# UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION AMII: 16

IN RE:		ADMINISTRATIVE COURT OF THE OWNER OWNE
DELEGATION OF AUTHORITY TO )	ı	
SIGN AND ENTER CERTAIN ORDERS )	ı	JUDGE RUSS KENDIG

In pleadings filed or pending on or after January 1, 2017, and in the interest of judicial economy and the prompt governance and disposition of uncontested matters, the Clerk of the Bankruptcy Court may, through the use of regularly appointed deputies, prepare, sign and enter orders as specified below without submission to a judge, unless otherwise directed by a judge of the United States Bankruptcy Court for the Northern District of Ohio sitting at Canton. Administrative Order No. 14-04 is repealed effective January 1, 2017. Administrative Order No. 88-15 and Supplement No. 1 thereto, which are attached and incorporated by this reference, are hereby amended to include the following additional delegation of authority to the Clerk to sign orders:

- 1. Orders converting cases (i) pursuant to a debtor's initial request in the case and made pursuant to 11 U.S.C. §§ 706(a), 1112(a), 1208(a) and 1307(a) without notice, (ii) pursuant to the court's own motion after notice to the master mailing list where no objections are pending, (iii) under any chapter after a hearing at which the court ordered the conversion, and (iv) when no objection or request for hearing has been filed and the time period for such has expired.
- 2. Orders granting the first request, by the chapter 7 or chapter 13 trustee only, to compel attendance of an individual or entity for examination pursuant to Fed. R. Bankr. P. 2004 on 30 days notice to the witness and held at a place within 50 miles of the residence or place of business of the witness, provided the motion does not include a request for the production of documentary evidence and the trustee certifies that the motion and order complies with this paragraph and is a court approved form. The motion and order may require production by a debtor only, but the court will review the same upon request of a debtor.
- 3. Orders granting the trustee's application to defer filing fees in adversary proceedings until final disposition of the bankruptcy case or the availability of funds.
- 4. Orders to pay small dividends or unclaimed funds into the registry of the court.

- 5. Orders to counsel to seek default judgments in adversary proceedings.
- 6. Completed form orders relating to pretrial conduct, including initial pretrial and case management orders, scheduling and trial orders (not including orders continuing such matters) and memorandum orders following pretrial conferences.
- 7. Orders granting the trustee's request for the Clerk to provide notice of a document if the Clerk does not object.
- 8. The following items, only if submitted by the chapter 13 trustee and only on the approved forms attached hereto and referenced herein with completions as indicated on the forms. Service lists may be changed as necessary and/or required. Orders shall be entered only following appropriate notice and hearing as required in the particular case.
  - A. Orders dismissing cases under chapter 13 where (i) the trustee has moved for dismissal, the trustee has noticed the motion to dismiss, and the debtor has waived the timely opportunity to object, request a hearing or otherwise contest the dismissal (Form 1), (ii) where the trustee has filed an affidavit requesting dismissal based upon a previously entered order and the debtor has waived the timely opportunity to object, request a hearing or otherwise contest the dismissal, if any is applicable (Form 2), (iii) following a hearing at which the court granted a motion to dismiss (Form 3) or to dismiss with prejudice following a hearing and conforming with the decision orally announced (Form 4);
  - B. Agreed orders determining a motion to dismiss as in Form 5;
  - C. Orders to vacate orders to dismiss as in Form 6;
  - D. Agreed orders granting a motion for reconsideration as in Form 7;
  - E. Orders denying motions for reconsideration of orders to dismiss following a hearing, conforming with the decision orally announced by the court and set forth as in Form 8;
  - F. Orders granting the trustee's motion to convert following a hearing, conforming to the decision orally announced by the court and set forth as in Form 9:
  - G. Objections to claims under the circumstances described by and set forth as in Forms 10, 11, 12, 13, 14 and 15;

- H. Orders accurately setting forth an agreement for the debtor to remit tax refunds as set forth in Form 16 and which permit the debtor to retain no more than \$2,000.00. Debtors may be permitted to retain more than \$2,000.00, but such orders shall be entered by the judge;
- I. Orders to sever a proceeding as in Form 17;
- J. Orders to find mortgage payments current as in Form 18;
- K. Orders determining the trustee's payment of a claim as in Form 19;
- L. Orders granting the trustee's objection to an exemption under the circumstances as in Forms 20 and 21;
- M. Orders granting a motion to deny for lack of prosecution as in Form 22;
- N. Orders for a refund as in Form 23;
- O. Orders to employ an examiner at a cost not exceeding \$1,000.00 if debtor agreed to the same at the meeting of creditors or otherwise, there was no objection to the motion, the examiner's affidavit complies with the disinterestedness standard and the order is as set forth in Forms 24 or 25; and
- 9. Orders granting judgment by default on motions for relief from stay and/or abandonment in chapter 7 and chapter 13 cases which conform to the standard forms adopted by this district from time to time.
- 10. Orders excusing appearance at a show cause hearing for a failure to fulfill a deficiency request initiated by the clerk when the deficiency is cured to the satisfaction of the clerk.
- Orders relating to eligibility for discharge as set forth in Exhibit B attached to Administrative Order 08-06 and the standard orders under11 U.S.C. § 1328(H) as set forth in Exhibit G attached to Administrative Order 08-06, or as may be provided in similar orders or for similar purposes hereafter.
- 12. The form Order and Notice of Indefinite Continuation of Confirmation Hearing and Extension of Trustee's Deadline to Object to Confirmation as in Form 26 as attached or substantially similar thereto.
- 13. Preliminary orders on applications to waive filing fees that only request additional information.

- 14. Orders solely granting motions to limit service by the chapter 13 trustee on motions to modify plans in which the only modification is increasing payments as in Form 27.
- 15. Agreed orders between the chapter 13 trustee and debtor or debtor's counsel that provide an arrangement to cure payment delinquencies to the chapter 13 trustee, but only if the amount of the delinquency is less than or equal to three (3) months payments and ten thousand dollars (\$10,000.00).
- 16. Orders granting motions to redact personal identifiers if filed by the person who originally filed the document to be redacted.
- 17. Orders on motions filed by debtors prior to the expiration of the dischargeability deadline seeking to extend the deadline for a period not to exceed thirty (30) days from the initial deadline.
- 18. Preliminary orders on motions for relief from stay that require movant to substantiate that it is the real party in interest.
- 19. Orders denying a reaffirmation agreement for failure to timely cure a deficiency notice.
- 20. Orders requesting an explanation of fees that exceed a no-look amount established by the court.
- 21. Orders that establish a deadline for a debtor to object to the court's finding that a debtor is not eligible for a discharge because of a previous bankruptcy discharge.
- 22. In cases and adversaries where the court has identified a lack of prosecution or inactivity, the notices or orders that require a party to act by a specified date in order to avoid either dismissal or denial.

The Clerk is authorized to enter orders containing references to Administrative Order No. 14-04 where the provision in question is the same as the provision in Administrative Order No. 16-02.

The Clerk's action authorized by this order shall be accomplished by the affixing to such orders of the following language:

	16-02, TERESA D. UNDERWOC	
BY:		
	Deputy Clerk	

Any party adversely affected by an order so entered shall be entitled to reconsideration thereof by a judge of the court, if, within ten (10) days of service of notice of the entry of such order, such party files a written motion for reconsideration, which motion or attached memorandum shall state the grounds, in accordance with Local Civil Rule 7.1 of the United States District Court, made applicable in cases before this court by Local Civil Rule 1.1, and with Local Bankruptcy Rule 9013-1. Such motions for reconsideration will ordinarily be considered by the court upon the papers submitted.

Any party adversely affected by an order shall retain all rights of any nature relating to the impropriety of the order or the underlying motion, for example, the legal insufficiency of service.

IT IS SO ORDERED.

**RUSS KENDIG** 

United States Bankruptcy Judge

(Space reserved for signature seal)

FILED

IN THE UNITED STATES BANKRUPTCY COURT OF OHIO

CLERK S.M. GRANDROFFLY COURT NORTHERN BISTELET OF ONIO CANTON

IN THE MATTER OF:

DELEGATION OF AUTHORITY TO SIGN )
AND ENTER CERTAIN ORDERS )

ADMINISTRATIVE ORDER NO. 88-15 (CANTON)

Made at Canton, Ohio this 3rd day of October, 1988.

In the interests of judicial economy and the prompt disposition of matters not subject to contest, the Clerk, from and after October 3, 1988, through regularly appointed deputies, may prepare, sign and enter orders as specified below for the governance of cases filed in the United States Bankruptcy Court's divisional office at Canton, Ohio without submission to a judge, unless otherwise directed by a judge of the United States Bankruptcy Court sitting at Canton, Ohio:

- Orders granting leave to pay filing fees in installments.
- 2. Orders extending the time to file schedules, statements of business affairs or statements of intentions of individual debtors; provided, however, that such filings must be made by the close of business of the fourth working day prior to the date on which the meeting of creditors pursuant to 11 U.S.C. §341 is first scheduled, unless otherwise ordered by the Court.
- 3. Orders to consolidate joint cases pursuant to 11 U.S.C. §302.

- Payroll deduction orders entered in pending Chapter 13 wage-earner plans.
- 5. Orders directing interim payments to Chapter 13 trustee, pending entry of order of confirmation.
- 6. Orders to appear and show cause why a case should not be dismissed for debtor's failure to appear at a meeting of creditors pursuant to 11 U.S.C. §341.
- 7. Orders to dismiss Chapter 13 cases upon request of the debtor and pursuant to the provisions of 11 U.S.C. \$1307(b).
- 8. Orders releasing employer and debtor from making further payments in cases under Chapter 13.
- 9. Orders granting discharge in cases under Chapters 7 and 13.
- 10. Orders pursuant to Bankruptcy Rule 3022 relative to entry of final decree.
- 11. Orders directing compliance with Bankruptcy Rules 7008 and 7012, relative to core/non-core allegations, pursuant to General Order No. 88-2.
- 12. Orders relating to pretrial conduct, including the Court's Standing Order and Preliminary Pretrial Order.
- 13. Such other orders as a judge of the Court may from time to time authorize to be entered consistent herewith.

The Clerk's action herein authorized shall be accomplished by the affixing to such orders of the following language:

ENTERED PURSUANT TO ADMINISTRATIVE ORDER NO. 688-15: BETH A. DICK, CLERK OF COURT

BY_			
	Deputy	Clerk	

Any party adversely affected by an order so entered shall be entitled to reconsideration thereof by a judge of the Court if, within ten (10) days of service of notice of the entry of such order, such party files a written motion for reconsideration, which motion or a memorandum attached shall state the grounds therefor, in accordance with L. Civ. R. 3.01 of the United States District Court, made applicable in cases before this court by L. Civ. R. 1.01. Such motions for reconsideration will ordinarily be considered by the Court upon the papers submitted.

IT IS SO ORDERED.

JAMES H. WILLIAMS CHIEF BANKRUPTCY JUDGE

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IN THE MATTER OF:	) )
DELEGATION OF AUTHORITY TO SIGN AND ENTER CERTAIN ORDERS	) ADMINISTRATIVE ORDER NO. 88-15 (CANTON) (SUPPLEMENT NO. 1)
* * * * * * * * * * * * * * *	* * * * * * * * * * * * * * * * *
Made at Canton Ohio this 4th da	v of February 1991

By authority reserved in Administrative Order No. 88-15, entered by this court on October 3, 1988, said Administrative Order is supplemented by the addition of the following language as if originally included on page 2 of said order:

14. Orders granting trustees' interim applications to pay expenses of administration. (Cost of bond premiums only.)

IT IS SO ORDERED.

JAMES H. WILLIAMS CHIEF BANKRUPTCY JUDGE

James & Weller

IN RE: : CHAPTER 13 PROCEEDING

«debtor» : CASE NO. «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER TO DISMISS

The Trustee filed a Motion to Dismiss and notice of hearing thereon.

The Trustee submits that the Debtor(s) has waived the timely opportunity to object, request a hearing, or otherwise contest the dismissal.

#### IT IS THEREFORE ORDERED that the case is DISMISSED.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/S/ Toby L. Rosen Chapter 13 Trustee

###

### List of parties to be served the above Order:

US Trustee

IN RE: : CHAPTER 13 PROCEEDING

«debtor» : CASE NO.: «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER TO DISMISS WITH

**AFFIDAVIT** 

\*\*\*\*\*\*\*\*\*\*

The Trustee filed a Motion to Dismiss on.

The Court entered an Agreed Order on resolving the Motion to Dismiss providing that the Debtor(s) meet certain conditions.

The Trustee set forth in an affidavit that the Debtor(s) failed to meet the conditions outlined in the Agreed Order.

#### IT IS THEREFORE ORDERED that the case is DISMISSED.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/S/ Toby L. Rosen
Toby L. Rosen, Chapter 13 Trustee

### List of the parties to be served the above Order:

«both»

«dbtr\_addr1»

«dbtr\_addr2»

«dbtr\_addr3»

«attorney»

«atty\_addr1»

«atty\_addr2»

«atty\_addr3»

IN RE: : CHAPTER 13 PROCEEDING

«debtor» : CASE NO.: «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER TO DISMISS

This cause came on for hearing on the Chapter 13 Trustee's Motion to Dismiss.

The Court finds that the motion is well taken.

IT IS THEREFORE ORDERED that the case is DISMISSED.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/s/ Toby L. Rosen
Toby L. Rosen, Trustee

###

### List of Parties to be served the above Order:

```
«both»

«dbtr_addr1»

«dbtr_addr2»

«dbtr_addr3»

«attorney»

«atty_addr1»

«atty_addr2»

«atty_addr3»
```

U.S. Trustee – E-mailed

IN RE: : CHAPTER 13 PROCEEDING

«debtor» : CASE NO.: «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER TO DISMISS WITH

PREJUDICE

This matter came before the Court at a hearing on the Chapter 13 Trustee's Motion to Dismiss with Prejudice.

\*\*\*\*\*\*\*\*\*\*

Based upon the evidence presented, the Court finds the Motion should be **GRANTED**.

THEREFORE, IT IS THE ORDER OF THIS COURT that the Chapter 13 case of the Debtor is **DISMISSED WITH PREJUDICE** and that the debtor is enjoined from filing another case in bankruptcy for one hundred eighty (180) days without leave of the Court.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/s/ Toby L. Rosen
Toby L. Rosen, Trustee

### Ist of parties to be served the above order:

«both»

«dbtr\_addr1»

«dbtr\_addr2»

«dbtr\_addr3»

«attorney»

«atty\_addr1»

«atty\_addr2»

«atty\_addr3»

U.S. Trustee

IN RE: : CHAPTER 13 PROCEEDINGS

: CASE NO:

: JUDGE RUSS KENDIG

DEBTOR(S) : AGREED ORDER DETERMINING

**MOTION TO DISMISS** 

This matter came on before the Court upon the Trustee's Motion to Dismiss. The parties have agreed that the Trustee's Motion should be settled as follows:

\*\*\*\*\*\*\*\*\*\*\*\*

The Debtor(s) is/are delinquent for the month(s) of in the total amount of \( \frac{\scrt{\scrt{\chi}}}{2} \).

The debtor(s) has made a payment of \$ which will be applied to the months of . Because of this payment, the parties agree to allow the administration of this case to continue.

The parties agree that the debtor(s) must pay the sum of <u>\$\\$\$</u> each month beginning. The failure to make one of the payments as required will result in the Trustee notifying the Debtor(s) and their counsel of the delinquency.

Upon such notification, the debtor will have twenty (20) days to bring the payments current to the Trustee. If the debtor(s) cannot bring the payments current, the debtor(s) and counsel can seek to modify the plan to suspend payments pursuant to Section 1329 of the Bankruptcy Code.

If no such modification is made or the debtor has not made the required payments within twenty (20) days of such notice, an order dismissing the case with an attached affidavit listing the above provisions may be presented to the Court for its consideration.

#### BE IT SO ORDERED.

APPROVED AND CERTIFIED AS COMPLYING WITH ADMINISTRATIVE ORDER 16-02.

,Esq., Attorney for Debtor(s)	
Toby L. Rosen, Chapter 13 Trustee	

List of parties to be served the above Order:

Debtor(s)

Debtor(s) Attorney

IN RE	:	CHAPTER 13 PROCEEDINGS
	:	CASE NO:
	:	JUDGE RUSS KENDIG
DEBTOR(S)	<b>:</b> ******	ORDER TO VACATE ORDER TO DISMISS *********************************
		napter 13 Trustee's Motion to Vacate
IT IS THEREFORE THE ORDE Dismiss With Affidavit filed on		
I hereby certify that this Order composition of perjudy of perjudy of TOBY L. ROSEN Toby L. Rosen, Trustee		th Administrative Order No. 16-02.
List of parties to be served the above Or	der:	
Debtor's attorney		

IN RE:	:	CHAPTER 13 PROCEEDINGS	
	:	CASE NO:	
	:	JUDGE RUSS KENDIG	
DEBTOR(S) ************************************		AGREED ORDER GRANTING ON FOR RECONSIDERATION ************************************	
This matter came before the court or Order Dismissing the above case.	n debtor	r(s)' Motion for Reconsideration of an	
IT IS HEREBY ORDERED, the debtor(s) motion for reconsideration is hereby granted and the order dismissing the debtor's Chapter 13 filed is hereby vacated.			
IT IS FURTHER ORDERED The	Chapte	r 13 Plan is hereby reinstated.	
I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.			
/S/ TOBY L ROSEN Toby L. Rosen, Chapter 13 Trustee			
, Esq., Attorney for the debtor(s)			
List of parties to be served the above Ord	der:		
Debtor			
Debtor's attorney			

US Trustee

IN RE: : CHAPTER 13 PROCEEDINGS

CASE NO:

: JUDGE RUSS KENDIG

: ORDER DENYING MOTION

This matter came before the Court at a hearing on the Debtor(s) Motion for Reconsideration.

