

-----X
In re: _____ :
Debtor(s) _____ :
-----X

BK No.

Chapter

CONSENT ORDER re: STATUS HEARING ON LOSS MITIGATION

The Court, having scheduled a status hearing on loss mitigation for _____, at which counsel for the Debtor(s) and _____ (the “Creditor”) have been ordered to appear; and by agreement of the parties,

IT IS HEREBY AGREED:

- (1) The Debtor(s) shall provide all documents requested by the Creditor by _____ (the “Response”).
- (2) The Creditor shall conduct a preliminary review of the information submitted by the Debtor(s), and if the Creditor requires additional information, the Creditor shall, by email or written correspondence, provide the Debtor[s]’ counsel with a list of any additional information it requires by _____ after receiving the Response (the “Additional Information Request”).
- (3) The Debtor(s) shall fully respond to any Additional Information Request and provide all requested documents to Creditor within _____ days after receiving the same from Creditor.
- (4) The parties have agreed to a permanent or temporary loan modification and (a) if a Chapter 13 case, then the Debtor will file a Motion to Approve Loan Modification by _____, or (b) if a Chapter 7 case, then loss mitigation may be terminated as successfully completed and the parties anticipate filing Form D setting forth the terms of the loan modification by _____.

(5) Other Comments:

(6) In lieu of a status report, the parties request that a continued status hearing on loss mitigation be scheduled by the Court.

Agreed to this _____ day of _____ 2013.

Debtor(s)
By counsel:

/s/
Attorney Name and Bar No.
Firm Name
Firm Address
Telephone
Email

Creditor
By counsel:

/s/
Attorney Name and Bar No.
Firm Name
Firm Address
Telephone
Email

Consent Order Approved and Entered on this _____ day of _____ 2013.

Honorable Diane Finkle
U.S. Bankruptcy Judge

Date of Continued Status Hearing: