## UNITED STATES BANKRUPTCY COURT DISTRICT OF SOUTH CAROLINA

IN RE:	C/A No
	Chapter
	SETTLEMENT ORDER ON
Debtor(s).	MOTION FOR RELIEF FROM AUTOMATIC STAY
("Movant"). The cha	notion for relief from the automatic stay filed by apter 13 trustee did not object to the motion or erving as collateral which is the subject of the
Upon Movant's certification of the agreement	t of the parties, it is hereby ORDERED:
As of, Debtor has accrued \$ The post petition arrearage consists	I a post petition arrearage in the amount of of:
	in the amount of \$ per
month.	
Late charges in the amount of \$	
Attorney's fees and costs in the amour	
Other costs in the amount of \$	as described:
	t the regular post petition monthly payments thereafter in accordance with the terms of the
In addition to the regular post petition month post petition arrearage of \$ as follows:	ly payment set forth above, Debtor shall cure the
Pay \$ by	
Pay initial payment of \$ by	
Pay \$ per month beginning	
Pay final payment of \$ by _	
Movant will credit the suspense balance	

Failure to make a payment within 20 days from its due date shall be considered a default under the terms of this settlement order.

Payments shall be paid directly to Movant at:
In the event of a default under the terms of this Order, relief from stay may be provided
without further hearing upon the filing of an affidavit of default by Movant and the entry of the proposed order by the Court. Movant may then proceed with its state court remedies against the collateral, including sending any required notice to Debtor(s). This <i>ex parte</i> provision sha expire and no longer be effective months from the entry of this order.
Movant has waived any claim arising under 11 U.S.C. § 503(b) or § 507(b).
The parties agree that the Fed. R. Bankr. P. 4001(a)(3) stay is applicable to any order granting relief for default on this Settlement Order. not applicable to any order granting relief for default on this Settlement Order.

AND IT IS SO ORDERED.