		End mm/yy	Plan Payment	Estimated Conduit Payment	Total Payment
				Total Payments:	\$
	2.	notifies the the Debtor a payments ar	Trustee that a diffeend the attorney for attorney for the plan funding mortgage payments.	t mortgage payments, as rent payment is due, the the Debtor, in writing, accordingly. Debtor(s nts due prior to the initial	e Trustee shall notify to adjust the conduit) is responsible for al
	3.	` '	** *	e action to ensure that a nform to the terms of th	11
	4.	CHECK ON	NE:() Debtor(s)	is at or under median in	come
			calculates the paid to unse	r(s) is over median inconat a minimum of \$ ecured, non-priority created the Means Test.	must be
B.	<u>Liqu</u>	idation of Asse	<u>ets</u>		
	1.	to the plan p	proceeds in the esti	ied plan payments, Deb mated amount of \$ signated as All sales shall be	from the

specifie	, 20 If the property does not sell by the date d, then the disposition of the property shall be as follows:
-	syments from any source(s) (describe specifically) shall be paid to tee as follows:
The Deb	otor estimates that the liquidation value of this estate is
\$	(Liquidation value is calculated as the value of all non-
exempt	assets after the deduction of valid liens and encumbrances and
before tl	ne deduction of Trustee fees and priority claims.)

2. SECURED CLAIMS

A. <u>Pre-Confirmation Distributions</u>. Adequate protection and conduit payments in the following amounts will be paid by the Debtor to the Trustee. The Trustee will disburse these payments for which a proof of claim has been filed as soon as practicable after receipt of said payments from the Debtor.

Name of Creditor	Address	Account #	Estimated Monthly Payment
			\$
			¢

The Trustee will not make a partial payment. If the Debtor makes a partial plan payment, or if it is not paid on time and the Trustee is unable to pay timely a payment due on a claim in this section, the Debtor's cure of this default must include any applicable late charges.

Upon receipt, Debtor shall mail to the Trustee all notices from mortgagees including statements, payment coupons, impound and escrow notices, and notices concerning changes of the interest rate on variable interest rate loans. If any such notice informs the Debtor that the amount of the payment has increased or decreased, the change in the plan payment to the Trustee will not require modification of this plan.

B. <u>Mortgages and Other Direct Payments by Debtor</u>. Payments will be made outside the plan according to the original contract terms, with no modification of contract terms, unless otherwise agreed to by the contracting parties, and with liens retained. All mortgage and other lien claim balances survive the plan if not avoided or paid in full under the plan.

Name of Creditor	Description of Collateral	Contractual Monthly Payment	Principal Balance of Claim
		\$	\$
		\$	\$
		\$	\$
		\$	\$

C. <u>Arrears</u>. The Trustee shall distribute the amount of pre-petition arrearages set forth in the allowed proof of claim to each secured creditor set forth below. If the Debtor or the Trustee objects to a proof of claim and the objection is sustained, or if the plan provides for payment of amounts greater than the allowed proof of claim, the creditor's claim will be paid in the amount allowed by the court.

Name of Creditor	Description of Collateral	Estimated Pre-petition Arrears to be Cured	Estimated Post- petition Arrears to be Cured	Estimated Total to be paid in plan
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$
		\$	\$	\$

D. <u>Secured Claims Paid According to Modified Terms</u>. These amounts will be paid in the plan according to modified terms, and liens retained until entry of discharge. The excess of the creditor's claim will be treated as an unsecured claim. Any claim listed as "NO VALUE" in the "Modified Principal Balance" column below will be treated as an unsecured claim. THE LIENS WILL BE AVOIDED OR LIMITED THROUGH THE PLAN OR DEBTOR(S) WILL FILE AN ADVERSARY ACTION TO DETERMINE THE EXTENT, VALIDITY, AND PRIORITY OF THE LIEN (Select method in last column):

Name of Creditor	Description of Collateral	Modified Principal Balance	Interest Rate	Total Payment	Plan* or Adversary Action
		\$	% \$	ş	
		\$	% \$		
		\$	% \$	i.	

* "PLAN" INDICATES THAT THE DEBTOR(S) PROPOSES TO AVOID OR LIMIT THE LIEN OF THE CREDITOR IN THIS PLAN. CONFIRMATION OF THE PLAN SHALL CONSTITUTE A FINDING OF VALUATION PURSUANT TO SECTION 506(a). NO ADVERSARY COMPLAINT OR MOTION WILL BE FILED AND THE LIEN WILL BE AVOIDED BY A CONFIRMATION ORDER UPON DISCHARGE. IF THE CREDITOR WISHES TO CONTEST THE AVOIDANCE OF THE LIEN, THE CREDITOR MUST FILE AN OBJECTION TO THIS PLAN. OTHERWISE CONFIRMATION OF THE PLAN WILL AVOID THE LIEN UPON DISCHARGE.

E. <u>Other Secured Claims</u>. (Including conduit payments)

Name of Creditor	Description of Collateral	Principal balance of Claim	Interest Total to be Rate paid in plan
		\$	% \$
		\$	% \$
		\$	% \$

F. <u>Surrender of Collateral</u>. Debtor(s) surrenders the following assets to secured creditors. Upon confirmation of the plan, bankruptcy stays are lifted as to the collateral to be surrendered. This provision does not prejudice a creditor's right to move to lift the stay prior to confirmation.

Name of Creditor

Description of Collateral to be Surrendered

G. <u>Lien Avoidance</u>. The Debtor moves to avoid the following judicial and/or nonpossessory, non-purchase money liens of the following creditors pursuant to Section 522(f) (this section should not be used for statutory or consensual liens such as mortgages):

Name of Creditor

Description of Collateral

THE DEBTOR(S) PROPOSES TO AVOID THE JUDICIAL LIEN OF THE CREDITOR(S) IN THIS PLAN. CONFIRMATION OF THE PLAN SHALL CONSTITUTE A FINDING OF VALUATION AND ALLOWANCE OF EXEMPTIONS PURSUANT TO § 522(f). NO ADVERSARY COMPLAINT OR MOTION WILL BE FILED AND THE JUDICIAL LIEN WILL BE AVOIDED BY A CONFIRMATION ORDER UPON DISCHARGE. IF THE CREDITOR(S) WISHES TO CONTEST THE AVOIDANCE OF THE LIEN, THE CREDITOR(S) MUST FILE A TIMELY OBJECTION TO THIS PLAN. OTHERWISE, CONFIRMATION OF THE PLAN WILL AVOID THE LIEN UPON DISCHARGE.

- H. Optional provisions regarding duties of certain mortgage holders and servicers.
 Property of the estate vests upon closing of the case, and Debtor elects to include the following provisions. (Check if applicable)
 - () Confirmation of the plan shall impose an affirmative duty on the holders and/or servicers of any claims secured by liens, mortgages and/or deeds of trust on the principal residence of the Debtor to do the following:
 - (1) Apply the payments received from the Trustee on the pre-petition arrearage, if any, only to such arrearage. If the plan provides for an allowed payment of post-petition arrearages as set forth in Section 2C, apply those payments to only the post-petition arrearages.
 - (2) Deem the pre-petition arrearage as contractually current upon confirmation of the plan for the sole purpose of precluding the imposition of late payment charges or other default-related fees and services based solely on the pre-petition default or defaults.
 - (3) Apply the post-petition monthly mortgage payments made by the Debtor to the post-petition mortgage obligations as provided for by the terms of the underlying mortgage note. Late charges may be assessed on post-petition payments as provided by the terms of the mortgage and note.

3. PRIORITY CLAIMS

A. Allowed unsecured claims entitled to priority under section 1322(a) will be paid in full unless modified under Section 8:

	Nam	e of Creditor		Estimated Tot	tal Payment
			\$		
			\$		
			\$		
B.	Admii	nistrative Clain	<u>ns</u> :		
	(1)	Trustee fees.	Percentage fees payable rate fixed by the Unite		
	(2)	Attorney fees	. Check only one box:		
		Debto unpai	tition to the retainer of \$\frac{1}{2}\$, the amount of \$\frac{1}{2}\$. 2016-2- (c); or	in the plan	n. This represents the
		terms attorn separa	per hour, to be of the written fee agreer ey. Payment of such locate fee application with twed by the Court pursuan	nent between t lestar compens he requested an	he Debtor and the ation shall require a mount of compensation
	(3)	Other admini	strative claims.		
	Name	e of Creditor		Estimated Tot	tal Payment
			\$		
			\$		
			\$		
UNSE	ECURE	D CLAIMS			
A.	unsecu	ared claims, su	Nonpriority Creditors S ch as co-signed unsecure cured claims may not be	ed debts, that w	
Name of (Creditor	Reason	or Special Classification	Amount of Claim	Interest Rate Total Paymen

\$

\$

% \$

% \$

4.

- B. All remaining allowed unsecured claims shall receive a pro-rata distribution of any funds remaining after payment of the other classes.
- **5. EXECUTORY CONTRACTS AND UNEXPIRED LEASES**. The following executory contracts and unexpired leases are assumed (and pre-petition arrears to be cured in the plan) or rejected (so indicate):

Name of Creditor	Description of Collateral	Monthly Payment	Interest Rate	Pre-petition Arrears	Total Payment	Assume/ Reject
		\$	%	\$	\$	
		\$	%	\$	\$	

6. REVESTING OF PROPERTY: (Check One)

- () Property of the estate will vest in the Debtor upon confirmation. (Not to be used with Section 2H)
- () Property of the estate will vest in the Debtor upon closing of the case.

7. STUDENT LOAN PROVISIONS

A. <u>Student loan provisions</u>. This plan does not seek to discharge student loan(s) except as follows:

(NOTE: If you are not seeking to discharge a student loan(s), do not complete this section.)

Name of Creditor	Monthly Payment	Interest Pre-petition Rate Arrears	Total Payment
	\$	% \$	\$
	\$	% \$	\$

8. OTHER PLAN PROVISIONS

A. Include the additional provisions below or on an attachment. (**NOTE: The plan** and any attachment must be filed as one document, not as a plan and exhibit.)

9. ORDER OF DISTRIBUTION:

•	From the plan will be made by the Trustee in the following order:
Level 1:	<u> </u>
Level 2:	
Level 3:	
Level 4:	
Level 5:	
Level 6:	
Level 7:	
Level 8:	
	e Levels are not filled-in, then the order of distribution of plan payments will be by the Trustee using the following as a guide:
Level 1:	Adequate protection payments.
Level 2:	Debtor's attorney's fees.
Level 3:	Domestic Support Obligations.
Level 4:	Priority claims, pro rata.
Level 5:	Secured claims, pro rata.
Level 6:	Specially classified unsecured claims.
Level 7:	General unsecured claims.
Level 8:	Untimely filed unsecured claims to which the Debtor has not objected.
GENERA	L PRINCIPLES APPLICABLE TO ALL PLANS
All pre-pet	ition arrears and cramdowns shall be paid to the Trustee and disbursed to creditors e plan.
Trustee will bar date that	cition creditor files a secured, priority or specially classified claim after the bar date, the ll treat the claim as allowed, subject to objection by the Debtor. Claims filed after the at are not properly served on the Trustee will not be paid. The Debtor is responsible ng claims and filing objections, if appropriate.
Dated:	
	Attorney for Debtor
	Debtor
	Joint Debtor

LOCAL BANKRUPTCY FORM 3015-2(a)

IN RE:			
	:	CHAPTER 1	3
	:	CASE NO	1.1
	:	CASE NO	bk
	· :		
Debtor (s)	:		
CERTIFICATION REGARDING (Alter		CE OF AMENI ent of Claims)	DED CHAPTER 13 PLAN
The undersigned, counsel for the	e above-ca _j	ptioned Debtor(s	s), hereby certifies that the
Amended Chapter 13 Plan	n filed on _		proposes to alter the treatment
of the claims of the following creditors			•
I further certify that notice of the			
been served on the above listed creditor	rs and the C	Chapter 13 truste	e, as evidenced by the attached
certificate of service, and that no other p	party, other	than the creditor	ors listed above, will be
affected by the provisions of the	Am	ended Chapter 1	3 Plan.
	Coun	sel for Debtor(s)
Dated:			

LOCAL BANKRUPTCY FORM 3015-2(b)

IN RE:		
	:	CHAPTER 13
	:	
	:	CASE NObk
	:	
Debtor(s)	:	
		CE OF AMENDED CHAPTER 13 PLAN ng Technical Amendments)
The undersigned, counsel for the	above-ca	aptioned Debtor(s), hereby certifies that the
Amended Chapter 13 Plan f	filed on	proposes to alter the funding
of, or to make technical amendments to, t	he Chap	ter 13 Plan confirmed on,
but does not affect the treatment of the cla	aims of a	any creditors included in the confirmed Plan,
including the amounts to be paid, the timi	ing of th	e payments or the treatment of collateral:
I further certify that the	Ame	ended Chapter 13 Plan has been served on the
Chapter 13 trustee, and because none of t	he claim	as provided for in the plan will be affected by
the provisions of the Amend	ded Cha	pter 13 Plan, no further notice is required.
		Counsel for Debtor(s)
Dated:		

LOCAL BANKRUPTCY FORM 3015-2(c)

IN RE:			
	:	CHAPTER 12	
	:	CACE NO	11
	:	CASE NO	-bk
	•		
Debtor (s)	• •		
CERTIFICATION REGARDING (Alter		CE OF AMENDED (ent of Claims)	CHAPTER 12 PLAN
The undersigned, counsel for the	e above-ca	ptioned Debtor(s), her	reby certifies that the
Amended Chapter 12 Plan	n filed on _	prop	oses to alter the treatment
of the claims of the following creditors		•	
I further certify that notice of the			
been served on the above listed creditor	rs and the C	Chapter 12 trustee, as o	evidenced by the attached
certificate of service, and that no other J	party, other	than the creditors list	ted above, will be
affected by the provisions of the	Am	ended Chapter 12 Plan	n.
	Coun	sel for Debtor(s)	
Dated:			

LOCAL BANKRUPTCY FORM 3015-2(d)

IN RE:		
	:	CHAPTER 12
	:	
	:	CASE NObk-
	•	CASE NODK
Debtor(s)	:	
		CE OF AMENDED CHAPTER 12 PLAN ng Technical Amendments)
The undersigned, counsel for the	above-ca	aptioned Debtor(s), hereby certifies that the
Amended Chapter 12 Plan	filed on	proposes to alter the funding
of, or to make technical amendments to,	the Chap	eter 12 Plan confirmed on,
but does not affect the treatment of the c	laims of	any creditors included in the confirmed Plan,
including the amounts to be paid, the tim	ning of th	e payments or the treatment of collateral:
I further certify that the	Am	ended Chapter 12 Plan has been served on the
Chapter 12 trustee, and because none of	the claim	as provided for in the plan will be affected by the
provisions of the Amended	l Chapter	12 Plan, no further notice is required.
		Counsel for Debtor(s)
Dated:		

LOCAL BANKRUPTCY FORM 3015-3(a)

IN RI	Σ:						
		:	CHAI	PTER :	13		
		:					
		:	CASE	NO		bk	
		:					
		:					
		:					
	Debtor (s)	:					
СНА	APTER 13 DEBTOR'S PRE-COMMITH POST PETITION IN TAX RETURN IF a joint petition is filed, each	OOMESTIC JRN FILIN	C SUPP G OBL	ORT A	ND I	PREPE	TITION
I,		, upon	oath or	affirma	tion,	hereby	certify as follows:
1.	That the below information is be date on		l for cor	nplianc	e wit	h the co	onfirmation hearin
2.	That all post-petition amounts re- Obligations have been paid as re-						nestic Support
3.	That all applicable Federal, State 1308 have been filed.	e, and local t	tax retur	ns, as r	equir	ed by 1	1 U.S.C. Section
4.	If this Certification is being signed questioned about the statements in this Certification.						
	by certify that the foregoing statem bing statements made by me are wi						
DATE	ED:		BY:	Coun	sel fo	r Debto	r
DATE	ED:		BY:	Debto	or		

LOCAL BANKRUPTCY FORM 3015-3(b)

IN RE:		
		: CHAPTER
		: CASE NObk
		:
	D-1-4(-)	:
	Debtor (s)	:
		CATION REGARDING UPPORT OBLIGATION(S)
Consumer Protection to the applicable st	on Act of 2005 requires the ate child support enforcements complete the following	on claims in a case, the Bankruptcy Abuse Prevention and rustee to provide written notice to the holder of the claim and the agency. In order for the trustee to comply with the Act, the information and verify the information is true and correct be
1. Name of Person	Entitled to Receive Dome	tic Support Obligee ("Recipient"):
Claim Holder _	Last Name	
	Last Name	First Middle Initial
2. Address of Don	nestic Support Obligee Rec	pient:
Claim Holder		
	Street	City
_	County	State Zip
3. Telephone Num	nber of Domestic Support E	oligee Recipient:
Claim Haldan		
Claim Holder _	(Area Code) Phone N	
4. If you are paying		gation pursuant to a Court Order, provide the following:
	Name of Court	
	Address of Court	
	Docket Number	PACSES Number
The undersigned he	ereby certifies that the foreg	oing statements are true and correct under penalty of perjury
DATED:		BY:
		Debtor

LOCAL BANKRUPTCY FORM 3015-3(c)

IN F	RE:		
		: CH A	APTER 12
		:	
		: CAS	E NObk
		:	
		•	
	- •	:	
	Debtor (s)	:	
		TITION DOME	FIRMATION CERTIFICATION OF CSTIC SUPPORT OBLIGATIONS and file a separate certification.
I,		, upon oath o	r affirmation, hereby certify as follows:
1.	That the below information is being on		npliance with the confirmation hearing date
2.	That all post-petition amounts re Obligations have been paid as requ		aid under any and all Domestic Support C. § 1225(a)(7).
3.		•	bebtor, that the Debtor was duly questioned d answers consistent with this Certification.
	reby certify that the foregoing staten going statements made by me are will		ne are true. I am aware that if any of the subject to punishment for perjury.
DAT	TED:	BY:	Counsel for Debtor
DAT	ГЕD:	BY:	Debtor

LOCAL BANKRUPTCY FORM 3015-5

IN KE:	: CHAPTER 13
	: CASE NObk
	Debtor(s)
	CHAPTER 13 DEBTOR'S CERTIFICATIONS REGARDING DOMESTIC SUPPORT OBLIGATIONS AND 11 U.S.C. § 522(q)
	If a joint petition is filed, each spouse must complete and file a separate certification.
Part I.	Certification Regarding Domestic Support Obligations (check no more than one)
	Pursuant to 11 U.S.C. § 1328(a), I certify that:
	I owed no domestic support obligation when I filed my bankruptcy petition, and I have not been required to pay any such obligation since then.
	I am or have been required to pay a domestic support obligation. I have paid all such amounts that my chapter 13 plan required me to pay. I have also paid all such amounts that became due between the filing of my bankruptcy petition and today.
Part II.	If you checked the second box, you must provide the information below.
	My current address is:
	My current employer and my employer's address:
Part III.	Certification Regarding 11 U.S.C. § 522(q) (check no more than one)
	Pursuant to 11 U.S.C. § 1328(h), I certify that:
	Thave not claimed an exemption pursuant to 11 U.S.C. § 522(b)(3) and state or local law (1) in property that I or a dependent of mine uses as a residence, claims as a homestead, or acquired as a burial plot, as specified in 11 U.S.C. § 522(p)(1), and (2) that exceeds the aggregate value allowed in 11 U.S.C. § 522(q)(1), as amended.
	I have claimed an exemption in property pursuant to § 522(b)(3) and state or local law (1) that I or a dependent of mine uses as a residence, claims as a homestead, or acquired as a burial plot, as specified in 11 U.S.C. § 522(p)(1), and (2) that exceeds the aggregate value allowed in 11 U.S.C. § 522(q)(1), as amended.
Part IV.	Debtor's Signature
	I certify under penalty of perjury that the information provided in these certifications is true and correct to the my knowledge and belief.
DATED	
	Debtor

LOCAL BANKRUPTCY FORM 3015-6

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

: CHAPTER 12

IN RE:

	: : :	CASE NObk
	Debtor(s)	
	CHAPTER 12 INDIVIDUAL DEBTOR DOMESTIC SUPPORT OBLIGA	
	If a joint petition is filed, each spouse must	complete and file a separate certification.
Part I.	I. Certification Regarding Domestic Suppor	t Obligations (check no more than one)
	Pursuant to 11 U.S.C. § 1228, I certify tha	t:
	☐ I owed no domestic support obligation have not been required to pay any such ob	ation when I filed my bankruptcy petition, and I ligation since then.
		domestic support obligation. I have paid all such me to pay. I have also paid all such amounts that cruptcy petition and today.
Part L	II. If you checked the second box, you must p	provide the information below.
	My current address is:	
	My current employer and my employer's address:	
Part I	III. Certification Regarding 11 U.S.C. § 522	(q) (check no more than one)
	Pursuant to 11 U.S.C. § 1228(f), I certify t	hat:
	law (1) in property that I or a dependent of	resuant to 11 U.S.C. § 522(b)(3) and state or local mine uses as a residence, claims as a homestead, a 11 U.S.C. § 522(p)(1), and (2) that exceeds the 2(q)(1), as amended.
	or local law (1) that I or a dependent of mi	perty pursuant to 11 U.S.C. § 522(b)(3) and state ne uses as a residence, claims as a homestead, or 11 U.S.C. § 522(p)(1), and (2) that exceeds the

Part IV. Debtor's Signature	
I certify under penalty of perjury that the infand correct to the best of my knowledge and belief	formation provided in these certifications is true.
DATED:	BY:

aggregate value allowed in 11 U.S.C. § 522(q)(1), as amended.

LOCAL BANKRUPTCY FORM 3017-1

IN RE:			
		:	CHAPTER
		:	
		:	CASE NObk
		:	
	5 .1()	:	
	Debtor(s)	:	
			ON REGARDING OSURE STATEMENT
	MINIEINDEE	DISCLO	SORE STATEMENT
that the Amended I	Disclosure Stateme	ent, filed _	onent in the above-captioned case, hereby certifies
1	_ notice must be	circulated	as if an original Disclosure Statement;
2	notice need be Statement;	sent only t	o the objectors to the last filed Disclosure
3		-	red and the Amended Disclosure ed as submitted.
Dated:			1.6 Pl P
		Cou	insel for Plan Proponent

LOCAL BANKRUPTCY FORM 3018-1

IN RE:		• • • • •	: : : :	CHAPTI CASE N		ok	_
	De	ebtor(s)	:				
		SECTION	1126 BALL	OT REPOR	T FORM		
CLASS I	# BALLOTS CAST	# ACCEPTING	# REJECTING	\$ ACCEPTING	\$ REJECTING	CLASS ACCEPTING	CLASS REJECTING
CLASS II							
CLASS III							
CLASS IV							
The following	ng classes are in	mpaired:					
Copies of all is attached.	ballots not acc	cepted are atta	ched. An ex	planation of v	vhy the ballot	s were rejecte	ed, if applicable,
		PLAN ACCEPT		ES	NO		
The foregoin	ng Report is acc	curate and con	mplete.				
Dated:			Cour	sel for Plan F	Proponent		

LOCAL BANKRUPTCY FORM 3019-1

IN RE:			
		:	CHAPTER 11
		:	CLOENO
		:	CASE NObk
		•	
	Debtor(s)	:	
	· · · · · · · · · · · · · · · · · · ·		<u>N REGARDING</u> REORGANIZATION
The undersigned	ed counsel for the plan	propon	ent in the above-captioned case, hereby certifies that
the Amended Plan of	Reorganization, filed		, contains changes to the Plan of
Reorganization, filed	, of s	such na	ture and degree that:
1	notice must be circu	lated as	s if an original Plan of Reorganization;
2.		only to	the objectors to the last filed Plan of
	Reorganization;		
3.	confirmed as submit of Reorganization had included in the Ame	tted. Al ave bee ended P	I and the Amended Plan of Reorganization can be II pending objections to confirmation of the Plan n resolved or settled by the modifications lan of Reorganization, and the Amended Plan of ith the requirements of 11 U.S.C. § 1123 and
Dated:			
		Cou	nsel for Plan Proponent

LOCAL BANKRUPTCY FORM 3020-1

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN R	E:	
		: CHAPTER 11
		: : CASE NObk
		: CASE NO
		: :
		:
	Debtor (s)	:
CI	COMPLIANCE WITH P	DEBTOR'S PRE-CONFIRMATION CERTIFICATION OF ST PETITION DOMESTIC SUPPORT OBLIGATIONS d, each spouse must complete and file a separate certification.
I,		, upon oath or affirmation, hereby certify as follows:
1.	That the below informat date on	n is being supplied for compliance with the confirmation hearing
2.		unts required to be paid under any and all Domestic Support d as required by 11 U.S.C. § 1129(a)(14).
3.		g signed by counsel for Debtor, that the Debtor was duly ments in this Certification and supplied answers consistent with
		statements made by me are true. I am aware that if any of the are willfully false, I am subject to punishment for perjury.
DAT	ED:	BY: Counsel for Debtor
DAT	ED.	BY:

Debtor

LOCAL BANKRUPTCY FORM 4001-1

IN RE: Debtor(s)	: CHAPTER 13 : CASE NObk: :
	ITION PAYMENT HISTORY AGE DATED
Recorded on, in	County, at
Property Address:	
Mortgage Servicer:	
Post-petition mailing address for Debtor(s) to	o send payment:
Mortgagor(s)/Debtor(s):	
Payments are contractually due:	
Monthly Bi	-weekly Other
Each Monthly Payment is comprised of: Principal and Interest R.E. Taxes Insurance Late Charge Other TOTAL POST-PETITION PAYMENTS (Petition of the comprised of: Post-Petition Payment is comprised of: Principal and Interest Post-Petition Payment is comprised of: Principal and Interest	(Specify:)

Payment amount due	Date payment was due	Date payment was received	Amount received	Check number	How payment was applied (mo./yr.)
[Continue on attached sheets if necessary]					
TOTAL NUMBER OF POST-PETITION PAYMENTS PAST DUE:as of					

TOTAL NUMBER OF POST-PETITION PAYMENTS PAST DUE: ______as of _____.

TOTAL AMOUNT OF POST-PETITION ARREARS: _____as of _____.

Dated: _____ Mortgage Company

(Print Name and Title)

(2)

☐ Presumption of Undue Hardship
☐ No Presumption of Undue Hardship
(Check box as directed in Part D: Debtor's Statement in Support of Reaffirmation Agreement)

LOCAL BANKRUPTCY FORM 4008-1(a)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

	TOR THE MIDDLE		der of three three
IN RE:	Debtor(s)	: : :	CHAPTER CASE NObk
			ON AGREEMENT
	[Indicate all documents included	l in this	filing by checking each applicable box.]
	☐ Part A; Disclosures, Instruction and Notice to Debtor (pages 1–5)		☐ Part D: Debtor's Statement in Support of Reaffirmation Agreement
	☐ Part B: Reaffirmation Agreeme	ent	☐ Part E: Motion for Court Approval
	☐ Part C: Certification by Debtor Attorney	.'s	
	[Note: Complete Part E only if deb of negotiating this agreement. Note Form 2400C ALT - Order on Reaff	also: If	not represented by an attorney during the course f you complete Part E, you must prepare and file a Agreement.]
	Name of Creditor:		
	☐ [Check this box if] Creditor is a Federal Reserve Act	Credit U	Union as defined in §19(b)(1)(a)(iv) of the
PART	A · DISCI OSURE STATEMENT	TNST	RUCTIONS AND NOTICE TO DERTOR

1. **DISCLOSURE STATEMENT**

Before Agreeing to Reaffirm a Debt, Review These Important Disclosures:

SUMMARY OF REAFFIRMATION AGREEMENT

This Summary is made pursuant to the requirements of the Bankruptcy Code.

AMOUNT REAFFIRMED

The an	nount of debt you have agreed to reaffirm \$				
The amount of debt you have agreed to reaffirm includes all fees and costs (if any) that have accrued as of the date of this disclosure. Your credit agreement may obligate you to pay additional amounts which may come due after the date of this disclosure. Consult your credit agreement.					
ANNUAL PE	ERCENTAGE RATE				
[The annua	l percentage rate can be disclosed in different ways, depending on the type of debt.]				
annual percent	If the debt is an extension of "credit" under an "open end credit plan," as those terms § 103 of the Truth in Lending Act, such as a credit card, the creditor may disclose the tage rate shown in (i) below or, to the extent this rate is not readily available or not eximple interest rate shown in (ii) below, or both.				
(i)	The Annual Percentage Rate disclosed, or that would have been disclosed, to the debtor in the most recent periodic statement prior to entering into the reaffirmation agreement described in Part B below or, if no such periodic statement was given to the debtor during the prior six months, the annual percentage rate as it would have been so disclosed at the time of the disclosure statement: %.				
	-And/Or-				
(ii)	The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor: %. If different simple interest rates apply to different balances included in the amount reaffirmed, the amount of each balance and the rate applicable to it are:				
\$					
\$ \$					
b.	If the debt is an extension of credit other than under an open end credit plan, the				

creditor may disclose the annual percentage rate shown in (i) below, or, to the extent this rate is not

readily available or not applicable, the simple interest rate shown in (ii) below, or both.

disclosed to the debtor in the most recent disclosure statement given to the debtor prior to entering into the reaffirmation agreement with respect to the debt or, if no such disclosure statement was given to the debtor, the annual percentage rate as it would have been so disclosed: [No. 128(a)(4) of the Truth in Lending Act, as disclosed to the debtor to the debtor to the debtor to the debtor to the debtor.
- And/Or -
(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor:%. If different simple interest rates apply to different balances included in the amount reaffirmed, the amount of each balance and the rate applicable to it are: \$
c. If the underlying debt transaction was disclosed as a variable rate transaction on the most recent disclosure given under the Truth in Lending Act:
The interest rate on your loan may be a variable interest rate which changes from time to time, so that the annual percentage rate disclosed here may be higher or lower.
d. If the reaffirmed debt is secured by a security interest or lien, which has not been waived or determined to be void by a final order of the court, the following items or types of items on the debtor's goods or property remain subject to such security interest or lien in connection with the debt or debts being reaffirmed in the reaffirmation agreement described in Part B.
Item or Type of Item Original Purchase Price or Original Amount of Loan
<u>Optional</u> — At the election of the creditor, a repayment schedule using one or a combination of the
following may be provided:
Repayment Schedule:
Your first payment in the amount of \$ is due on (date), but the future payment amount may be different. Consult your reaffirmation agreement or credit agreement, as applicable.

	Or
Your payment schedule will be:	(number) payments in the amount of \$
each, payable (monthly, annually, week	ly, etc.) on the (day) of each
(week, month, etc.), unless altered later	by mutual agreement in writing.
(week, month, etc.), unless altered later	by mutual agreement in writing.

A reasonably specific description of the debtor's repayment obligations to the extent known by the creditor or creditor's representative.

--- Or ---

2. INSTRUCTIONS AND NOTICE TO DEBTOR

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps are not completed, the reaffirmation agreement is not effective, even though you have signed it.

- 1. Read the disclosures in this Part A carefully. Consider the decision to reaffirm carefully. Then, if you want to reaffirm, sign the reaffirmation agreement in Part B (or you may use a separate agreement you and your creditor agree on).
- 2. Complete and sign Part D and be sure you can afford to make the payments you are agreeing to make and have received a copy of the disclosure statement and a completed and signed reaffirmation agreement.
- 3. If you were represented by an attorney during the negotiation of your reaffirmation agreement, the attorney must have signed the certification in Part C.
- 4. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, you must have completed and signed Part E.
- 5. The original of this disclosure must be filed with the court by you or your creditor. If a separate reaffirmation agreement (other than the one in Part B) has been signed, it must be attached.
- 6. If the creditor is not a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court unless the reaffirmation is presumed to be an undue hardship as explained in Part D. If the creditor is a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court.

7. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, it will not be effective unless the court approves it. The court will notify you and the creditor of the hearing on your reaffirmation agreement. You must attend this hearing in bankruptcy court where the judge will review your reaffirmation agreement. The bankruptcy court must approve your reaffirmation agreement as consistent with your best interests, except that no court approval is required if your reaffirmation agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home.

YOUR RIGHT TO RESCIND (CANCEL) YOUR REAFFIRMATION AGREEMENT

You may rescind (cancel) your reaffirmation agreement at any time before the bankruptcy court enters a discharge order, or before the expiration of the 60-day period that begins on the date your reaffirmation agreement is filed with the court, whichever occurs later. To rescind (cancel) your reaffirmation agreement, you must notify the creditor that your reaffirmation agreement is rescinded (canceled).

Frequently Asked Questions:

What are your obligations if you reaffirm the debt? A reaffirmed debt remains your personal legal obligation. It is not discharged in your bankruptcy case. That means if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Otherwise, your obligations will be determined by the reaffirmation agreement which may have changed the terms of the original agreement. For example, if you are reaffirming an open end credit agreement, the creditor may be permitted by that agreement or applicable law to change the terms of that agreement in the future under certain conditions.

Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments you agree to make.

What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage, or security deed. Even if you do not reaffirm and your personal liability on the debt is discharged, because of the lien your creditor may still have the right to take the property securing the lien if you do not pay the debt or default on it. If the lien is on an item of personal property that is exempt under your State's law or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you must make a single payment to the creditor equal to the amount of the allowed secured claim, as agreed by the parties or determined by the court.

NOTE: When this disclosure refers to what a creditor "may" do, it does not use the word "may" to give the creditor specific permission. The word "may" is used to tell you what might occur if the law permits the creditor to take the action. If you have questions about reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement reaffirming a debt. If you don't have an attorney helping you, the judge will explain the effect of reaffirming a debt when the hearing on the reaffirmation agreement is held.

PART B: REAFFIRMATION AGREEMENT

Date: _____

Ιı	(we)	agree to	reaffirm	the debts	arising	under the	credit	agreement	described	below.
	(** ~)	ugice to	1 Cullilli	tile debts	aribility	under the	CICUIT	agreement	acscribea	ociow.

1.	Brief description of credit a	greement.	
2. agreement:	Description of any changes	to the credit agreement made as part of	this reaffirmation
SIGNATURI	$\Xi(S)$:		
Borrower:		Accepted by creditor:	
(Print Name)		(Print Name of Creditor)	-
(Signature)		(Address of Creditor)	-
Date:		(Signature)	
Co-borrower,	if also reaffirming these debts:	(Printed name and Title of Individual Signature)	gning for Creditor)
(Print Name)		Date of creditor acceptance:	
(Signature)			

PART C: CERTIFICATION BY DEBTOR'S ATTORNEY (IF ANY).

[To be filed only if the attorney represented the debtor during the course of negotiating this agreement.]

PART D: DEBTOR'S STATEMENT IN SUPPORT OF REAFFIRMATION AGREEMENT

[Read and complete numbered paragraphs sections 1 and 2, <u>OR</u>, if the creditor is a Credit Union and the debtor is represented by an attorney, read section 3. Sign the appropriate signature line(s) and date your signature. If you complete sections 1 and 2 <u>and</u> your income less monthly expenses does not leave enough to make the payments under this reaffirmation agreement, check the box at the top of page 1 indicating "Presumption of Undue Hardship." Otherwise, check the box at the top of page 1 indicating "No Presumption of Undue Hardship."]

1. I believe this reaffirmation agreement will not impose an undue hardship on my dependents or me. I can afford to make the payments on the reaffirmed debt because my monthly ncome (take home pay plus any other income received) is \$, and my actual current monthly expenses including monthly payments on post-bankruptcy debt and other reaffirmation agreements total \$, leaving \$ to make the required payments on this reaffirmed debt.					
I understand that if my income less my monthly expenses does not leave enough to make the ayments, this reaffirmation agreement is presumed to be an undue hardship on me and must be eviewed by the court. However, this presumption may be overcome if I explain to the satisfaction of the court how I can afford to make the payments here:					
(Use an additional page if needed for a full explanation.)					
I received a copy of the Reaffirmation Disclosure Statement in Part A and a completed and signed reaffirmation agreement. igned:					
(Joint Debtor, if any)					
Oate:					
[If the creditor is a Credit Union and the debtor is represented by an attorney]					
3. I believe this reaffirmation agreement is in my financial interest. I can afford to make ne payments on the reaffirmed debt. I received a copy of the Reaffirmation Disclosure Statement in eart A and a completed and signed reaffirmation agreement.					
igned:					
(Debtor) Date: (Joint Debtor, if any)					

PART E: MOTION FOR COURT APPROVAL

[To be completed and filed only if the debtor is not represented by an attorney during the course of negotiating this agreement.]

MOTION FOR COURT APPROVAL OF REAFFIRMATION AGREEMENT

I (we), the debtor(s), affirm the following to be true and correct:

I am not represented by an attorney in connection with this reaffirmation agreement.

I believe this reaffirmation agreement is in my best interest based on the income and expenses I have disclosed in my Statement in Support of this reaffirmation agreement, and because (provide any additional relevant reasons the court should consider):

follow	Therefore, I ask the court for an order approving this reaffirmation agreement under the ing provisions (check all applicable boxes):
	☐ 11 U.S.C. § 524(c)(6) (debtor is not represented by an attorney during the course of the negotiation of the reaffirmation agreement)
	☐ 11 U.S.C. § 524(m) (presumption of undue hardship has arisen because monthly expense exceed monthly income)
Signed	d: (Debtor)
	(Joint Debtor, if any)
Date:	

LOCAL BANKRUPTCY FORM 9004-1

[Contested Matter Caption]

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:			
		:	CHAPTER
JOHN DOE		:	
		:	
	Debtor(s)	:	CASE NObk(judge's initials
		:	
XYZ MORTGAGE	CO.	:	
Movant		:	
		:	
vs.		:	
		:	
JOHN DOE		:	
	Respondent	•	

MOTION OF XYZ MORTGAGE CO. FOR RELIEF FROM THE STAY

LOCAL BANKRUPTCY FORM 9004-2

[Adversary Proceeding Caption]

CHAPTER
CASE NObk(judge's initials)
COMPLAINT TO DETERMINE DISCHARGEABILITY OF DEBT
ADVERSARY NOap-

LOCAL BANKRUPTCY FORM 9013-3

IN KE:	: CHAPTER
	: CASE NObk
Debtor(s)	: :
Plaintiff(s)/Movant(s) vs.	: : Nature of Proceeding: :
Defendant(s)/Responden	: : : t(s) : Document #:
REQUEST TO CONTI	NUE HEARING/TRIAL WITH CONCURRENCE ¹
This request must be filed at least approved by the Court. Submitting a reque	twenty-four (24) hours prior to the hearing. All requests must be est is not an automatic continuance.
The undersigned hereby requests a is a first request for a continuance. ²	a continuance with the concurrence of the opposing party (parties). This
Reason for the continuance.	
Contemporaneous with the filing of counsel participating in this proceeding.	of this request, the undersigned has served a copy of this request upon all
Dated:	
	Attorney for Name:
	Phone Number:
1 No alterestions on intentions	of this document one name it ad

¹ No alterations or interlineations of this document are permitted.

² If this is not a first request for a continuance, then a Motion to Continue must be filed.

LOCAL BANKRUPTCY FORM 9019-1

IN RE		: CHAPTER
	Debtor(s)	: CASE NObk :
	Plaintiff(s)/Movant(s) vs.	: : Nature of Proceeding: : Pleading:
	Defendant(s)/Respondent(s)	: : Document #:
	REQUEST TO REMOV	VE FROM THE HEARING/TRIAL LIST*
CHECI	K ONE: The undersigned hereby withdraws the a	above identified pleading with the consent of the opposition, if any.
	The undersigned counsel certifies as fol	lows:
	(1) A settlement has been reached vertices only one). □ Thirty (30) days. □ Forty-five (45) days. □ Sixty (60) days.	which will be reduced to writing, executed and filed within (please
	(2) If a stipulation is not filed or a h dismiss the matter without further notice	nearing requested within the above-stated time frame, the Court may e.
	(3) Contemporaneous with the filin upon all counsel participating in this pro	g of this request, the undersigned has served a copy of this request occeeding.
Dated:		
		Attorney for

^{*}No alterations or interlineations of this document are permitted. This request must be filed twenty-four (24) hours prior to the hearing.

LOCAL BANKRUPTCY FORM 9019-2

IN RE:			
		:	CHAPTER
		:	CASENO
		•	CASE NObk
		:	
	Debtor(s)	:	
	· ,	:	ADVERSARY NOap
		:	(if applicable)
		:	
		:	
	Plaintiff(s)/Movant(s)	•	
	VS.	:	Nature of Proceeding:
		:	<u> </u>
		:	
		:	
		:	
	Defendant(s)/Respondent(s)	:	
	REQ	UEST FO	OR MEDIATION*
CHECK	CONE:		
	The undersigned requests this dispute	be assign	ned to mediation.
	The undersianed configuration that the other		or parties to the dispute join in this request.
	(Check if applicable.)	er party o	ir parties to the dispute John in this request.
	Contemporaneously with the filing of	this requ	est, the undersigned has served a copy of this request upon
all the p	parties or their respective legal counsel		
Dated:			
_			Attorney for

^{*}No alterations or interlineations of this document are permitted.

LOCAL BANKRUPTCY FORM 9019-3(a)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:	: CHAPTER 13
	: : CASE NObk-
Debtor(s)	

MOTION TO PARTICIPATE IN MORTGAGE MODIFICATION MEDIATION PROGRAM

The undersigned debtor [and joint debtor if applicable] (the "Debtor") moves as follows:

- 1. Debtor seeks to participate in the Mortgage Modification Mediation Program ("MMM Program") pursuant to L.B.R. 9019-3.
- 2. Debtor states the following preference for the MMM Program loss mitigation review process (check only ONE box):
 - □ Debtor wishes to utilize the DMM Portal, or such other portal as may be designated by the Court, (the "Portal") for the modification process and hereby requests the concurrence of the Mortgage Creditor for use of the Portal.
 - □ Debtor wishes to communicate directly with the Mortgage Creditor and its counsel during the modification process and will not utilize the Portal. Debtor hereby requests the concurrence of the Mortgage Creditor to opt out of the Portal.
- 3. By filing this Motion, Debtor certifies as follows:
 - a. Debtor is the owner/occupant of a one- to four-unit residential property used as the Debtor's primary residence.
 - b. Debtor has regular income.
 - c. Debtor has an unpaid principal mortgage balance that is equal to or less than \$729,750.00 (for a one-unit property).
 - d. Debtor has a mortgage payment that is not affordable due to a financial hardship that can be documented.

- 4. Debtor agrees to make post-petition mortgage payments to Mortgage Creditor of seventy-five percent (75%) of Debtor's current mortgage payment ("Modified Mortgage Payment").
- 5. The first Modified Mortgage Payment will be due and must be received by Mortgage Creditor no later than the next monthly scheduled mortgage due date (plus any grace period) after the filing of this Motion. The only exception to this requirement is if Debtor does not know the identity of Mortgage Creditor at the time the payment is due; in that event Debtor will make the Modified Mortgage Payment to Debtor's attorney to be held in trust until Mortgage Creditor is identified.
- 6. Debtor will continue to make the Modified Mortgage Payments to Mortgage Creditor each month until the MMM Program is concluded or a court order expressly states otherwise.
- 7. Debtor has filed his or her Schedules and Statement of Financial Affairs which may be relied upon by Mortgage Creditor in evaluating Debtor's mortgage loan for modification.
- 8. Debtor will submit a completed loss mitigation application to Mortgage Creditor as provided in L.B.R. 9019-3 within thirty (30) days of the entry of an order granting this Motion. Failure to timely submit a completed loss mitigation application may result in Debtor being removed from the MMM Program upon written motion of Mortgage Creditor.
- 9. By filing this Motion, Debtor understands and consents to a modification of the automatic stay imposed by § 362(a) of the Bankruptcy Code as follows:
 - a. The automatic stay is immediately modified to permit Mortgage Creditor to request information, evaluate and analyze Debtor's financial situation, and to fully participate in the mortgage modification process and negotiate loan modification terms.
 - In the event Debtor misses a Modified Mortgage Payment, Mortgage Creditor may file a
 motion for relief from the automatic stay and seek removal of Debtor from the MMM
 Program.
 - c. If a request for loan modification is denied, Debtor must file an amended/modified plan within twenty-one (21) days of receiving notice of the denial. The amended/modified plan must address the treatment of the pre-petition mortgage arrears and any post-petition arrears that may have accrued. If an amended/modified Chapter 13 Plan is not timely filed, Mortgage Creditor may file a motion for relief from the automatic stay. A rejection of an offered loan modification by Debtor shall be treated as a denial for the purposes of this paragraph.

- 10. If a loan modification is agreed upon, Debtor will cooperate in promptly formalizing any needed legal documents and seeking any necessary court approval for the mortgage modification.
- 11. If within one hundred and twenty (120) days from the entry of an order admitting Debtor into the MMM Program, no motion to approve loan modification has been filed and/or no amended/modified Chapter 13 plan has been filed, Debtor agrees to file a Loss Mitigation Status Report as required by L.B.R. 9019-3(j)(4).

WHEREFORE, Debtor requests that this Court enter an order authorizing Debtor and Mortgage Creditor to enter into the MMM Program.

Dated:		
	Attorney for Debtor(s)	
Dated:	_	
	Debtor's Signature	
Dated:		
Dated.	Joint Debtor's Signature	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:	: CHAPTER 13 :
	: : CASE NObk- :
Debtor(s)	: :

NOTICE OF FILING OF MOTION TO PARTICIPATE IN MORTGAGE MODIFICATION MEDIATION PROGRAM

TO:	, and its successors, assigns, and servicing agents
("Mortgage Creditor")	

PLEASE TAKE NOTICE CONCERNING THE FOLLOWING:

On this date, Debtor filed a Motion to Participate in Mortgage Modification Mediation Program ("Motion to Participate")

Mortgage Creditor has twenty-one (21) days from the filing of the Motion to Participate to accept or object to Debtor's entry into the MMM Program.

If Mortgage Creditor agrees to participation, Mortgage Creditor will file a Consent to Participation in Mortgage Modification Mediation Program ("Creditor Consent Form"), L.B.F. 9019-3(b).

Prior to filing the Creditor Consent Form, the parties shall confer as to whether loss mitigation review will be done by DMM Portal, or such other portal as may be designated by the Court, (the "Portal") or between the parties outside of the Portal. The Creditor Consent Form shall reflect the decision of the parties.

If Mortgage Creditor objects to participation, a written objection must be filed with the Court.

Upon written objection, the Motion to Participate will be denied without prejudice to re-filing.

If Mortgage Creditor fails to file the Creditor Consent Form or an objection to participation within twenty (21) days, the Motion to Participate may be granted without further notice or hearing and the preference elected by Debtor as to the Portal use will govern.

Should a mediator be appointed by the Court at any point during the loss mitigation process,

Debtor and Mortgage Creditor will each pay \$125.00 (the "Mediation Fee") to the mediator no later than
fourteen (14) days after appointment of the mediator. Mediators do not accept personal checks for the
Mediation Fee.

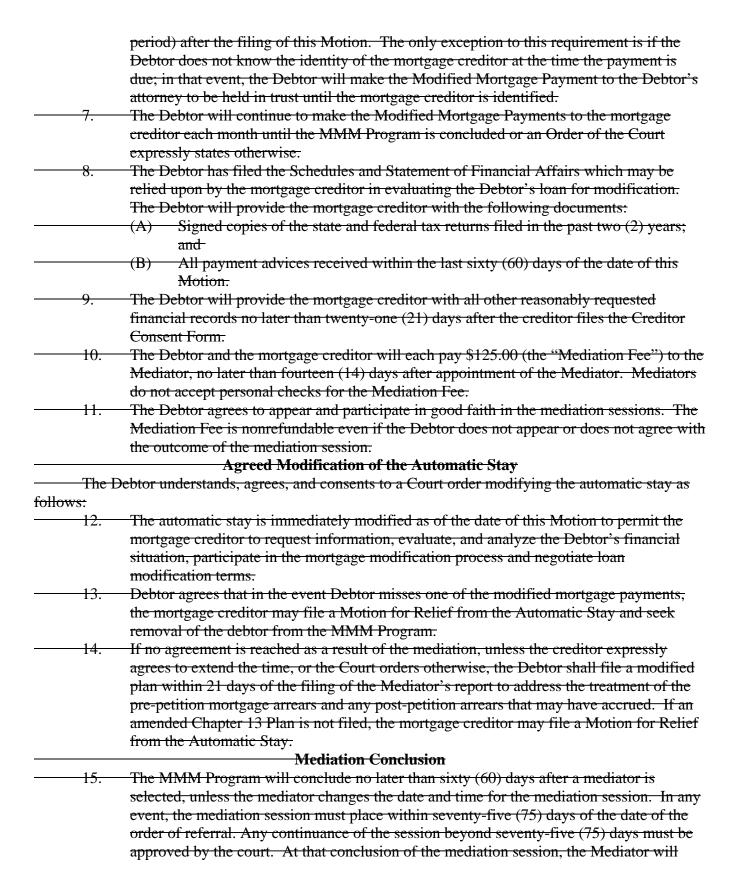
Should a mediator be appointed by the Court at any point during the loss mitigation process,

Debtor agrees to appear and participate in good faith in the mediation session(s). The Mediation Fee is
nonrefundable regardless of the outcome of the mediation session.

Dated:		
	Attorney for Debtor(s)	
	Address:	
	Telephone:	
	Facsimile:	
	Email:	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA IN RE: CHAPTER 13 CASE NO. __-_bk-____ Debtor(s) NOTICE OF MOTION AND MOTION TO PARTICIPATE IN MORTGAGE MODIFICATION MEDIATION PROGRAM To: and its successors, assigns and servicing agents ("mortgage creditor"), please take notice: The undersigned debtor [and joint debtor, if applicable] (the "Debtor") files this Motion seeking to enter into a mortgage modification agreement through the Court's sanctioned Mortgage Modification Mediation Program ("MMM Program"). The mortgage creditor has twenty-one (21) days from the filing of this Motion to accept or object to entry into the MMM Program. If the mortgage creditor agrees to participation, the mortgage creditor will file a Consent to Motion to Participate in Mortgage Modification ("Creditor Consent Form"), L.B.F. 9019-3(b). If the mortgage creditor objects to participation, a written objection must be filed with court. Upon written objection, the Motion to Participate will be denied without prejudice to re-filing. A Motion to Participate may only be re-filed after an objection by the mortgage creditor, if filed with the written concurrence of the mortgage creditor. If the mortgage creditor fails to file the Creditor Consent Form or an objection to participation within twenty (21) days, the Motion to Participate will be dismissed without prejudice to re-filing. The Debtor hereby moves the Court for authority to enter into the MMM Program. By this Motion, the Debtor agrees and certifies as follows: **Eligibility** The Debtor is the owner-occupant of a one- to four-unit residential property used as the Debtor's primary residence. The Debtor has regular income. The Debtor has an unpaid principal mortgage balance that is equal to or less than \$729,750.00 (for a one-unit property). The Debtor has a mortgage payment that is not affordable due to a financial hardship that can be documented. **Participation Requirements** The Debtor agrees to make post-petition mortgage payments to the mortgage creditor of seventy-five percent (75%) of the Debtor's current mortgage payment (the "Modified Mortgage Payment"). The first Modified Mortgage Payment will be due and must be received by the mortgage

creditor no later than the next monthly scheduled mortgage due date (plus any grace



	issue a report to the Court.
	No Modification Agreement Reached
16.	If the Mediator's report advises that no agreement was reached, the Debtor and mortgage
	creditor can agree to extend the deadline for the parties to attempt to reach agreement.
	The extension agreement must be in writing, and filed with the Court.
17.	If no such extension agreement is filed within seven (7) days of the Mediator's report,
	then the Debtor will have fourteen (14) additional days (twenty-one (21) days after the
	filing of the mediator's report) to file a modified, feasible plan. Failure to file a modified,
	feasible plan within this deadline may be grounds for the mortgage creditor to file a
	Motion for Relief.
	Mortgage Modification Agreement Reached
	If a modification is agreed upon, the Debtor will cooperate in promptly formalizing any
	needed legal documents and seek any necessary court approval for the mortgage
	modification.
WIII	EREFORE, the Debtor requests that the Court enter an Order authorizing the Debtor and the
mortgage cro	editor to enter into the MMM Program.
22	e e e e e e e e e e e e e e e e e e e
Dated:	
	Debtor's Signature
	č
Dated:	
	Joint Debtor's Signature

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA
IN DE
IN RE: : CHAPTER 13
. CHAITER IS
: CASE NObk-

——————————————————————————————————————
<u>CERTIFICATE OF SERVICE</u>
The Debtor's attorney certifies that on (date), I served, or caused to be served, a copy
of the NOTICE OF MOTION AND MOTION TO PARTICIPATE IN MORTGAGE
MODIFICATION MEDIATION PROGRAM by (describe method of service) on the mortgage creditor
its counsel (if known), and the Chapter 13 Trustee at the following addresses:

LOCAL BANKRUPTCY FORM 9019-3(b)

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

IN RE:

5.

		: CHAPTER 13
		:
		: : CASE NObk-
		:
	Debtor (s)	: :
	CONSENT TO PAR MORTGAGE MODIFICATION	
		("Mortgage Creditor") consents to
Debt	tor's Motion to Participate in the Mortgage Modif	ication Mediation Program ("MMM Program").
1.	The current monthly mortgage payment is	, and seventy-five percent (75%) of
	same is	
2.	The parties have conferred and have chosen (c	heck only ONE box):
	□ to use the DMM Portal, or such other p	ortal as may be designated by the Court (the
	"Portal")	
	□ not to use the Portal	
3.	If the Portal is being used, Mortgage Creditor	(to the extent not already registered), must register
	with the Portal and post the required loss mitig	ation application within fourteen (14) days after
	entry of the Order Granting Entry in MMM Pr	ogram ("Participation Order"). If the parties are
	not using the Portal, Mortgage Creditor agrees	to provide Debtor with the required loss
	mitigation package and document checklist ad	vising Debtor of what information is needed to
	review for loss mitigation.	
4.	Within fourteen (14) days of receiving Debtor	's completed application, Mortgage Creditor will
	designate (via the Portal or in written correspo	ndence, whichever is applicable) a specific
	individual who will be a single point of contac	t for all communication with Debtor during the
	loss mitigation review process.	

If at any time during the loss mitigation review process the loan being reviewed becomes subject

to a transfer to another creditor ("Substituted Creditor"), Mortgage Creditor agrees to file a Proposed Order Substituting MMM Servicer as required by L.B.R. 9019-3(c)(6) or 9019-3(d)(5), whichever is applicable. Mortgage Creditor further agrees to ensure that all loss mitigation notes, applications, and correspondence related to loss mitigation review are forwarded to Substituted Creditor.

- 6. If at any time during the loss mitigation review process the Court appoints a mediator as permitted under L.B.R. 9019-3(e), Mortgage Creditor agrees that a specialist from Mortgage Creditor's mortgage modification department or other representative with full authority to settle will participate in one or more mediation sessions with Debtor for the purpose of evaluating and considering Debtor's request for a permanent mortgage modification on Debtor's primary residence, and that attendance of a representative will be continuous throughout the mediation. The representative may participate by telephone or video conference.
- 7. If a mediator is appointed, Mortgage Creditor agrees to pay \$125.00 to the mediator no later than fourteen (14) days after appointment of the mediator.
- 8. Mortgage Creditor agrees to engage in the loss mitigation review and mediation processes in good faith, and understands that failure to do so may result in the imposition of damages and sanctions. Mortgage Creditor understands that the goal of the MMM Program is to negotiate toward a permanent loan modification.
- 9. In the event a mortgage modification is agreed upon, Mortgage Creditor agrees to promptly file a motion to approve loan modification, attaching a copy of the modification agreement thereto, and to file any appropriate amendments or withdrawals of its proof of claim.

Dated:		
	Attorneys for Mortgage Creditor	

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA IN RE: CHAPTER 13 CASE NO. - -bk-Debtor(s) CONSENT TO MOTION TO PARTICIPATE IN MORTGAGE MODIFICATION MEDIATION PROGRAM __(the "mortgage creditor") consents to the Debtor's Motion to participate in the Mortgage Modification Mediation Program ("MMM Program"). The current monthly mortgage payment is ______, and seventy-five percent (75%) of same is _____ Attached hereto is a checklist of documents, in addition to the bankruptcy schedules, last two years' signed tax returns, and last sixty 60 days' payment advices, that are needed to evaluate the Debtor's request for a mortgage modification. (If no checklist is attached, no additional documents are needed). By this Consent, the mortgage creditor agrees that a specialist from the mortgage creditor's mortgage modification department or other representative with full authority to settle will participate in one or more mediation sessions with the Debtor for the purpose of evaluating and considering the Debtor's request for a permanent mortgage modification on the Debtor's primary residence, and that attendance of a representative will be continuous throughout the mediation. The representative may participate by telephone or video conference. The mortgage creditor agrees to pay \$125.00 to the Mediator no later than fourteen (14) days after appointment of the Mediator. The mortgage creditor agrees to engage in the mediation process in good faith, and understands that failure to do so may result in the imposition of damages and sanctions. The mortgage creditor understands that the goal of the MMM Program is to negotiate toward a permanent loan modification. In the event a mortgage modification is agreed upon, the mortgage creditor agrees to promptly prepare any necessary documents and to file any appropriate amendments or withdrawals of its proof of claim. Dated:

Attorneys for mortgage creditor

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE MIDDLE DISTRICT OF PENNSYLVANIA
IN RE:
: CHAPTER 13
——————————————————————————————————————
CERTIFICATE OF SERVICE (OR AFFIDAVIT OF MAILING)
The mortgage creditor's attorney certifies that on (date), I served, or caused to be
served, a copy of the Consent to Motion to Participate Participation in Mortgage Modification
Mediation Program by (describe method of service) on the Debtor, Debtor's counsel, and the Chapter 13
Trustee at the following addresses:

LOCAL BANKRUPTCY FORM 9019-3(c)

IN RE: : CHAPTER 13		
:		
: CASE NO	bk	
: 		
Debtor(s)		
ORDER SUBSTITUTING MMM SER	VICER	
On (Date of Motion to Participate) the above	e named Debtor(s) filed a Motion to	
Participate in Mortgage Modification Mediation Program and Notice	of Filing of Motion to Participate in	
Mortgage Modification Mediation Program upon which the Court enter	red an Order Granting Entry in MMM	
Program dated (Date of Order), at Docket No	, naming	
(Full Name of Mortgage Creditor) ("Mortgage Cr	editor") as the party responsible for	
representing Mortgage Creditor in the MMM Program and setting forth certain deadlines for the then named		
Mortgage Creditor.		
Subsequent to entry of the above-referenced Order, counsel for	Mortgage Creditor was notified that	
Mortgage Creditor is scheduled to change as of(Date of	Transfer) (the "Transfer Date") and	
that as of the Transfer Date, the new servicer/lender will be		
(Full Name of Substituted Creditor) with an address of		
(Full Address of Substituted Creditor) ("Subs	tituted Creditor"). On,	
(Date) Mortgage Creditor complied with all its obligations to proper	ly designate Substituted Creditor on	
the MMM Program Portal (if applicable) and now it is incumbent on the	e Court to relieve Mortgage Creditor	

from any further responsibilities under the current Order Granting Entry in MMM Program and formally transfer those duties, responsibilities, and obligations to Substituted Creditor.

After	due consideration of the above, it is ORDERED that:		
1.	(Mortgage Creditor) is relieved from any further responsibility		
	pursuant to the Order Granting Entry in the MMM Program referred to above and that Order		
	is VACATED as to it.		
2.	(Substituted Creditor) is now designated as the current servicer		
	responsible for completion of all MMM Program duties, responsibilities, and obligations		
	previously imposed on Mortgage Creditor referred to in Paragraph 1, above. Substituted		
	Creditor is now fully responsible for compliance with all MMM Program requirements as		
	if originally designated in the Order Granting Entry in MMM Program in the first instance.		

LOCAL BANKRUPTCY FORM 9019-3(c)

IN RE:	
	: CHAPTER 13
	: CASE NObk
	:
Debtor(s)	÷ ÷
	ORDER
The above-named debtor(s) (the "Debtor") and
	participate in the Mortgage Modification Mediation Program
("MMM Program"), IT IS THEREFORE OF	
1. On or before	, the Debtor will provide the following
documents (the "Documents") to the mortgage	ge creditor: (1) signed copies of the Debtor's state and federal
, , , , , , , , , , , , , , , , , , ,	es of the Debtor's payment advices for the last sixty (60) days;
· · · · · · · · · · · · · · · · · · ·	e mortgage creditor, as shown on the checklist attached to the
mortgage creditor's Consent to Motion to Pa	articipate in Mortgage Modification Mediation Program.
2. Upon completion of delivery	of the Documents, the Debtor will file Debtor's Certification
of Readiness for Mediation."	
	btor's Certification of Readiness for Mediation, the Clerk will
the appointment.	proved mediators, and notify the parties and the Mediator of
the appointment.	
4. Promptly after receiving the n	otice of appointment, the Mediator will contact the parties and
	ion sessions may include the negotiation of a modification of
	payment terms, reduction or forgiveness of principal, interest,
	tate tax advance), surrender or sale of the mortgaged property
	nt of the mortgage creditor's claim, application of payments,
and standing of the mortgage creditor to see	k foreclosure are not included in the MMM Program.
5. No later than fourteen (14) of	lays after appointment of the Mediator, the Debtor and the
mortgage creditor will pay, directly to the Me	diator, the sum of \$125.00 each. The Debtor's personal check
will not be accepted. The mediation fee is n	onrefundable.
6. A specialist from the mortg	age creditor's mortgage modification department or other
	e will participate in one or more mediation sessions. The

mortgage creditor is advised that the goal of the MMM program is a permanent modification. Attendance of a representative will be continuous throughout the mediation. The representative may participate by telephone or video conference.

- 7. All statements made by the parties, attorneys and other participants at or associated with the mediation shall be privileged and not reported, recorded or placed into evidence, made known to the court or construed for any purposes as an admission. No party shall be bound by any statement made or action taken at the mediation conference unless an agreement is reached. The mediator will keep confidential all statements made at the mediation and will report to the Court only whether or not the mediation was successful.
- 8. The automatic stay is modified, to the extent necessary, to allow the Debtor and the mortgage creditor to negotiate loan modification terms during the pendency of this case.
- 9. The Debtor will comply with all payment terms in the Motion to Participate in Mortgage Modification Mediation Program. Failure to comply with all payment terms may result in a Motion for Relief.
- 10. All parties are directed to comply with the express terms of the Order and to engage in the mediation process in good faith. Failure to do so may result in the imposition of damages and sanctions.
- 11. The Debtor and the mortgage creditor are directed to promptly take all necessary and appropriate actions to formalize the modification, including filing an amendment to or withdrawal of the mortgage creditor's claim, and/or filing a modified plan.

LOCAL BANKRUPTCY FORM 9019-3(d)

IN KE:	
	: CHAPTER 13
	: CASE NObk
Debtor(s)	
DEBTOR'S CERTIFIC	ATION OF READINESS FOR MEDIATION
Program, the undersigned attorney for the	and Motion to Participate in Mortgage Modification Mediation e Debtor hereby certifies that all requested documents have or its attorney), and that this case is ready for appointment of a
Dated:	Name and Address of Debtor's attorney

LOCAL BANKRUPTCY FORM 9037-1

In re:		
		Chapter:
* Debtors		Case Number:
APPLI	CATION REQUESTIN	NG REDACTION OF PERSONAL INFORMATION
identifiable info	ormation as defined in Fed. I	ame], hereby states that the following document(s) contain personally R. Bankr. P. 9037 and requests that these document(s) be redacted
example, Docker I am [check app [] inclu	et. No. 32, Exhibit A to Certoropriate box]: uding the \$25.00 redaction f	are seeking to redact, preferably indicating the docket number. For tification in Support of Motion for Relief from the Automatic Stay]. Fee. on fee on the grounds that
am seeking to real I understand that have been exponsapplication with	edact personal identifiers from the I must serve a copy of this sed, the case trustee (if any) ain five (5) days of filing it was the case trustee (if any) and the case trustee (if any)	ald not have to pay the redaction fee. For example, "I am the debtor arom records that were filed by a creditor in the case."] s application on the debtor, any individual whose personal identifiers and the United States trustee. I must file proof of service of this with the Court. To regoing is true and correct.
		Signature of Applicant
Data	20	

LOCAL BANKRUPTCY FORM 9074-1

IN RE:	
	: CHAPTER
	:
	:
7. 14. (3)	:
Debtor(s)	:
	: (if applicable)
	:
	:
Plaintiff(s)/Movant(s)	:
VS.	: Nature of Proceeding:
	:
	: Pleading:
	: :
	· :
Defendant(s)/Respondent(s)	: Document #:
	usiness days before the scheduled hearing. If a certification cannot be
1. HEARING INFORMATION	umony musi de odiainea from the Court.)
Hearing Type (e.g., Motion to Dismiss, Tri	al)
Hearing Date	Hearing Time
2. WITNESSES SCHEDULED TO PRO	OVIDE TELEPHONIC TESTIMONY
3. I hereby certify that all parties participa concurred in the telephonic appearance	of the witness(es) set forth in paragraph 2 above.
Date	Signature of certifying attorney or pro se party
	Name of attorney or pro se party