UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF NEW YORK

In Re:	
,	Case No.
Debtor(s).	Chapter 13

ORDER CONFIRMING CHAPTER 13 PLAN

Part 1: Findings

In connection with the chapter 13 plan filed at docket no. ____ ("Plan") before this court for confirmation, the court finds that:

- (1) Debtor¹ has complied with the filing requirements under 11 U.S.C. § 521(a)(1) (mandatory documents) and 11 U.S.C. § 521(b) (credit counseling certificate);
- (2) Under penalty of perjury, Debtor has represented to the chapter 13 trustee ("Trustee") and this court that, to the extent applicable, all domestic support obligations owed by Debtor, as defined in 11 U.S.C. § 101(14A), that have become due since the filing of the petition have been paid and that all such obligations coming due during the Plan will be paid in a timely fashion;
- (3) Debtor has completed the Certification Pursuant to Local Bankruptcy Rule 3015-1 as to compliance with the requirements of the Federal Rules of Bankruptcy Procedure ("Fed. R. Bankr. P.") and Local Bankruptcy Rules ("LBR") by providing creditor addresses that enabled proper notice upon all creditors and parties in interest of the Plan and has made service pursuant to Fed. R. Bankr. P. 7004 and LBR 3015-1(c) upon any creditor affected by an Allowed Contested Matter² contained within the Plan as set forth in the certificate of service filed by Debtor; and
- (4) The Trustee has reviewed and recommends the Plan for confirmation to the court, all timely objections, if any, have been resolved, and the Plan meets the requirements of 11 U.S.C. § 1325.

Accordingly, IT IS ORDERED that

The Plan is confirmed, with the following provisions set forth in Parts 2-9 below.

In a joint case, any reference to "Debtor" shall mean "Debtors."

² Allowed Contested Matter shall have the same meaning as ascribed in LBR 3015-1(c)(1).

Part 2	2:	Plan Payments, Length of Plan and Order of	Distribution		
2.1	Plan Payn	nents and Length of Plan			
	A	mount of each Monthly Payment:	\$	_	
	A	dditional Funding Requirements:	\$	(Source:)
	A	dditional Funding Requirements:	\$		
	T	erm of Plan:	months		
	N	Iinimum Amount to be paid into the Plan:	\$	_	
	Minimum	Amounts to be paid to nonpriority unsecured	creditors under the Pl	an shall be the greate	r of:
	L	iquidation:	\$	_	
		isposable Income (Form 122C-2, ne 45 x 60 months):	\$	-	
	P	ercentage Repayment:	Q	%	
2.2		ax Refunds			
	ct to any alter	Distribution of Plan Payments by the Trustee nate provision in Part 8, funds received by the Truste forth in this Order and shall be applied, after			
	oution:	tottii iii tiiis Order and shan de applied, after	payment of applicable	Trustee's rees, in the	following order of
	nonpriority Second: To Third: To Fourth: To	ay any and all equal monthly payments required of unsecured claims under Section 5.2.; to pay allowed administrative expenses, including pay allowed secured claims pro rata until paid in pay allowed priority claims pro rata until paid in ay allowed unsecured claims pro rata under Part	attorney's fees under Se full under Sections 3.1, full under Sections 4.4	ection 4.3, pro rata, unt. 3.4 and 3.6;	
		will make ongoing mortgage or lease installment p to payment to any other creditor and after payme			6.1, those payments
Part 3	3:	Secured Claims			
		s shall retain the liens securing their claims until or discharge of the underlying debt under 11 U.S		nt of the underlying deb	ot determined under
		atomatic stay is ordered as to any item of collates, and all secured claims based on that collateral w		1 0	this Part as to that
3.1	Maintena	nce of Payments and Cure of Default			
	□ None.				

(a)

Prepetition Arrears

Prepetition arrears owed to the creditors listed below will be paid in full by the Trustee in accordance with a timely filed proof of claim. In the absence of a contrary timely filed proof of claim, the amount stated below shall control.

Creditor	Collateral	Amount of arrearage	Interest rate on arrearage (if applicable)

(b) Maintenance of Payments

Ongoing postpetition payments will be disbursed directly to the creditor as indicated below.

Creditor	Collateral	Current installment payment	Installment payment to be disbursed by
			□ Trustee □ Debtor
			□ Trustee □ Debtor

3.2 Payment of Secured Claim Based on Collateral Value

☐ None.

(a) Bifurcated claims

The creditors listed below will be paid the value of their collateral pursuant to 11 U.S.C. § 506 with present value interest pursuant to 11 U.S.C. § 1325(a)(5).

(i) Non-governmental creditor

Any timely filed claim by a non-governmental unit requesting payment of a higher secured claim shall be deemed to be an unsecured claim to the extent that the amount of the filed claim exceeds the value stated below. Further, any timely filed proof of claim will be disallowed to the extent the interest rate sought exceeds the rate listed below. A filed claim seeking a lower secured claim amount or lower rate of interest on its secured claim shall be deemed to be the creditor's consent to accept payment of said lower amount(s) and will control.

(ii) Governmental creditor

For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a timely filed proof of claim controls over any contrary amount listed below.

Creditor	Collateral	Value of collateral	Interest rate	Monthly payment to creditor

(b) Wholly unsecured mortgage claims modified pursuant to 11 U.S.C. § 506

The lien(s) of the creditor(s) listed below are deemed wholly unsecured and the claim(s) listed below shall be treated as unsecured under Section 5.1.

Creditor	Amount of claim

3.3 Pa	yment in Full of Secu	ıred Claim w	ith Present	Value In	terest				
□ None.									
amount of t disallowed t lower rate o	the claim shall be dete to the extent the interes	ermined in ac est rate sought ed claim shall	cordance with exceeds the be deemed t	th a timel rate liste to be the	ly filed proof d below. A fi creditor's cons	of cla led cla sent to	im. Any timely aim seeking a lov accept payment	11 U.S.C. § 1325(a)(5) filed proof of claim were secured claim amount of said lower amount (sl.	ill be ant o
Creditor		Collateral		Amount	of claim	Int	erest Rate	Monthly paymen creditor	t to
lien or secu		ided will be tr	eated as an u	nsecured	claim under S	ection	5.1 to the extent a	. The amount of the ju allowed. The amount, i	
Creditor			Amount of secured claim after avoidance		Interest rate (if applicable)				
3.5 Su □ None.	rrender of Collatera	I							
The stay un		(a) and 1301((a) is termina	· /				the creditor's allowed or red claim resulting from	
Creditor					Collateral				
3.6 Secure	d claims to be paid in	full. <i>Check o</i>	one.						
list		n filed before	the filing de	adline un	der Fed. R. Ba	ankr.]	P. 3002(c) contro	red by the court, the and ls over any contrary and ll control.	
	Name of creditor		Collateral	1		Amo	ount of claim	Interest rate]
						\$		%	1

	Г			¢	0/	
I	nsert addition	al claims as needed.		\$	9/0	
Part 4		Fees and Priority Claims				
		Tees and Friority Claims				
		ll allowed priority claims, including	g domestic support obligati	ions other than	those treated in Section	n 4.5, will be
.2	Trustee's F	•				
		verned by statute and may change of the under the Plan.	during the course of the case	e but will be no	more than 10% of pay	ments
.3	Attorney's	Fees				
) ebto	To Ar	all be as paid set forth below. tal Fee Approved nount Paid Directly by Debtor lowed Administrative Claim to be p	\$ \$ paid by Trustee \$	_ _ _		
.4	Priority Cl	aims Other Than Attorney's Fees	and Those Treated in Sec	ction 4.5		
□ Nor	ie.					
Claims	s entitled to pr	iority under 11 U.S.C. § 507 shall b	e paid in full based upon a	timely filed pro	of of claim.	
Creditor			Amount of	claim to be pai	d	
1.5	Domestic S 1322(a)(4)	Support Obligations Assigned or	Owed to a Governmenta	l Unit and Pai	d in Accordance with	11 U.S.C.
□ Nor	ie.					
		t obligations assigned to or owed to J.S.C. § 1322(a)(4).	the governmental units lis	ted below will t	pe paid a pro rata distri	bution in
Cred	litor		Amount of cla	aim to be paid		
			L			
Part 5	5:	Nonpriority Unsecured Claims				
	ed nonpriority	y Unsecured Claims Not Separate unsecured claims that are not separ t forth in Section 2.1.	•	l, pro rata, until	paid in accordance wit	h the
5.2] Nor	Maintenan	ce of Payments and Cure of any I	Default on Nonpriority Un	secured Claim	s	

Ongoing postpetition contractual payments will be disbursed to the creditors listed below as indicated. Prepetition arrears owed to the

creditors will be paid in full by the Trustee in accordance with a timely filed proof of claim.

