## UNITED STATES BANKRUPTCY COURT DISTRICT OF SOUTH CAROLINA

IN RE:	C/A No Chapter			
	SETTLEMENT ORDER ON MOTION FOR RELIEF FROM			
Debtor(s).	AUTOMATIC STAY			
("Movant"). Movant h. 503(b) or § 507(b). The chapter 13 trustee	notion for relief from the automatic stay filed by has waived any claim arising under 11 U.S.C. § has reviewed this order and consented to this as collateral which is the subject of the motion is			
As of, Debtor has accrued \$ The post petition arrearage consists	l a post petition arrearage in the amount of of:			
☐ Payments for the month(s) 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:			
Upon Movant's certification of the agreement	of the parties, it is hereby ORDERED:			
amended plan shall provide for regular monthly particle above-listed post-petition arrears. The an additional \$ per month, for a total	lan within 10 days of the entry of this order. The payment to Movant of \$ and cure mended plan payment will be approximately al plan payment of \$ beginning oter 13 trustee. Debtor(s) shall also provide the to recommend approval of the amended plan.			
The trustee will make payments to the Movan	t at:			

If Debtor(s) fail to file an amended plan within 10 days of the entry 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 settlement	order and	d the amende	d plan sh	all be gov	verned by	the relevant	Operating
Order of the United	States Bar	nkruptcy Cou	rt for the D	District of	South Caro	lina.	

AND IT IS SO ORDERED.

## Attorney for Movant District Court I.D. Debtor's counsel represents that prior to consenting to this settlement order, the payment obligations set forth in this Order, including the amounts, method, and timing of payments, and consequences of default were reviewed with and agreed to by the Debtor(s) or the party obligated to pay. /s/ Attorney for Debtor District Court I.D. /s/ District Court I.D.

WE SO MOVE AND CONSENT: