### IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS

IN RE:	§	
	§	
<b>AMENDED</b> STANDING ORDER—	<del>§</del>	
CONCERNING	<u>§</u>	
ALL CHAPTER 13 CASES	<u> </u>	GENERAL ORDER
CASES	§	<del>2014-03</del> <u>2016-01</u>

#### STANDING ORDER CONCERNING ALL CHAPTER 13 CASES

#### IT IS HEREBY ORDERED:

- 1. **EFFECTIVE DATE.** Unless otherwise provided herein or ordered by the Court in an individual case, effective immediately, this given case or cases, this General Order shall be effective as of April 1, 2016. This General Order governs and supersedes General Orders 2010-01 and 2013-01 regarding and 2014-03 and it applies in all Chapter 13 eCases filed on filed after, or pending as of or after the dEffective Date of entry of this order, in all Divisions of the United States Bankruptcy Court for the Northern District of Texas. Conspicuous notice of this General Order shall accompany the Notice of Section 341 Meeting of Creditors. The Each Chapter 13 Trustee shall place a copy of this General Order on the Trustee's website and, upon request, shall furnish a copy of it to any party in interest in any pending eCase.
- 2. **DEFINITIONS**. The following definitions shall apply to <u>and are provisions of</u> this General Order:

Base	An	oun	<sup>-1</sup> —

<u>**AAPD**</u> - An Authorization for Adequate Protection Disbursements that is filed with the Court.

General Order 2016-01 Page 2 of 22

<sup>&</sup>lt;sup>1</sup> All references in this General Order to the Bankruptcy Code or Sections thereof are references to the United States Bankruptcy Code and all references to the Bankruptcy Rules are references to the Federal Rules of Bankruptcy Procedure, sometimes referred to as "Fed. R. Bankr. P." or "Rule", unless otherwise noted.

Base Amount - The sum of the Ptotal payments inrequired to be made to the Trustee pursuant to the Debtor's confirmed or modified Plan.

<u>Claims Bar Date</u> - for all claims other than claims of governmental units, 90 days after the first date set for the Section 341 Meeting of Creditors (Fed. R. Bankr. P. 3002) and, for claims of governmental units (11 U.S.C. §502(b)(9)), 180 days after the date of the order for relief or 60 days after the date of the filing of a tax return under Section 1308 of Plan; a Court approved Plan Modification; any Notice of

<u>Payment Change; any allowed Notice of Fees, Expenses, and Charges; any order entered by the Court; and any other provision of this General Order.</u>

Case - A Chapter 13 bankruptcy case pending in the Northern District of Texas.

<u>Claims Bar Date - The date set for the filing of claims pursuant to</u> the Bankruptcy <del>Code,</del> whichever is later <u>Rules and 11 U.S.C. §§502(a)(9) and 1308</u>.

**Collateral** - The property securing a claim.

<u>Conduit Case</u> - A Case in which the Debtor is required to or elects to pay all Mortgage Arrearage(s), the Current Post-petition Mortgage Payment(s), and any Mortgage Fees owed to the Mortgage Lender through disbursements by the Trustee.

<u>Conduit Debtor - Any Debtor required by the provisions of this General Order to</u> participate in the Conduit Program or any Debtor that elects to be a Conduit Debtor.

<u>Conduit Program - The process by which all Mortgage Arrearage(s), the Current Postpetition Mortgage Payment(s), and any Mortgage Fees owed to the Mortgage Lender are disbursed by the Trustee.</u>

<u>Conversion Date</u> - The date of the conversion of a pending bankruptcy case to a <u>Chapter 13 Case.</u>

<u>Converted Case</u> - A bankruptcy case originally filed under Chapter 7, 11, or 12 and then converted to a Chapter 13 Case.

<u>Current Post-petition Mortgage Payment(s)</u> - The ongoing, periodic mortgage payments, including all escrow amounts, owed by a Debtor to his/her Mortgage Lender on a debt secured by the Debtor's principal residence or homestead property.

<u>Debtor - Any individual with a pending Case as of or after the Effective Date. Such term</u> shall include a Conduit Debtor.

**Debtor's Counsel**- The attorneys representing the Debtor and, with regard to pro se-

debtors, the Debtor.

<u>Payment</u> - The amount to be paid, individually.

<u>Mortgage Arrearage - Any pre- or post-petition past due payments or any other charges</u> owed to the Mortgage Lender, other than Mortgage Fees.

Mortgage Fees - Any post-petition fees, expenses, and charges that are allowed following the filing by the Mortgage Lender of a proper and timely Notice of Fees, Expenses, and Charges pursuant to Bankruptcy Rule 3002.1(c).

<u>Mortgage Lender - Any lender secured by a lien on the Debtor's principal residence or homestead property.</u>

<u>Mortgage Loan</u> - Any loan secured by a lien on the Debtor's principal residence or <u>homestead property.</u>

<u>Non-Standard Language - Any language not otherwise included in the Trustee's approved Plan form or which deviates from the Trustee's approved Plan form.</u>

Notice of Fees, Expenses, and Charges - The notice required pursuant to Bankruptcy Rule 3002.1(c) which notice complies with the provisions of that Rule and any applicable Local Bankruptcy Rules.

Notice of Payment Change - The notice required pursuant to Bankruptcy Rule 3002.1(b) which notice complies with the provisions of that Rule and any applicable Local Bankruptcy Rules.

Notice of Plan Payment Adjustment - The notice sent by the Trustee to the Conduit Debtor, Debtor's Counsel and the Mortgage Lender, notifying the Conduit Debtor of an adjustment to the monthly Plan Payment due to the Trustee.

Notice to Reserve Funds - A notice filed with the Court by any party-in-interest requesting that the Trustee reserve funds received from the Conduit Debtor which would otherwise be disbursed by the Trustee to the Mortgage Lender or, if filed by the Trustee, notifying parties that the Trustee will reserve funds as described therein.

#### Petition Date - The date the Case is filed.

<u>Plan - The document required to be filed</u> by the Debtor to the Trustee beginning no later than 30 days after the Petition Date (and each month thereafter until Plan completion) in accordance with Section 1326(a)(1)(A)in compliance with the applicable provisions of the Bankruptcy Code and as specified in the Plan, the Order Confirming the Plan, or the Order approving any Bankruptcy Rules and any pre-

confirmation amendment

thereto which shall be filed using a form approved by the Trustee and containing all information required in the Trustee's approved form. Any Non-Standard Language shall be set out in Section I of the Chapter 13 Plan form in the designated area for same. Any changes to the Trustee's approved Plan form that do not conform to the preceding sentence or any Non-Standard Language set out elsewhere in the Plan are ineffective and will not be considered a part of the Plan confirmed by the Court.

Plan Modification - Any modification of the Plan. A Payment may be for filed with the Court post-confirmation pursuant to 11 U.S.C. §1329.

Plan Payment(s) - The monthly payment amount which the Debtor is required to pay to the Trustee pursuant to the AAPD, the Plan, any Plan Modification, any Notice of Payment Adjustment, or any order of the Court. A Plan Payment may be for the purposes of a preconfirmation pre-

<u>confirmation</u> or post-confirmation disbursement, may include payments for leases of personal-

property that become due after the Petition Date <u>or Conversion Date</u> in accordance with Section-

1326(a)(1)(B) of the Bankruptcy Code, and/or adequate protection payments in \_accordance with-

Section 1326(a)(1)(C) of the Bankruptcy Code, to the extent the Trustee makes such payments.

<u>Petition Date</u> - The date the Chapter 13 case was filed or the date of conversion to Chapter 13 from another chapter.

Plan - The document to be filed by the Debtor within 14 days of the Petition Date and any amendment (pre-confirmation) or modification (post-confirmation) thereto on a form approved by the Trustee and containing all information required by the Trustee's form. Any changes or additions to the Trustee's approved form shall be underscored and/or printed in a distinctly different font, and shall be placed at the end of the document so as to be obvious and conspicuous. Any changes to the Trustee's approved form that do not conform to the preceding sentence shall not be considered a part of the Plan as confirmed by the Court.

Service - Service upon an attorney or party may be by personal delivery, facsimile transmission, e-mail (if the attorney or party has consented to electronic notice under General Order 2004-06) or by United States first-class mail addressed to the address provided by the Debtor pursuant to 11 U.S.C. § 521. If requested and authorized by a party, in lieu of providing individual notices, the Trustee may provide a report setting forth the information otherwise contained in the notice which will be sent either via regular U.S. mail or email on the same date that the individual notices are sent. However, if an address has been provided to the Debtor pursuant to 11 U.S.C. § 342 or Fed. R. Bankr. P. 2002(g)(1), or to the Clerk pursuant to 11

U.S.C. § 505(b)(1) and Fed. R. Bankr P. 5003(e), then service shall be to that address, or as otherwise ordered by the Court pursuant to Fed. R. Bankr. P. 2002(p)(1). Service by mail is complete upon mailing. Service of a Notice of Electronic Filing or a Daily Summary Report of Bankruptcy Filings (as both are defined in is to disburse such payments.

Service - Service on parties in interest is governed by the applicable provisions of the Bankruptcy Code, the Bankruptcy Rules, all Local Rules applicable in bankruptcy cases and General Order 2004-06) is the equivalent of service of

the document by first-class mail, postage prepaid, by the approved participant in the Court's Electric Filing Program (as defined by General Order 2004-06). Electronic service is complete upon electronic confirmation of electronic service. When there is a right or requirement to do some act or undertake some proceedings within a prescribed period after service of a notice or other paper and the notice or paper is served by United States first-class mail, three days shall be added to the prescribed period. When a , as they may be amended or superseded from time to time. When a

Debtor is represented by an attorney, service shall be on both the Debtor and Debtor's Counsel.

**Surrendered Collateral** - The Collateral to be surrendered under the Plan <u>or allowed to be surrender in any Plan Modification</u>.

**Trustee** - The Trustee appointed in the case by the United States Trustee, including the Standing Chapter 13 Trustee or the United States Trustee if serving as Trustee in the case.

<u>Trustee's Percentage Fee - That fee which may be collected by the Trustee as set out in 28 U.S.C. §586(e).</u>

3. **DISMISSAL WITHOUT FURTHER NOTICE**. A <u>Chapter 13 petitionCase</u> may be dismissed—without prejudice <u>after14 after 14</u> days (as to subsection "<u>d-5"(d)(5)</u> and "<u>e"(e)</u> deficiencies) or <u>seven (7)</u> days (as to—subsections "<u>a"(a)</u>, "<u>b"(b)</u>, "<u>c"(c)</u>, "<u>d-1"(d)(1)</u>, "<u>d-2"(d)(2)</u>, "<u>d-3"(d)(3)</u> or "<u>d-4"(d)(4)</u> deficiencies) if <u>a</u> prior written Notice of—Intent to Dismiss ("NOI") is filed with the Court and served on the Debtor and Debtor's Counsel

and without further notice unless any default or deficiency is cured prior to the expiration of such

period. The Clerk is authorized to enter an Order of Dismissal up onupon certification by the Trustee,-

or such other authority ordered by the Court or allowed by law, that:

[a-] The Debtor did not file all of the documents required by Sections-

521

(a)(1) and 521(b) of the Bankruptcy Code within 14 days of the Petition Date or Conversion-Date, unless within such time, the Debtor filed a motion to extend such time; or

The Debtor did not file with the petition or serve on all scheduled creditors (or to be scheduled creditors if the sschedules have not yet been filed); a Plan as required by-

Section 1321 of the Bankruptcy Code and Fed. R. Bankr. P. 3015(b) and an Authorization for Adequate Protection Disbursement AAPD as required-

herein on forms prescribed by the Trustee within 14 days of the Petition Date or Conversion Date unless within such time(s) the Debtor filed with the Clerk and served on all-scheduled creditors (or to be scheduled creditors) a motion to extend such time(s); or

<u>(c.)</u> The Debtor did not pay <u>the first Plan Payment</u> to the Trustee within thirty (30)-

days after the

Petition Date the first Payment specified inor the PlanConversion Date as required by Section 1326(a)(1) of the Bankruptcy Code; or

d-1.(d)(1) The Debtor failed to attend the Section 341 Meeting of Creditors as

required by Section 343 of the Bankruptcy Code (the "Section 341 Meeting") or any continued-Section 341 Meeting which the Trustee required the Debtor to attend, without the agreement ofthe Trustee to continue the Section 341 Meeting; or

d-2. (2) The Debtor failed to provide to the Trustee, not later than 7 days before-

the

date first set for the Section 341 Meeting, a copy of the Federal Income Tax Return or a transcript for the most recent tax year ending immediately before the Petition Date or Conversion Date for which a return was filed, as required by Section 521(e)(2)(A)(i) of the Bankruptcy Code, or the Debtor failed to timely file, with the appropriate taxing authorities, the tax returns as required by Section 1308 of the Bankruptcy Code, unless the Trustee agrees to hold open the Section 341 Meeting (up to 120 days) as provided in Section 1308(b)(1) of the Bankruptcy Code, or unless extended by the Court as provided in Section 1308(b)(2) of the Bankruptcy Code. In the event the Trustee agrees to hold open the Section 341 Meeting, the Trustee shall nevertheless file a report of the initial meeting annotated to showindicating that the meeting is being held open; or

d-3. (3) The Debtor did not timely file with the Court, upon a written request-

filed

with the Court and served on the Debtor and Debtor's Counsel, tax returns or transcripts as required by Sections 521(f) and 521(g)(2) of the Bankruptcy Code; PROVIDED, HOWEVER, that pursuant to Fed. R. Bankr. P. 4002(b)(5) and the Interim Guidance Regarding Tax

Information established by the Director of the Administrative Office of the United States Courts, the United States Trustee, the Trustee, or any party in interest that desires to obtain access to the Debtor's tax information must file, and serve upon the Debtor and Debtor's Counsel, a motion with the Court which should include (i) a description of the movant's status in the case, to allow the Court to ascertain whether the movant may properly be given access to the requested tax information,

(ii) a description of the specific tax information sought, (iii) a statement indicating that the information cannot be obtained by the movant from any other sources, and (iv) a statement showing a demonstrated need for the tax information. Access to the Debtor's tax information will only be permitted after the Court approves the request.

d-4. (4) The Debtor did not timely provide to the Trustee documents thatestablish the identity of the Debtor, including a driver's license, passport, or other document thatcontains

d-5. (5) The Debtor failed to cooperate with the Trustee as necessary to-

a photograph of the Debtor as required by Section 521(h) of the Bankruptcy Code; or

enable the

\_Trustee to perform the Trustee's duties under the Bankruptcy Code as required by-Section

\_521(a)(3) of the Bankruptcy Code. Any such notice shall state specifically what the Debtor did

or did not do constituting such failure to cooperate; or

<u>(e.f.)</u> The Debtor did not pay to the Trustee when due, any <u>Plan</u> Payment-(except the <u>first Plan Payment</u>) specified in the Plan; PROVIDED, HOWEVER, that:\_\_\_\_

-\_\_\_(i1) The NOI shall specify the exact dollar amount due to bring all Payments completely current; as of the 14th day after the date of the NOI; and

<del>(ii</del>\_

(2) No Order of Dismissal shall be submitted or requested by the Trustee with regard to a subparagraph "(e)" deficiency if an Interlocutory Order ("I/O") satisfactory to the Trustee has been approved by the Debtor or Debtor's Counsel and delivered to the Trustee as of the 14th day after the date of the NOI; and

\_\_\_\_(3) No Order of Dismissal shall be submitted or requested by the Trustee with regard to a subparagraph "e" deficiency if an Interlocutory Order ("I/O") satisfactory to the Trustee has been approved by the Debtor or Debtor's Counsel and delivered to

General Order 2016-01 Page 8 of 22

<sup>&</sup>lt;sup>2</sup> See subpart (c) of this paragraph regarding the first Plan Payment.

the Trustee as of the 14th day after the date of the NOI; and

(iii) No Order of Dismissal shall be submitted or requested by the Trustee if, Trustee if,

prior to the expiration of the NOI period, a response is filed and served by the Debtor, set by Debtor's Counsel

<u>Debtor</u> on the Court's next available Chapter 13 docket after the expiration of 14 days; and notice-

of such setting is filed and served by Debtor's Counselthe Debtor at least 14 days prior to such setting.

4. MANDATORY WAGE DIRECTIVE. Unless the Court orders otherwise, the Trustee may require a Debtor who is a wage or salaried employee to complete and deliver to the Trustee, not later than the initial setting for the Section 341 Meeting, the information necessary for the submission of a wage directive by the Trustee to such Debtor's employer. Unless otherwise ordered by the Court, such directive may be terminated by the Trustee.

#### 5. OTHER REQUIRED DOCUMENTS AND INFORMATION.

- (a) Within three business days of the Petition Date or Conversion Date, every Debtor, whether a Conduit Debtor or not, shall submit to the Trustee a completed and signed "Mortgage Information Sheet" and, if the Debtor has a Mortgage Lender, a completed and signed "Authorization to Release Information to the Trustee Regarding Secured Claim". Copies of these forms are attached to this General Order.
- (b) A Debtor with domestic support obligations shall provide the Trustee with the name, address, and telephone number of the domestic support claimant, if known, at or before the Section 341 Meeting.
- <u>6.</u> <u>GOOD FUNDS.</u> The Trustee is not required to disburse any funds to any party in interest unless the Trustee is satisfied, within his/her sole discretion, that good funds have been received by the Trustee.

#### 7. ADEQUATE PROTECTION DISBURSEMENTS.

<u>(a.)</u> <u>Debtor Shall Authorize Adequate Protection Disbursements Bby Tthe Trustee</u>. Unless otherwise ordered by the Court, within 14 days of the Petition Date <u>or Conversion Date</u>, the Debtor

shall file and serve on all scheduled creditors (unless service is made by the Clerk), an Authorization For Adequate Protection Disbursements ("AAPD") AAPD in a form prescribed by the Trustee. Any Payments may be held by the Trustee in a non-interest bearing account. Any amendment to the AAPD shall \_\_\_\_(1) be filed with the Court, (2) be served on all affected creditors; and on the creditors' counsel, if a Notice of Appearance has been filed and served on Debtor's Counsel by creditor's counsel, and shall(3) contain a Certificate of Service reflecting

this service. Protection concerning motor vehicles shall be presumed adequate if in a monthly amount equal to 1.25% of the value of the motor vehicle determined by averaging the wholesale and retail values contained in the most recent NADA publication for a comparable motor vehicle. If the Trustee is disbursing the current post-petition mortgage payments, the payment amount thereof In the Case of a Conduit Debtor, the amount of the Current Post-petition Mortgage Payment(s) must be included in the AAPD.

(b(1): Trustee Shall Disburse Adequate Protection Payments. Pre-confirmation, the Trustee will disburse Plan Payments received by the Trustee to the appropriate parties according to the AAPD in the next regularly scheduled monthly disbursement, subject to normal operating procedures. Unless otherwise ordered by the Court, the Trustee shallmay disburse adequate protection payments monthly as provided in the AAPD, whether or not a proof of claim has been filed, in the following order:

(a) Trustee's Fee, any Noticing Fees allowed by the Court, and a \$5.00

account reserve;	<del>(a)</del>	Trustee's Fee, any Noticing Fees allowed by the Court, and a \$5.00
	(b)	Filing fees;
	(c)	Current post-petition mortgage payments, if applicable;
	(d)	Adequate protection payments provided for secured claims;
	(e)	Fees for Debtor's Counsel, unless the Debtor is pro se; and
	<del>(f)</del>	Priority claims.

to the category of claimants described and in the order set out in the Plan under "Order of Payment". If funds received by the Trustee are insufficient to pay a full monthly payment to any specified

category cumulatively, payments shall be made pro rata within such lettered category.

b(2). Pursuant to Section 1326(a)(1) of the Bankruptcy Code, and unless otherwise ordered by the Court, the Debtor must make the first Payment to the Trustee no later than 30 days after the Petition Date. The Trustee will then disburse those funds to the appropriate parties according to the AAPD in the next regularly scheduled monthly disbursement, subject to normal operating procedures.



Payments shall be paid into the Trustee's expense account and used exclusively to pay the compensation and reasonable and necessary expenses of the Trustee, as may be approved by the United States Trustee.

- d. <u>Trustee's Percentage Fee</u>. Unless otherwise ordered by the Court, the Trustee shall be entitled to the percentage fee fixed by the Attorney General pursuant to 28 U.S.C. '586(e)(1)(B) on all pre-confirmation adequate protection Payments.
- Stay Lifted As To Surrendered Collateral. The Plan shall describe any Collateral to be surrendered. THE AUTOMATIC STAY SHALL BE LIFTED and the Trustee shall cease disbursements on account of any Surrendered Collateral without further order of the Court as of the date the Plan or any amended Plan providing for surrender is filed. If a postconfirmation modification of the Plan is filed that provides for the surrender of any Collateral, the automatic stay shall be lifted and the Trustee shall cease disbursements to the affected creditor upon the filing of the modification. PROVIDED, HOWEVER, that the stay shall not be lifted if the Collateral is to be surrendered to, or for the benefit of, an insider of the Debtor and the Trustee files with the Court and serves on the Debtor, Debtor's Counsel, and the party to whom the Collateral is proposed to be surrendered (and/or for whose benefit), an objection to the proposed surrender within seven (7) days of the filing of the Plan, the amended Plan, or the Plan modification. If the Trustee files and serves such an objection, the automatic stay shall remain in effect until the Trustee's objection is disposed of. If the Trustee fails to timely file and serve an objection to the surrender of Collateral to, or for the benefit of, an insider of the Debtor, the automatic stay shall be lifted and the Trustee shall cease disbursements on account of the Surrendered Collateral without further order of the Court on the seventh (7th) day after the filing of the Plan, the amended Plan, or the Plan modification.
- f. Payments Made For Any Plan Payments may be held by the Trustee in a non-interest bearing account.
- <u>(d) Payments Made for Adequate Protection Disbursement Considered</u>
  <u>Payments.</u> Payments made by a Debtor to the Trustee for <u>an</u> adequate protection disbursement shall

be considered Plan Payments pursuant to 11 U.S.C. § 1326 1326 (a) and 28 U.S.C. § 586(e)(2). Upon the

entry of an order dismissing or converting the case pre-confirmation, any adequate protection Payments received by the Trustee shall be disbursed by the Trustee as provided in the AAPD or other order of the Court, and any balance refunded to the Debtor or, if requested by the Chapter 7 trustee, paid to the Chapter 7 trustee.

<del>g.</del> §586(e)(2).
---------------------------

(e) Adequate protection disbursements may include the Trustee's Fees,

Noticing

Fees, Filing Fees, Payments on Secured Claims including applicable ecurrent prost-petition mmortgage provided p

DISBURSEMENT ON DISMISSAL OR CONVERSION AFTER

<u>CONFIRMATION</u>. Unless otherwise ordered by the Court, if a case is dismissed or converted after confirmation,.

- required herein, in each Case, the Debtor's use of vehicles under Section 363 of the Bankruptcy Code is authorized only if the Debtor (i) maintains insurance on the vehicles in the amount required by the Debtor's pre-petition contract; (ii) provides proof of insurance to the lien holder upon request; and (iii) provides the Trustee with all necessary information for a wage directive not later than the date of the initial Section 341 Meeting (if the Debtor is a wage or salaried employee and the Court has not ordered otherwise).
- 8. SURRENDERED COLLATERAL. The Plan or any Plan Modification (if surrender is allowed) shall describe any Collateral to be surrendered. THE AUTOMATIC STAY SHALL BE LIFTED and the Trustee shall disburse funds on hand from Payments as provided in the confirmed Plan for one disbursement cycle, and then refund the remaining balance to the Debtorcease disbursements on any secured claim which is secured by the Surrendered Collateral without further order of the Court on the 7th day after the date the Plan or Plan Modification providing for the surrender is filed. PROVIDED, HOWEVER, that the stay shall not be lifted if the Trustee or affected secured lender files with the Court and serves on the Debtor, Debtor's Counsel, and the party to whom the Collateral is proposed to be surrendered (and/or for whose benefit the Collateral is proposed to be surrendered), an objection to the proposed surrender within 7 days of the filing of the Plan or the Plan Modification. If such an objection is filed and served, the automatic stay shall remain in effect until the objection is disposed of.

#### 9. TRUSTEE'S PERCENTAGE FEE AND NOTICING FEE.

- (a) Pursuant to 28 U.S.C. §586(e), the Trustee is authorized to collect the Trustee's Percentage Fee at the time of the receipt of any funds paid by or on behalf of the Debtor to the Trustee or recovered by the Trustee from any source, including, but not limited to, the receipt of any funds that the Trustee will disburse on any Mortgage Arrearage(s), Current Post-petition Mortgage Payment(s), Mortgage Fees, and/or adequate protection payments.
- (b) The Trustee may charge, in addition to the percentage fee fixed pursuant to 28 U.S.C. §586(e)(1)(B), noticing fees in each case administered by the respective Trustee equal to \$.50, plus postage per envelope.
- (c) The Trustee may collect noticing fees, in advance or otherwise, for the service of notices, reports or orders, including, but not limited to: Notice of Deadline For Objecting To Confirmation, Trustee's Pre-Hearing Conference, and Confirmation Hearing;

  Trustee's Recommendation Concerning Claims, Objection to Claims and Plan Modification (If Required) and the Notice of Hearing and Pre-Hearing Conference with regard to same; Notice or Order of Dismissal or Conversion; Notice or Order of Debtor Discharge; Chapter 13 Trustee's Final Report and Account and/or Notice of Filing of Final Report and Account by Trustee;

Notice of Final Cure; Mid-Case Notice of Amount Deemed Necessary to Cure Mortgage
Arrearage; and/or Notices required under 11 U.S.C. §1302(d) regarding domestic support
obligations. It is hereby found and determined that said fees are reasonable and appropriate to
defray the actual, necessary costs and expenses reasonably attributable to the giving of said
notices. Subject to United States Trustee's approval, the Trustee may choose to reduce the
number of notices for which noticing fees are collected. The Trustee shall be entitled to collect
noticing fees authorized hereby from the first and any subsequent monies received from the
Debtor, whether before or after confirmation.

