## Form **0-400**

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

In re:	\$ \$	Case No. (Chapter 13)
AGREED	CHAPTER 13 ORDER CONDITIONING AUTOM (This Order resolves Docket #	· · · · · · · · · · · · · · · · · · ·
or in its capacity as agent f this motion is [describe pro	or the holder, by, "Move perty, including street address and leg must be sent to	Debtor(s)' home and that is held, directly vant". The property that is the subject of al description.] (the "Property"). Notices (if to Movant) and to
A. If they are a s have submitted all the Court. B. If they are not clearinghouse ord	information to the chapter 13 trustee a salaried or wage employee, are ci	ently operating under a wage order or for the presentation of a wage order to urrently operating under an automated ion to the chapter 13 trustee for the
Movant should be awarde \$681999.00), for a total p Delinquent Payment Amorpreviously made by the Depayments must be provided days after entry of this Or Amount; or (ii) file a proposition of the Delinquent Payment Amount is due, no modificat Delinquent Payment Amount modification of the plan, the	d attorneys fees and costs in the arcost-petition amount owed of \$	st-petition total \$ and that mount of \$ (not to exceed (this total is referred to as the punt will be reduced by any payments credited by Movant. Proof of any such the of entry of this Order. Within 1 by the Movant the Delinquent Payment lan or must amend any proposed plan to ual rate of%; provided, that if no required to file a modification or pay the efault under this Order. At the hearing on tents to the chapter 13 trustee pursuant to current, it is a Final Default under this
principal, interest  13 trustee in according otherwise ordered by	all regular payments concerning the and escrows, beginning with If the plan is modified, paymerdance with the chapter 13 trustee's	e Property, including all payments of the next regular payment due on ents should be made through the chapter mortgage payment procedures (unless ed, payments should be made directly to

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<sup>&</sup>lt;sup>1</sup> The number of days shown has been negotiated by the parties. The number of days must not exceed 60.

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- B. Maintain insurance and pay all ad valorem taxes on the property and provide continuous proof of insurance and payment of ad valorem taxes to the holder of the note. This provision does not apply to escrowed taxes and insurance, payment of which is governed by paragraph 4A.
- C. Timely make all post-petition payments which are secured by the Property and which are required to be made to any community or homeowners association or pursuant to any condominium or townhome declaration.
- D. Make all payments due to the chapter 13 trustee after the date of this Order, with the amount of such payments being made in the amount required under the proposed modification.
- 5. If the Debtor(s) fail to comply with paragraph 4 of this Order or make a payment by insufficient check, the Movant must give the Debtor(s) and Debtor(s)' counsel written notice by regular and by certified mail. If the Debtor(s) fail to comply within 14 days of the date that notice was sent, it is a Final Default under this Order. Movant is only required to send two notices of default under this order. If there is a third failure to comply with paragraph 4, it is a Final Default and no further notice of an opportunity to cure must be given.
- 6. 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 proceed with all actions preparatory to foreclosure, but may not consummate a foreclosure of the Property. Any co-debtor stay terminates at the time that the automatic stay terminates.
- 7. If the Court denies approval of a modification proposed by the Debtor(s), the Court will reconsider Movant's requested relief from the stay. In such an event, Movant should calendar the reconsideration for a hearing on a § 362 hearing day after the expiration of 14 days from the date on which approval of the proposed modification is denied.

SO ORDERED:	
	ReservedForJudgeSignature

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### AGREED AND ENTRY REQUESTED:

Debtor	Joint Debtor	
Debtor(s)' counsel signature	Movant's counsel signature	
Name:	Name:	
State Bar No.:	State Bar No.:	
S.D. Tex. Bar No.:		
Address:	Address:	
Telephone:	Telephone:	
Fax:		
E-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.]