Creditor	Current installment payment	Arrearage
	\$ Disbursed by □ Trustee □ Debtor	
	\$ Disbursed by \(\preced \text{Trustee} \(\preced \text{Debtor} \)	

5.3 Other Separately Classified Nonpriority Unsecured Claims

☐ None.

The nonpriority unsecured claims listed below are separately classified pursuant to 11 U.S.C. § 1322(b)(1) and will be paid in full in accordance with a timely filed proof of claim.

Creditor	Amount of claim	Percentage of Claim to be Paid
	\$	%
	\$	%

Part 6:	Executory Contracts and Unexpired Leases

6.1Executory Contracts and Unexpired Leases

☐ None.

The executory contracts and unexpired leases listed below will be treated as specified. The arrearage will be paid in full in accordance with a timely filed proof of claim unless otherwise ordered by the court. The arrearage will be disbursed by the Trustee on a pro rata basis with secured claims. Current installment payments will be disbursed either by the Trustee or directly by the Debtor, as specified below, subject to any contrary court order or rule.

Creditor	Description of leased property or executory contract	Treatment of lease or executory contract	Current installment payment	Amount of arrearage to be disbursed by Trustee for assumed obligation
		□ Assumed □ Rejected	\$ Disbursed by □ Trustee □ Debtor	
		□ Assumed □ Rejected	\$ Disbursed by □ Trustee □ Debtor	

Part 7: Vesting of Property of the Estate		Part 7:	Vesting of Property of the Estate	
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7.1 Revesting

Property of the estate shall not revest in Debtor until completion of the Plan.

Part 8:	Non-Standard Plan Provision(s)	
□ None.		
(If applicable, in	sert the non-standard plan provision(s) included in the Plan at Part 8 pursuant to Fed. R. Bankr. P. 3015(c).)	
Part 9:	Miscellaneous Provisions	

IT IS FURTHER ORDERED that

9.1 Dischargeability

Any provision in the Plan purporting to discharge a claim under 11 U.S.C. § 523 shall be unenforceable and void until such time as Debtor obtains a separate order that discharges such claim.

9.2 Default on Direct Payments to Secured Creditors

Upon Debtor's post-confirmation default to a secured creditor listed in Sections 3.1(b) for a period of more than 60 days on claims secured by real property which is NOT the Debtor's principal residence, or 30 days on claims secured by personal property ("Post-Confirmation Default"), the secured creditor may give notice of said Post-Confirmation Default ("Default Notice"). The Default Notice shall be filed with the court and served upon Debtor by first class mail and upon Debtor's attorney and the Trustee by notice of electronic filing via the CM/ECF system. The secured creditor must file an affidavit of service of the Default Notice with the court. The Default Notice shall provide that within 15 days the Post-Confirmation Default must be: (1) cured; (2) settled by written agreement between the parties; or (3) resolved by the court based on appropriate pleadings filed by Debtor establishing sufficient equity or other facts sufficient to justify continuance of the automatic stay. If the Post-Confirmation Default is not resolved in accordance with the terms of the Default Notice, said creditor may submit an application and ex parte order providing relief from the automatic stay and directing that (i) the Trustee be added as a necessary party to receive notice of the report of sale and surplus money proceedings; and (ii) closure of the case shall not constitute an abandonment of the Trustee's interest, if any, in any surplus proceeds.

9.3 Requirements Regarding Postpetition Tax Returns

During the term of the confirmed Plan, Debtor shall timely file with the taxing authorities all required federal and state tax returns and pay all applicable taxes when due. Upon Debtor's default in the timely filing of required federal and/or state tax returns and/or in the payment of applicable federal and/or state taxes for any postpetition period, the appropriate taxing authority may give written notice of said delinquency ("Delinquency Notice") to Debtor by regular mail, and Debtor's attorney and the Trustee by electronic notice, based upon the filing of the Delinquency Notice with the court. The taxing authority must file an affidavit of service of the Delinquency Notice with the court. The Delinquency Notice shall specify which tax returns have not been filed and/or which taxes have not been paid and give notice that the taxing authority may apply ex parte for an order dismissing the case within 180 days from the date the Delinquency Notice is given if the delinquency is not: (1) cured; (2) settled by written agreement between the parties; or (3) resolved by appropriate pleading submitted to the court evidencing the filing of said returns and/or payment of said tax. If the delinquency is not addressed as per the terms of the Delinquency Notice, the taxing authority may submit an ex parte application and order dismissing the chapter 13 case without further notice.

9.4 <u>Obligation to Report Inheritances, Settlements, Awards, Bonuses or Any Other Asset or Monies Received During the</u> Term of the Plan

Debtor shall report to the Trustee any receipt or notice of entitlement to funds in excess of \$1,500.00 during the term of the Plan (other than the regular monthly income reflected in Schedule I filed with the court).

9.5 <u>Payroll Deductions</u>

If Debtor defaults on payments required by the Plan, the Trustee may submit and implement an ex parte order for payroll deduction payments without further notice to Debtor's attorney.

9.6 Trustee's Duties Regarding Business Cases

The Trustee is not to perform the duties specified in 11 U.S.C. § 1302(c) absent further order of this court. Debtor shall perform the duties as specified in 11 U.S.C. § 704(a)(8) and file with the Trustee such periodic reports as to the operation of Debtor's business as required by the Trustee or court pursuant to 11 U.S.C. §1304(c).

9.7 **Prohibition on Postpetition Debt**

Debtor is prohibited from incurring any debt in excess of \$1,500.00 without prior approval of the Trustee or the court, except such debt as may be necessary for emergency medical or hospital care of the Debtor or Debtor's dependents.

9.8 Sales or Transfers of Property During the Plan Term

No property may be sold or transferred without the approval of the court or the Trustee. Notwithstanding any provision of the Plan or this Order, no article of property, real or personal, with any value of less than \$2,500.00 may be sold, transferred or otherwise disposed of, without the prior consent of the Trustee, and no article of property, real or personal, with any value of more than \$2,500.00 may be sold, transferred or otherwise disposed of, without prior order of this court.

9.9 Ongoing Notices

Creditors being paid directly by Debtor under the Plan shall continue to send customary payment coupons, statements, and notices to the parties making ongoing payments during the term of the Plan. Such actions shall not constitute or form the basis for finding a violation of the automatic stay.

9.10 Inconsistent Provisions

In the event of an inconsistent provision contained in the Plan and this Order, this Order shall control.

9.11 Loss Mitigation

If loss mitigation is pending between Debtor and a Mortgagee Creditor, the following terms and conditions shall govern the rights of Debtor and Mortgagee Creditor under the confirmed Plan:

- a. The success of the Plan is dependent upon the success of the pending loss mitigation and modification of the mortgage terms. Thus, Mortgagee Creditor's right to seek dismissal of the case based upon Debtor's inability to successfully complete the Plan and Debtor's right to seek to modify the Plan terms are preserved in all respects.
- b. While loss mitigation is pending, the Trustee shall reserve all funds which would otherwise be disbursed on any claim timely filed by the Mortgagee Creditor. Reserved funds may be disbursed by the Trustee only with the consent of the Mortgagee Creditor or upon entry of an order after notice and a hearing.
- c. If the confirmed Plan provides that Debtor will remit to the Trustee a sum certain every month as an ongoing postpetition mortgage payment for the Mortgagee Creditor, then the Trustee shall reserve and shall not disburse said funds while loss mitigation is pending absent consent of the Mortgagee Creditor or entry of an order authorizing disbursement after notice and a hearing.

ALL OPPOSITION HAVING BEEN OVERRULED	OR SETTLED,	THE STANDING TRUST	EE RECOMMENDS	THE PLAN AS
SATISFYING THE REQUIREMENTS OF 11 U.S.C.	. § 1325(a).			

Date:		Initials:
_	_	