# 10. <u>CREDITOR'S CERTIFICATE OF CONFERENCE ON '362§362</u> <u>MOTIONS</u> AND OBJECTIONS TO CONFIRMATION, AND REQUIREMENT FOR TRUSTEE'S REVIEW AND APPROVAL OF ALL AGREED ORDERS AND REQUIREMENT TO PROVIDE LIMITED PAYMENT HISTORY, EVIDENCE OF DEBT, AND PERFECTION OF LIEN REGARDING REAL PROPERTY

(a.) A Creditor shall include a Certificate of Conference with Debtor's Counsel on any Section 362 motion to modify stay or any objection to confirmation. The Certificate of Conference shall state that the creditor or its counsel made a good faith effort to negotiate a settlement of the dispute with Debtor's Counsel or that Debtor's Counsel failed to respond to the creditor's communication (made during regular business hours) by the same time on the second business day after such communication. The certificate of conference shall evidence that the creditor or creditor's counsel attempted at least once to contact Debtor's counsel by telephone or in person. In the event the Debtor and creditor reach an agreement with

respect to a motion to modify stay or objection to confirmation, or any other contested matter between a Debtor and a creditor, the Trustee shall be permitted seven (7) days to review the Agreed Order prior to its presentation to the Court, without prejudice to the Trustee's right to object to the Agreed Order prior to it becoming a final order. The Court reserves the right to sanction parties and/or counsel who fail to confer in good faith prior to the filing of such motions and/or objections.

(b.) Notwithstanding L.B.R. 4001.1(e), if a creditor claiming a lien on real property files a Section 362 motion to terminate, annul, modify, or condition the automatic stay, the creditor shall file within 7 days a sworn affidavit detailing any alleged payment delinquency and providing a current chronological payment history beginning with the first payment alleged to be delinquent.

## 11. <u>CONFIRMATION HEARING AND TRUSTEE'S PRE-HEARING</u> CONFERENCE REGARDING CONFIRMATION.

a. The Clerk shall send the Section 341 Meeting Notice (the "Notice") promptly after the petition is filed. The Notice will set the Section 341 Meeting in accordance

#### with Fed. R. Bankr. P. 2003(a).

b. The Debtor will be responsible for mailing a notice to serving the Plan or summary thereof

on all parties in interest

on the date the Plan is filed, notifying such parties that the Plan has been filed and the date, place

and time of the confirmation hearing.—

The confirmation hearing shall be set and commenced at the last availabledate the Court has scheduled confirmation hearings that is not more than 45 days after the Section 341 Meeting. Failure of the Debtor to timely send the notice may be grounds for dismissal of the case at the confirmation hearing.

c. The Chapter 13 Trustee will be responsible for mailing to all parties in interest a Notice of the date, place and time of the deadline for objecting to confirmation, as well as the

<u>date</u>, <u>place</u> and <u>time</u> of <u>the</u> Trustee's <u>Pre-Hearing</u> Conference, and the Confirmation hearing.

d.(c) Unless the Court orders otherwise, the hearing on Section 506 valuations, interest rate; and treatment under the Plan will occur at the confirmation hearing. Claim amount and classification will be determined by the TRCC (see paragraph 8 below) and as described herein or other order of

the Court. The TRCC may also contain a proposed Plan Modification of the confirmed Plan.

e.<u>(d)</u> Objections to confirmation of the Plan by the Trustee or any creditors shall be in writing and filed and served on the Debtor, Debtor's Counsel, and the Trustee no later than seven (7) days prior to the Trustee's pre-hearing conference (the "Objection Deadline"), or be deemed waived.

f.(e) After the Objection Deadline and before the confirmation hearing, the Trustee shall conduct a Trustee's pre-hearing conference regarding confirmation (on the date and at the time and place designated by the Trustee). Any matter resolved at the Trustee's pre-hearing conference may be contained in an Aagreed Confirmation Order that the Trustee may submit to the Court for entry without the need for any amendment to the Plan or further notice to parties in interest, PROVIDED that no party not a party to the agreement is materially adversely affected by the agreement.

g.(f) Any objections to confirmation of the Plan or valuation disputes not resolved at or before the Trustee's pre-hearing conference shall be heard by the Court at the confirmation hearing.

h.(g) All objections to confirmation of the Plan and/or the motion for valuation shall be deemed waived: — (i) if not timely filed and served as provided above; or (ii) if the proponent of any objection or motion fails to attend the Trustee's pre-hearing conference or give the Trustee prior written notice that a hearing is necessary. If the confirmation hearing is continued by the Court, the -(iiih)-if Trustee shall file a notice of continued confirmation hearing. Domestic Support Obligations and Tax Returns. (i) No more than 14 days before the Trustee's pre-hearing conference (i) concerning confirmation, a Debtor with domestic support obligations shall file with the Court a certificate pursuant to Section 1325(a)(8) of the Bankruptcy Code. (ii) Prior to confirmation, pursuant to Section 1325(a)(9) of the Bankruptcy Code, a Debtor shall file with the Court a certificate verifying the filing of all applicable Federal, State, and local tax returns as required by Section 1308 of the Bankruptcy Code. THE TRUSTEE'S PRE-HEARING CONFERENCE. The Trustee 12. may assign matters to a pre-hearing conference docket (see www.13network.com for pre-hearing conference dates/times) including, but not limited to — Motions to dismiss or convert filed by a party in interest other than the <u>(a)</u> Debtor; Motions for use of cash collateral or for financing authority; (b) Objections to claims; (c) Motions to assume, or to assume and assign, executory contracts or (d) unexpired leases; Motions for substantive consolidation; (e) Confirmation of a Plan; <u>(f)</u> Any Plan Modification; (g)

- (h) Motions to Sell pursuant to 11 U.S.C.§363;
- (i) Motions to Incur Debt/Obtain Credit;
- (j) Motions to Modify Home Mortgage Loans; and
- (k) Any Motion for which the Bankruptcy Rules, the Local Bankruptcy Rules for the Northern District of Texas and/or this General Order require a hearing, except as otherwise provided herein.
- 13. TRUSTEE'S REVIEW AND APPROVAL OF ALL AGREED ORDERS. In the event the Debtor and creditor reach an agreement with respect to a motion to modify stay or objection to confirmation, or any other contested matter between a Debtor and a creditor, the Trustee shall be permitted 7 days to review the agreed Order prior to its presentation to the Court, without prejudice to the Trustee's right to object to the agreed Order prior to it becoming a final order.
- <u>14.</u> <u>WHO IS REQUIRED TO BE A CONDUIT DEBTOR.</u> Unless otherwise ordered by the Court in a specific case, any Debtor meeting the following criteria is required to participate in the Conduit Program and is designated as a Conduit Debtor:
  - (a) Any Debtor that is two full months or more in arrears on the periodic payments due to his/her Mortgage Lender as of the Petition Date or Conversion Date;
  - (b) Any Debtor that defaults on payments to a Mortgage Lender during the pendency of the Case such that the Debtor is two full months or more in arrears on Current Post-petition Mortgage Payments to the Mortgage Lender; or
  - (c) Any Debtor who elects to participate in the conduit program.

Once a Debtor is designated as a Conduit Debtor, the Debtor shall remain a Conduit Debtor until the payment in full of the Base Amount, even if the Mortgage Loan is modified, or until the Case is converted or dismissed, unless otherwise ordered by the Court.

- 15. PROVISIONS REGARDING THE CONDUIT PROGRAM. Unless otherwise ordered by the Court, the following provisions shall apply in the Case of a Conduit Debtor—
- (a) Additional Responsibilities of the Conduit Debtor In addition to all other responsibilities, duties and obligations of the Debtor required by applicable law and rules and this General Order —

- (1) The Conduit Debtor shall include any Mortgage Arrearage(s), the Current Post-petition Mortgage Payment(s) and any Mortgage Fees, plus the Trustee's Percentage Fee, in the calculation of the Plan Payment, and such amounts shall be included in the calculation of the Base Amount.
- (2) <u>The Conduit Debtor shall file an AAPD authorizing the Trustee to disburse the Current Post-petition Mortgage Payments to the Mortgage Lender prior to confirmation.</u>
- (3) The Conduit Debtor is responsible for responding to and defending all motions for relief from the automatic stay. The Conduit Debtor is responsible for objecting to any proof of claim or any amended proof of claim filed by a Mortgage Lender, as well as any Notice of Payment Change and/or any Notice of Fees, Expenses, and Charges. The Trustee is not obligated to but, within his/her sole discretion, may object to any proof of claim or amended proof of claim filed by or on behalf of a Mortgage Lender or may file a response to any motion for relief from the automatic stay, Notice of Payment Change and/or any Notice of Fees, Expenses, and Charges.
- (b) Additional Responsibilities of the Mortgage Lender In addition to all other responsibilities, duties and obligations of the Mortgage Lender required by applicable law and rules and this General Order —
- (1) If the Mortgage Lender files a Notice of Fees, Expenses, and Charges, it shall attach legible copies of the invoices to such Notice to substantiate the fees, expenses and charges requested. Upon the earlier of (i) the expiration of the period of time for filing an objection to the Notice of Fees, Expenses, and Charges or (ii) the entry of an order allowing such fees, expenses and charges in whole or in part, the Trustee is authorized to pay them in full as a secured claim with no interest.
- (2) Any Mortgage Lender which includes pre-petition fees, expenses and other charges as part of the claim amount set out in a proof of claim or amended proof of claim filed by it shall attach legible copies of the invoices for same.
- (3) At least 60 days prior to a change in the name of the Mortgage Lender, or change in the address to which any disbursement to the Mortgage Lender is sent, the Mortgage Lender shall file with the Court and serve on the Trustee, the Conduit Debtor and the Debtor's Counsel a notice of any such change that substantially conforms with the Notice of Transfer of Servicing or Change of Address, a copy of which is attached hereto.

#### (c) Other Applicable Provisions —

(1) <u>In the event the Current Post-petition Mortgage Payment changes during</u> the term of the Plan or Plan Modification, the Mortgage Lender shall file a Notice of Payment Change. After receiving same, the Trustee may send a Notice of Plan Payment Adjustment to

the Conduit Debtor, Debtor's Counsel and the Mortgage Lender. If the Notice of Payment Change is timely and properly filed by the Mortgage Lender and indicates it was properly served, the Trustee shall disburse the Current Post-petition Mortgage Payment(s) consistent with the Notice of Payment Change as of the effective date of the change set out therein, assuming there are available funds in the Case to do so.

- (2) If the Mortgage Lender files a proof of claim or an amended proof of claim that sets out a Mortgage Arrearage, a Mortgage Fee, or a Current Post-petition Mortgage Payment in an amount different than the amount used to calculate the Plan Payment, the Trustee may serve a Notice of Plan Payment Adjustment.
- In the event of an adjustment to the monthly Plan Payment due to the Trustee as a result of (i) the filing of a proof of claim or amended proof of claim by the Mortgage Lender, (ii) the filing of a Notice of Payment Change, (iii) the filing of a Notice of Fees, Expenses, and Charges, and/or (iv) the entry of an order of the Court, the monthly Plan Payment and Base Amount shall be automatically adjusted by the Trustee by the amount of the required payment adjustment, plus the Trustee's Percentage Fee, without the necessity of filing an amended AAPD, an amended Plan or a Plan Modification to effectuate the adjustment of the Plan Payment. The Trustee may notify the Debtor of the change in the Plan Payment by serving a Notice of Plan Payment Adjustment. Unless otherwise ordered by the Court, the amount set out in the Notice of Plan Payment Adjustment is the Plan Payment as of the effective date contained therein and the amount due to the Mortgage Lender set out in the Notice of Plan Payment is the amount the Trustee shall disburse to the Mortgage Lender from available funds in the Case.
- <u>(4) Unless otherwise ordered by the Court, if the Conduit Debtor is current on his/her Plan Payments or the payments due pursuant to any wage directive, the Mortgage Loan shall be deemed current post-petition.</u>
- Payments to the Mortgage Lender, as identified by the Conduit Debtor, at the address provided by the Conduit Debtor, in the amount stated by the Conduit Debtor and utilizing the account number provided by the Conduit Debtor, pursuant to an AAPD authorizing such payments, without the necessity of the Mortgage Lender filing a proof of claim or having a proof of claim filed on its behalf.
- (6) Post-confirmation, the Trustee shall make Current Post-petition Mortgage Payments to the Mortgage Lender only if a proof of claim is filed and has not been disallowed.

#### (7) Notice To Reserve Funds —

(A) Any party in interest may file and serve a Notice to Reserve Funds if, and only if, the following is filed: (i) an objection to a Notice of Payment Change; (ii) an objection to a Notice of Fees, Expenses, and Charges; (iii) and objection to a proof of claim or

amended proof of claim filed by or on behalf of the Mortgage Lender; and/or (iv) an adversary disputing the validity, priority and extent of the lien asserted by the Mortgage Lender. The Trustee is not obligated to but may, in his/her sole discretion, file a Notice to Reserve Funds. A form of this Notice to be used by parties other than the Trustee is attached as an exhibit to this General Order. Such Notice may be filed only as permitted in this General Order and parties other than the Trustee must use the attached form of the Notice to Reserve Funds.

- (B) The Notice to Reserve Funds must be filed with the Court in the Case (as opposed to an ancillary proceeding) and served on the Mortgage Lender, the Conduit Debtor, the Debtor's Counsel and the Trustee and, if filed by a party other than the Trustee, must be received by the Trustee no less than five business days prior to the Trustee's scheduled disbursement date. If a Notice to Reserve Funds is filed, the Trustee will reserve funds specified in the Notice which would otherwise be disbursed to the Mortgage Lender until an order of the Court is entered instructing the Trustee how to disburse the funds.
- (C) A Notice to Reserve Funds is without prejudice to the rights of any party in interest to request other and further relief from the Court, including, but not limited to, an order of the Court to authorize or compel the Trustee to disburse any reserved funds.
- (8) If any party in interest files a proceeding described in Section 15(c)(7)(A) of this General Order, the Conduit Debtor shall continue remitting the Plan Payment to the Trustee and the Trustee shall continue disbursements to the Mortgage Lender, unless otherwise ordered by the Court. In the event a party in interest is successful with regard to such proceeding, the Trustee may, but is not obligated to, request or obtain a refund of any payments to the Mortgage Lender disbursed by the Trustee prior to the resolution of the filed objection or lien avoidance adversary.
- (9) Each Trustee shall develop the internal procedures for the administration of the Conduit Program which will be applicable to all Conduit Cases administered by the Trustee, unless otherwise ordered by the Court.

## 16. TRUSTEE'S RECOMMENDATION CONCERNING CLAIMS AND PLAN MODIFICATION, IF REQUIRED.

As soon as practicable after the governmental Claims Bar Date, the Trustee may prepare and serve on <u>Debtor</u>, Debtor's Counsel, all creditors who were scheduled, all

creditors who filed claims, and any party that has filed a Notice of Appearance, a <u>"Trustee's Trustee's</u>

Recommendation Concerning Claims, <u>Objection to Claims</u> and Plan Modification, i<u>(If</u> Required <u>")</u> (<u>hereinafter</u>, the "TRCC") and a <u>notice Notice</u> of <u>hearing thereon</u>.

b. Hearing and Pre-earing Conference thereon. The TRCC may be deemed in part

#### to be an objection to claims pursuant to Bankruptcy Rule 3007(d) and (e).

- The TRCC may list and propose disallowance of any claims scheduled but not filed.
- Objections to the TRCC shall be filed within thirty (30) days from the date of service of the TRCC.
- Unless an objection is timely filed as to the amount or classification of any claim or to any mPlan Modification, the claim or mPlan Modification will be allowed or approved as described in the TRCC, and such amount and classification will be final and binding on all parties without further order of the Court.
- <u>(e-)</u> The TRCC shall include a notice of the time, date, and location of the court hearing on any objection, as well as the time, date, and location of the Trustee's prehearing conference thereon. If no objection is timely filed, no Trustee's pre-hearing conference or Court hearing will be held. Matters resolved at or before the pre-hearing conference may be presented to the Court by the Trustee in the form of an <u>Aag</u>reed Order prior to or at the scheduled court hearing.
  - (f-) All unresolved objections to the TRCC shall be deemed waived:
    - (i1) if not timely filed and served as provided above, or
- (ii2) if the proponent of any such objection fails to attend the Trustee's pre-hearing conference, or give the Trustee prior written notice that a hearing is necessary.
- <u>(g-)</u> The TRCC will not affect value of <u>eC</u>ollateral, treatment under the Plan unless modified, or interest rate determined at confirmation, but may show these for information only.
- (h) To the extent secured and/or priority claims being paid through the Plan by the Trustee are allowed for amounts in excess of the amounts provided for in the Plan, the Plan will be promptly modified to provide for full payment of the allowed amount except as otherwise provided in this General Order.
- (i) After the order approving the TRCC becomes final, if the Plan becomes infeasible and/or insufficient, same shall constitute cause to dismiss the case.
- 17. MID-CASE AUDIT. The procedures for the service and resolution of the Mid-Case Notice of Amount Deemed Necessary to Cure Mortgage Arrearage are set out in L.B.R.

  3002 and General Standing Order 2014-02 which is entitled "Standing Scheduling Order

Concerning Mid-Case Audits in Chapter 13 Cases", as it may be amended or superseded.

## 18. <u>DISBURSEMENT BY THE TRUSTEE UPON DISMISSAL OR CONVERSION.</u>

- (a) If the Case is dismissed pre-confirmation, any balance on hand shall be disbursed by the Trustee as provided in the AAPD or other order of the Court, and any remaining balance shall be refunded to the Debtor. If a Case is dismissed after confirmation, the Trustee shall disburse any balance on hand as provided in the confirmed Plan or court approved Plan Modification for one disbursement cycle and then refund the remaining balance to the Debtor.
- (b) In the Case of a Conduit Debtor, if a Case is dismissed and there is a balance on hand in any amount that is less than one full Current Post-petition Mortgage Payment, the Trustee may, but is not required to, disburse those funds to claimants other than the Mortgage Lender.
- (c) If the Case converts to another Chapter of the Bankruptcy Code, any balance on hand will be disbursed by the Trustee in accordance with applicable law.
- 19. OBLIGATION TO NOTIFY. Debtor must notify the Chapter 13 Trustee of any material increase in the Debtor's personal or household income and of the acquisition of any property of the estate, the sale of any property post-petition, and/or of the receipt of any insurance proceeds.

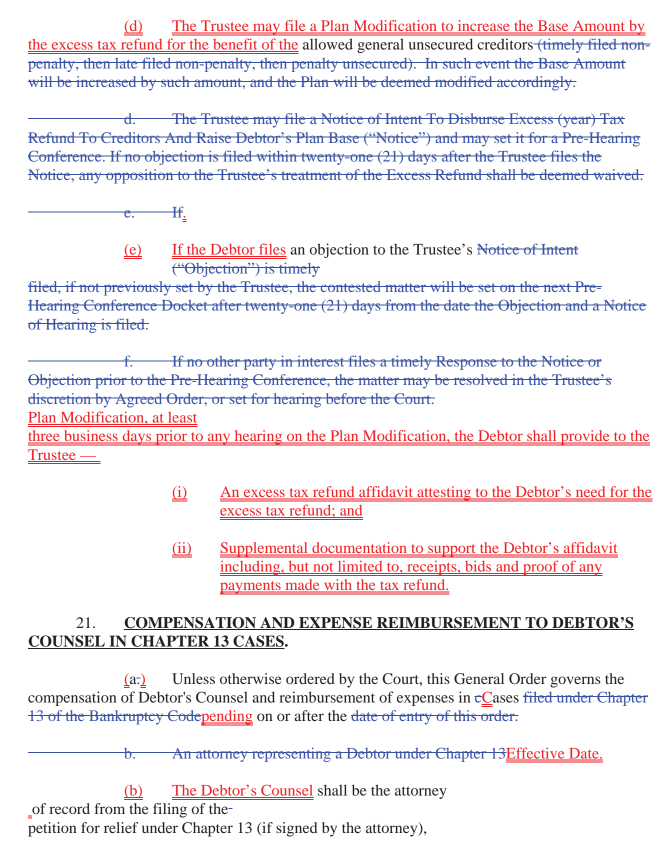
#### 20. IRS REFUNDS.

b. Unless otherwise ordered by the Court, the Trustee is hereby authorized to receive, endorse, deposit, and apply to any delinquency in a Debtor's Chapter 13 case any IRS refund issued by the IRS after the Petition Date and before the final Payment is made under the Plan, or the case is converted or dismissed, up to \$2,000. Any portion of the first \$2,000 of any refund not so applied will be forwarded by the Trustee to the Debtor.

c. Unless otherwise ordered by the Court, any IRS refund in excess of \$2,000 (the "Excess Refund") issued by the IRS and received by the Trustee after the Petition Date and before the final payment is made under the plan or the case is converted or dismissed may be kept by the Trustee (to the extent of such excess) and paid pro rata to the Debtor's(b)

<u>Each year, the Debtor shall remit to the Chapter 13 Trustee a completed</u> copy of any tax return filed with the Internal Revenue Service during the bankruptcy proceeding.

(c) If the Debtor receives a tax refund, any amount in excess of \$2000.00 shall be deemed as "the excess tax refund".



General Order 2016-01 Page 22 of 22

from the filing of a notice of appearance on behalf of the Debtor (if the Debtor filed the case *pro*  $\_se$ ), or from the date of the substitution of counsel (if the Debtor filed the case with other  $\_counsel$ ) until the close or dismissal of the  $c\underline{\mathbb{C}}$  ase (including disposition of motion(s) to reinstate),

unless relieved of representation by order of the Court in accordance with L.R. 83.12.

In an individual, non-business case, the Court deems \$3,500 (the "Standard Fee") as reasonable compensation and reimbursement of expenses for an attorney representing the Debtor in accordance with 11 U.S.C. \(\frac{\frac{330}{330}}{330}(a)(3)(B)\). The Court will therefore

allow the Standard Fee, plus bankruptcy clerk filing fees and the cost of a credit report for each Debtor (collectively, the "Costs"), in an individual, non-business case, without the requirement of an application for compensation under 11 U.S.C. \( \frac{\frac{1}{3}}{330} \frac{1}{330} \) and Bankruptcy Rule 2016(a). PROVIDED, HOWEVER, that an attorney may request attorney's fees and expenses exceeding the Standard Fee and Costs upon (i) formal application under Rule 2016(a) and Section \( \frac{10i}{21(i)} \) of

this General Order, with notice and hearing, for all fees and expenses; (ii) formal application under Section 10j21(j) of this General Order for fees and expenses exceeding the Standard Fee and

Costs; or (iii) <u>a</u> motion under Section <u>10k21(k)</u> of this General Order for matters designated therein.

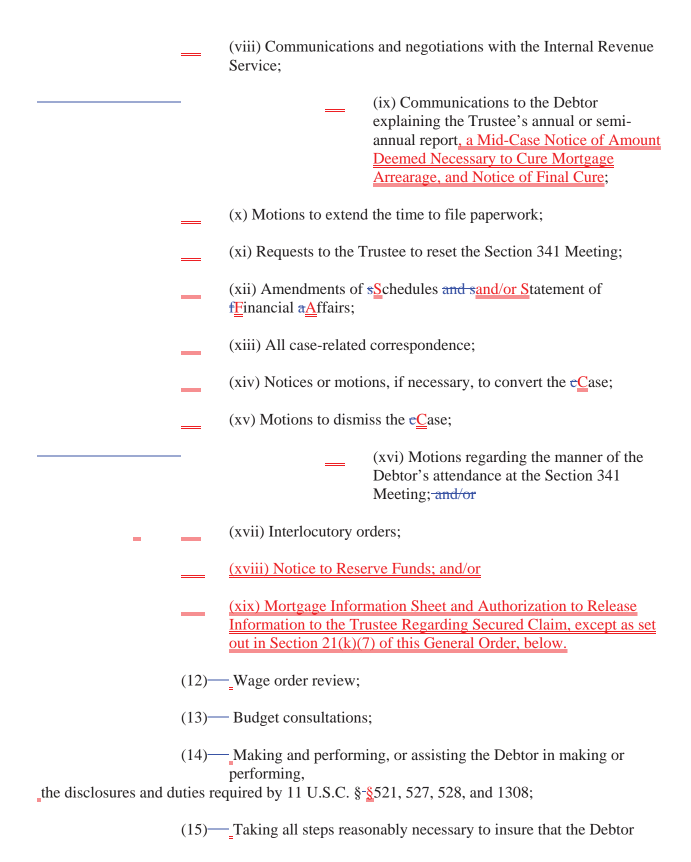
Allowance of fees and expenses greater than the Standard Fee and Costs shall be by separate order of the Court.

- <u>(d-)</u> An attorney may not receive a post-petition retainer or payment from the Debtor other than as specified in this General Order without leave of Court.
- <u>(e-)</u> As guidelines, the Court contemplates that the following matters will be included in the Standard Fee-
- (1)—\_\_All conferences with the Debtor, including timely responses to \_Debtor-inquiries, whether by telephone or in writing;
- (2)—\_Preparation of the bankruptcy petition, including emergency petitions, schedules

  Schedules, sStatement of fFinancial aAffairs, cChapter 13 sStatement of cYour Current monthly income (B22CMonthly Income and Calculation of Commitment Period (Official Form 22C-1), Chapter 13 Calculation of Your Disposable Income (Official Form 22C-2), Plan, and AAPD;
- (3)—\_\_Preparation of, and representation of the Debtor on, a motion to continue or impose the stay;
  - (4)——Representation of the Debtor at the Section 341 Meeting and any

continued meeting;		
confirmation hearing;		Representation of the Debtor at the pre-hearing conference and
	(6)—	Representation of the Debtor in connection with two motions under 11
U.S.C. § 362 <u>§362</u> , bu	it not in	cluding an evidentiary final hearing;
motions to dismiss (w		Representation of the Debtor on motions to dismiss, including Trustee
motions to distinss (w	viui oi v	viniout prejudice),
	(8)—	Preparation of, and representation of the Debtor on, motions to avoid liens
and judgments;		
		Preparation of, and representation of the Debtor on, one motion to te the case;
Debtor from the man		Preparation of, and representation of the Debtor on, motions to except the wage directive provisions of this General Order:
=		
	(11)	Preparation of documents and notices, including submissions for Trustee
recommendation, and	d attend	ance at all hearings and/or pre-hearing conferences, including:
		(i) Suggestion(s) of bankruptcy, and filing same in the appropriate courts;
	_	(ii) Requests for p₽lan Payment deferrals;
	_	(iii) Motions for emergency refund of pPlan Payments;
	_	(iv) Objections to claims and/or the TRCC, after appropriate review;
	_	(v) The Plan and Plan documents;
	_	(vi) The AAPD;
	_	(vii) Notices to creditors, where appropriate explaining the automatic stay;

General Order 2016-01 Page 24 of 22



General Order 2016-01 Page 25 of 22

#### receives a

\_discharge in the case; and

- (16)—Other miscellaneous normal, customary services, including correspondence to clients and review of correspondence from clients, communication with the Trustee's office, and communication with the Clerk.
- The guidelines assume two lift stay motions and one motion to reinstate the case, all of which typically occur in the life of a Chapter 13 case. The guidelines assume the resolution of lift stay motions at preliminary hearings, or by agreement (at either preliminary or final hearings), and a typical hearing of 10 to 20 minutes on other contested matters routinely heard at a Chapter 13 Standing Trustee docket. The guidelines do not contemplate that the Standard Fee would include an evidentiary final hearing on a motion to lift stay, or an evidentiary hearing of more than 30 minutes on a motion to dismiss, objection to exemption, confirmation hearing, claims objection, or other contested matters, or would include representation of the Debtor in an adversary proceeding.
  - (g-) Other than Section 10b21(b), this General Order does not apply to a Chapter-

13

<u>case Case</u> converted to a case under Chapter 7 of the Bankruptcy Code. Upon entry of an order converting a <u>c</u>Case to Chapter 7, the amount and manner of payment of compensation for an attorney for Chapter 7 related services is a matter between the Debtor and his or her attorney.

<u>(h-)</u> In a Level 2 business case, the Court deems \$4,000 as reasonable compensation and reimbursement of expenses for an attorney under 11 U.S.C. <del>§</del> 330§330(a)(3)(B)

(the "Business Standard Fee"). The Court will therefore allow the Business Standard Fee, plus bankruptcy clerk filing fees, in a Level 2 business case without the requirement of an application for compensation under 11 U.S.C. § 330§330 and Rule 2016(a). A Level 2 business case is when (1)

the debtor's monthly gross receipts (or the monthly gross receipts of any corporation, partnership, LLC, etc. controlled by the debtor) are \$10,000.00 or more, (2) the debtor incurs trade credit in the production of income that is not paid in full every month, (3) the business has any employees other than family, (4) the business has a liquor license, or (5) any other reason that in the opinion of the t\_rustee justifies a more thorough investigation than is possible at a 341 docket.

<u>(i.)</u> In any <u>cC</u>ase, the <u>Debtor Debtor's Counsel</u> may elect to apply for all <u>attorney's</u> compensation

and expenses based solely on a lodestar analysis, with notice and hearing. The application must comply with 11 U.S.C. § 330§330, Rule 2016(a) and the Court's Guidelines for Compensation and

Expense Reimbursement of Professionals effective January 1, 2001. The application must

include time records for all work performed on the ecase. For lodestar applications, the Court will

\_not approve a fee over \$700 for the preparation of the fee application.

(j-) For applications requesting compensation and expenses for particular matters not included in the Standard Fee or the Business Standard Fee under this General Order, e.g., a final evidentiary hearing on a motion to lift stay, the attorney must include time records for the particular matter. For those matters, the Debtor's attorney Counsel must use the lodestar analysis

and comply with 11 U.S.C. § 330<u>§330</u>, Rule 2016(a) and the Court's Guidelines for Compensation

and Expense Reimbursement of Professionals effective January 1, 2001. For lodestar applications for particular matters, the Court will not approve a fee over \$400 for the preparation of the fee application.

- [k-] Provided the Debtor agrees, and notwithstanding any other provision of this General Order, for certain matters not within the guidelines for the Standard Fee or the Business Standard Fee, and to encourage uniformity and consistency and to minimize the expense of the fee application process, the Court will approve, upon motion, and waive the application requirement, for the following fees:
  - (1)—For a Plan mModification, \$350, plus expenses not to exceed \$50.
  - [2]——For a motion to sell property, \$350, plus expenses not to exceed \$50.
  - [3]—For a motion to incur debt, \$350, plus expenses not to exceed \$50.
  - (4)——For a motion to lift stay (after the two motions to lift stay included within the

Standard Fee or the Business Standard Fee), \$350, plus expenses not to exceed \$50.

[5] For an Objection to a Trustee's Notice of Intent to Disburse Excess (year)

<u>Tax Refund To Creditors And Raise Debtor's Plan Baseobjection/response to a Plan</u>

<u>Modification proposed by the Trustee to increase the Base Amount by the amount of the excess tax refund</u>, a responsive pleading to a Trustee

motion to compel with regard to a tax return and/or tax refund, or a similar pleading addressing tax refunds and who is entitled to same, \$350, plus expenses not to exceed \$50.

(6)—For modification of the Debtor's mortgage, \$350, plus expenses

exceed \$50, but only if the application includes a certification that the Debtor's attorney has been significantly involved in the process to modify the Debtor's mortgage.

(7) For the timely submission to the Trustee of a complete and correct (1) Mortgage Information Sheet and (2) Authorization to Release Information to the Trustee Regarding Secured Claim, \$200.00.

A motion under this paragraph may request that the Court authorize the Debtor to pay these fees or expenses directly to his or her attorney.

This General Order amends all previous standing orders regarding the setting of attorney fees in Chapter 13 c Cases.

22. COMPENSATION AND EXPENSE REIMBURSEMENT TO CREDITOR ATTORNEYS IN CHAPTER 13 CASES. The Court deems the lesser of (1) \$700 and (2) the actual amount paid or to be paid by the creditor to its attorney as fees and expenses to be reasonable compensation to a creditor's attorney who is entitled to compensation from a debtor's estate under 11 U.S.C \strace{506}\strace{506}(b) and applicable non-bankruptcy law in any case, without prejudice to a party contesting entitlement to fees, or the reasonableness of the amount or mode of payment of fees and expenses. Allowance of fees and/or expenses in a greater amount shall be by separate order of the Court after a hearing on a properly noticed application or motion and notice. Effective February 1, 2007, the submission of an agreed or or containing a provision providing for the recovery of attorneys' fees in a pending bankruptcy case shall constitute an affirmative representation to the judges of this Court by all signatories to the Aagreed Order that there is objective evidence supporting a finding that the creditor has a properly perfected lien and is oversecured or is otherwise legally entitled to recover such fees. Upon the entry of this Order, such submission shall also constitute an affirmative representation by the creditor and its counsel that the attorney's fees provided for in the Order do not exceed the amount of the fees actually paid or to be paid.

#### TRUSTEE'S NOTICING FEES.

a. The Standing Chapter 13 Trustees may charge, in addition to the percentage fee fixed pursuant to 18 U.S.C. § 586(e)(1)(B), noticing fees in each case administered by the respective Standing Trustee equal to \$.50, plus postage per envelope.

b. The Standing Chapter 13 Trustees may collect, in advance, as hereinafter provided, for reports or orders, including, but not limited to the Notice of Deadline For Objecting To Confirmation And Trustee's Pre-Hearing Conference and Confirmation, TRCC, Notice or Order of Dismissal or Conversion, Notice or Order of Debtor Discharge, Trustee's Final Report and Account, Request for Discharge, and/or Notices required under 11 U.S.C. § 1302(d) regarding domestic support obligations. It is hereby found and determined that said fees are reasonable and appropriate to defray the actual, necessary costs and expenses reasonably attributable to the giving of said notices. Subject to United States Trustee approval, the Standing Trustees may choose to reduce the number of notices for which noticing fees are collected. The Standing Chapter 13 Trustees shall be entitled to collect noticing fees authorized hereby from the first and any subsequent monies received from the Debtor, whether before or after confirmation.

MANDATORY WAGE DIRECTIVE. Unless the Court orders otherwise, the Trustee may require a Debtor who is a wage or salary employee, to complete and deliver to the Trustee the information necessary for the submission of a wage directive by the Trustee, not later than the initial Section 341 Meeting. The Trustee will issue a wage directive to such Debtor's employer. Unless otherwise ordered by the Court, such directive may be terminated by the Trustee or the Court.

ADEQUATE PROTECTION TO VEHICLE LENDERS. In each Chapter 13 case, the Debtor's use of vehicles under Section 363 of the Bankruptcy Code is authorized only if the Debtor (i) maintains insurance on the vehicles in the amount required by the Debtor's prepetition contract; (ii) provides proof of insurance to the lien holder upon request; and (iii) provides the Trustee with all necessary information for a wage directive not later than the date of the initial Section 341 Meeting (if the Debtor is a wage or salaried employee and the Court has not ordered otherwise).

