## Form **0-402**

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:		§ §	Case No. (Chapter 13)	
AGR		CHAPTER 13	STAY (VEHICLE INSURANCE)	
directly or idescription]	in its capacity as agent (the "Property").	for holder, by Notices sent pursuant	the Debtor(s)' vehicle and that is h  "Movant". The vehicle is [vehicle to this Order must be sent  (if to Debto	hicle to
A. hav the B. clea	If they are a salaried to submitted all information Court.  If they are not a salar aringhouse order or he	ation to the chapter 13 trust ried or wage employee, are	rrently operating under a wage orde ee for the presentation of a wage orde currently operating under an autom ation to the chapter 13 trustee for	er to ated
A. pay Mo the B. veh insu	ment due onvant (addressed to: plan confirmed or propo Within 14 days of entricle and thereafter ma urance to the holder of the Make all payments due	Reguing Description of the cosed in this case.  The cosed in this case of this Order, provide Mountain insurance on the properties of the chapter 13 trustee after the chapter 14 trustee after the chapter 14 trustee after the chapter 15 trustee after 15	Property, beginning with the next regular payments must be made directly to bugh the Chapter 13 Trustee, depending evant with a certificate of insurance or roperty and provide continuous proofer the date of this Order, with the am	o the ig on the of of
4. insufficient and by certi Final Defau	If the Debtor(s) fail to check, the Movant murfied mail. If the Debtor lt under this Order. Mo	to comply with paragraph st give the Debtor(s) and Dec(s) fail to comply within 14 ovant is only required to send	ander the proposed modification.  3 of this Order or make a payment ebtor(s)' counsel written notice by regulars of the date that notice was sent, it is two notices of default under this order in all Default and no further notice of	gular t is a er. If

opportunity to cure must be given.

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5. The automatic stay remains in effect until (i) there is a Final Default under this order; (ii) this case is dismissed; or (iii) the Debtor(s) receive their bankruptcy discharge. If the stay terminates because there is a Final Default, the Movant must file a notice of termination of the automatic stay. The Debtor may challenge any notice of termination by filing a motion to set aside the notice of termination. The motion must be filed within 14 days of the filing of the notice of termination. Pending consideration of the motion by the Court, the Movant may repossess the Property but may not consummate a sale of the Property; provided, any repossession undertaken as a consequence of an erroneous Notice of Termination may subject Movant to damages. Any co-debtor stay terminates at the time that the automatic stay terminates.

CO ODDEDED

SO ORDERED:				
	ReservedForJudgeSignature			
AGREED AND ENTRY REQUESTED:				
Debtor	Joint Debtor			
Debtor(s)' counsel signature	Movant's counsel signature			
Name:State Bar No.:				
S.D. Tex. Bar No.:				
Address:				
Telephone:				
Fax:	Fax:			
E-mail:	F-mail·			

[Document must be signed by Debtor(s) or by Debtor(s)' counsel or both. Electronic signatures may be submitted. Movant must retain copies of the original signatures.]