#### 23. MONTHLY STATEMENTS WILL NOT VIOLATE THE AUTOMATIC

**STAY.** \_-Unless the Debtor or Debtor's Counsel has notified the creditor to discontinue sending post-petition statements, a creditor will be deemed not to have violated the automatic stay by voluntarily continuing to send the Debtor the usual and customary monthly statements concerning the Debtor's accounts. A creditor claiming a lien on real property and whose lien is provided for with "direct" payments in the Plan shall continue to send the Debtor regular payment statements, invoices, or other memoranda of regular payments due after the Petition Date or Conversion Date, if it was the practice of the creditor to send the Debtor such statements before the Petition

<u>Date or Conversion</u> Date, and the continued sending of these payment statements, invoices, or other memoranda of

regular payments will be deemed not to violate the automatic stay. If the current post-petition mortgage payments are being disbursed by the Trustee, the creditor shall file with the Court and send to the Debtor, Debtor Attorney, and Trustee any payment changes, invoices, or other memoranda of regular payment changes.

#### DOMESTIC SUPPORT OBLIGATIONS AND TAX RETURNS.

		1 Dobton	with dame	atia arrana	ut ablicati	ana ahall n	marrida tha	Tourston	i+h
	a.	A Debtor	with dome	suc suppo	rt obligati	ons snan p	rovide the	Trustee	with
41		مسموا مسامه المسم		£ 41 d			4 :C1		
		and telephone		or the dom	estic supp	ort Claiman	it, II KIIOW	n, at or	
<del>before the</del>	Section	341 Meeting.							

- b. No more than 7 days before the Trustee's pre-hearing conference concerning confirmation, a Debtor with domestic support obligations shall file with the Court a certificate pursuant to Sections 1325(a)(8) of the Bankruptcy Code.
- c. Prior to confirmation, pursuant to Section 1325(a)(9) of the Bankruptcy Code, a Debtor shall file with the Court a certificate concerning all applicable Federal, State, and local tax returns as required by Section 1308 of the Bankruptcy Code.

#### 24. <u>CHAPTER 13 DISCHARGE.</u>

(a) When a Debtor completes all payments to the

trustee <u>Trustee</u> required by the pPlan, the tTrustee will file a Notice of Completion with the Court. No

Order of discharge will be submitted by the tTrustee until the Debtor has filed his Debtor(s)

Certification and Motion for Entry of an Order of Discharge (per Clerk's Notice 07-06 Chapter

13 Discharge Pursuant to 11 U.S.C. §1328(a)³ (hereinafter "Certification and Motion") and the

20 day time for any objection has expired with no objection having been filed. If the Debtor's

Certification and Motion is not filed, no Discharge Order will be submitted by the Trustee. If the

20 days has

passed and the Debtor has not filed the  $\frac{\text{Certificate}}{\text{Certification}}$  and Motion, and the  $\frac{\text{C}}{\text{C}}$  as is ready to be closed

otherwise, the clerk's office will close the case without a discharge. If the Debtor wishes to receive a discharge after the case has been closed, hehe/she will be required to reopen the case and pay

the required filing fee to reopen the case and timely file the Certificate Certification and Motion for a Chapter

13 Discharge.

#### 13 Discharge.

(b) In a Conduit Case, when the Conduit Debtor completes all the payments required by the Plan and has paid the Base Amount in full, and an order of discharge is entered, the Conduit Debtor shall be deemed current on all payments of any kind due to the Mortgage Lender up through and including the date specified by the Trustee's records as the date through which the Trustee made the last Current Post-petition Mortgage Payment to the Mortgage Lender and, as of that payment date, it shall be deemed that there are no payments owed to the Mortgage Lender, including, but not limited to, escrow shortages, late charges, attorneys' fees, or other charges or costs.

#### SO ORDERED.

The court has authorized its Chief Bankruptcy Judge to enter this Order on behalf of the Court.

###END OF ORDER###

General Order 2016-01 Page 30 of 22

<sup>&</sup>lt;sup>3</sup> See Clerk's Notice 07-06 dated November 5, 2007.

Conduit Debtor 1 name:	Case number:
Conduit Debtor 2 name:	
MORTGAGE	INFORMATION SHEET
SUBMIT TO THE TRUSTEE O	NLY- DO NOT FILE WITH THE COURT
Within three (3) business days following the petition 13 proceeding, whichever is later, please provide the	date or the date the bankruptcy case is converted to a Chapter trustee with this information:
Conduit Debtor rents/leases	
The Conduit Debtor(s) is/are current on all home payments directly to the creditor listed below.	e mortgage payments and shall continue to pay the regular monthly
The Conduit Debtor(s) is/are months in a	rrears on payments to the mortgage lender, pre-petition.
Other (reverse mortgage, paid in full, etc.)	
Copy of current mortgage payment coupon:	(Enclosed) (None)
Amount of mortgage payment and date due:	\$ Due Date:
Amount of pre-petition arrearage, if any:	\$
Complete name of mortgage creditor/servicer:	
Correspondence address:	
Payment address:	
Telephone number:	( )
Name of legal representative:	
Address of legal representative:	

(No)

Date

(Yes)

Telephone number:

Signature

Complete account number (not redacted)

Are insurance and taxes escrowed?

# <u>AUTHORIZATION TO RELEASE INFORMATION</u> <u>TO THE TRUSTEE REGARDING SECURED CLAIMS</u>

## SUBMIT TO THE TRUSTEE ONLY DO NOT FILE WITH THE COURT

Case number:

Debtor 1 name:

Debtor 2 name:	<u>Division:</u>
The Debtor(s) in the above captioned bankrulienholder(s) on real and/or personal property of the servicers of said lienholders, to release information to bankruptcy case and/or his/her staff.	bankruptcy estate or the Debtor(s), or
The information to be released includes, but in petition monthly installment payment, amount of any interest rate and its type, the loan balance, impound a charges, and the mailing address for payments. This his/her staff only for the purpose of the administration be included in pleadings filed with the Court.	y pre-petition or post-petition arrearage, the accounts, amount of any contractual late information will be used by the trustee and
Signature of Debtor 1 Printed or Typed Name:	Date:
Signature of Debtor 2 Printed or Typed Name:	<u>Date:</u>

## IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS

IN RE:  (NAME OF DEBTOR),  DEBTOR.	\frac{\bar{\}}{\bar{\}} & \text{CASE NO.} \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
NOTICE TO R	ESERVE FUNDS
TO THE HONORABLE JUDGE OF SAID CO	<u>URT:</u>
<u>COMES NOW [Name of moving party]</u> <u>as follows:</u>	and notifies the Court and all parties in interest
The following pleading(s) have been file	ed (must select at least one):
An objection to proof of claim no of claimant];	umber [insert number here], filed by [insert name
	roceeding Number [insert number];
	y [insert name of responding/objecting party] to iled by [Mortgage Lender] and/or
	y [insert name of responding/objecting party] to d Charges filed by [Mortgage Lender].
	of claim or an adversary disputing the validity, e Trustee is notified to reserve and place a hold on
	Mortgage Lender] until otherwise ordered by the
Court. In the event of a response and objection	
Fees, Expenses and Charges, the Trustee is noti	
amount specified herein that otherwise would b	
	the Court. The amount specified for the Trustee
to reserve is \$ per month.	<u>_</u>

This Notice to Reserve Funds is without prejudice to the rights of any party in interest to request other and further relief from the Court, including, but not limited to, requesting an order of the Court to authorize or compel the Trustee to disburse any reserved funds.

Respectfully submitted,

Name and contact information for Debtor(s)' attorney

#### **CERTIFICATE OF SERVICE**

I, the undersigned, hereby certify that I served the foregoing Notice to Reserve Funds on
the following entities in the method described below on the day of,
<u>20 :</u>
<u>Debtor (specifying the name and address of the Debtor) by (method of service)</u>
<u>Debtor's attorney, if any, (specifying the name and address of the Debtor's attorney) by (method of service)</u>
Mortgage Lender (specifying the name and address of the Mortgage Lender) by (method of service)
Attorney for Mortgage Lender, if known (specifying the name and address of the Attorney for the Mortgage Lender) by (method of service)
<u>Chapter 13 Trustee (specifying the name and address of the Trustee) by (method of service)</u>
<u>Authorized signature</u>

# IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS

<u>IN RE:</u>	ଡଣ ଡଣ ଡଣ ଡଣ ଡଣ	CASE NO.
(NAME OF DEBTOR),	<u>8</u> 8	CASE NO.
DEBTOR.	<u>8</u>	CHAPTER 13
<u> </u>	<u>\$</u>	
NOTICE OF TRANSFER OF SER	RVIC	CING OR CHANGE OF ADDRESS
PLEASE TAKE NOTICE that the serv	vicin	g of the Mortgage Loan as set out in Proof of
Claim No. filed on		
		ransferor"), with the address of
		transferred OR the address for payment has
been changed. The new information is set out	t belo	<u>)W:</u>
Servicer Name (if changed):		
Address:		
Contact Person:		
Telephone Number:		Fax Number:
E-mail:		
Effective Date:		
[Name of Mortgage Lender]	]	Date:
[Mortgage Lender's address]		
[Mortgage Lenders Phone and Fax numbers]		
By:		
[signature of authorized individual]	_	

[title of authorized individual]