Based on the evidence presented, the Court finds the Motion is not well taken and the same is **denied**.

THERFORE, IT IS THE ORDER OF THIS COURT that the Chapter 13 case of the Debtor remains dismissed.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/S/ TOBY L ROSEN

Toby L. Rosen, Trustee

List of parties to be served the above Order:

Debtor(s)

Debtor(s) attorney

IN RE: : CHAPTER 13 PROCEEDINGS

«debtor» : CASE NO: «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER TO CONVERT

\*

This matter came on for hearing on the Chapter 13 Trustee's Motion to Convert the above case to a Chapter 7 case under the Bankruptcy Code.

The Court finds the motion to be well taken.

THEREFORE IT IS THE ORDER OF THE COURT THAT above captioned Chapter 13 case shall be converted to a Chapter 7 case and that the United States Trustee appoint a Chapter 7 Trustee.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/s/ Toby L. Rosen
Toby L. Rosen, Chapter 13 Trustee

###

## List of parties to be served the above Order:

```
«both»
«dbtr_addr1»
«dbtr_addr2»
«dbtr_addr3»

«attorney»
«atty_addr1»
«atty_addr2»
«atty_addr3»
```

United States Trustee

IN RE:	:	CHAPTER 13 PROCEEDING	
	:	CASE NO.	
	:	JUDGE RUSS KENDIG	
DEBTOR(S)	:	ORDER RULING ON OBJECTION TO CLAIM	
**************************************			
The Court finds that no objection wa	as raiseo	d and that the Objection is well taken.	
IT IS THE ORDER OF THIS COnumbered filed by Inclusion of interest thereon.	OURT th	nat the Objection is sustained and the claim llowed in the amount of \$ without the	
I certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.			
/S/ TOBY L. ROSEN Toby L. Rosen, Chapter 13 Trustee			
List of parties to be served the above Oro Debtor(s) Attorney for Debtor(s) Creditor	der:		

IN RE: : CHAPTER 13 PROCEEDING

«debtor» : CASE NO.: «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER RULING ON

OBJECTION TO CLAIM(S)

This matter is before the Court on the Objection to Claim ("Objection) filed by Toby L. Rosen, Chapter 13 Trustee.

The Court finds that no objection was raised and that the Objection is well taken.

IT IS THE ORDER OF THIS COURT that the Objection is sustained and the claim numbered «claim» filed by «creditor\_notice\_name» is denied in its entirety.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/s/ Toby L. Rosen
Toby L. Rosen, Chapter 13 Trustee

###

## List of parties to be served the above Order:

```
«both»

«dbtr_addr1»

«dbtr_addr2»

«dbtr_addr3»

«attorney»

«atty_addr1»

«atty_addr2»

«atty_addr3»

«creditor_notice_name»

«creditor_notice_addr_1»

«creditor_notice_addr_2»

«creditor_notice_addr_3»
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IN RE:	:	CHAPTER 13 PROCEEDING
	:	CASE NO:
	:	JUDGE RUSS KENDIG
DEBTOR(S) *************************	:	ORDER RULING ON OBJECTION TO CLAIM ************************************
This matter is before the Court on the Rosen, Chapter 13 Trustee.	e Object	tion to Claim ("Objection") filed by Toby L.
The Court finds that no objection wa	as raised	and that the Objection is well taken.
IT IS THE ORDER OF THIS CO numbered filed by pursuant to the Chapter 13 Plan and disallow untimely filed.	is all	at the Objection is sustained and the claim lowed as secured in the amount of \$, the unsecured balance of \$ as
I certify that this Order complies with Signed under the pains and penalty of perjudents.		nistrative Order No. 16-02.
/S/ TOBY L. ROSEN Toby L. Rosen, Chapter 13 Trustee		
List of parties to be served the above Ord Debtor(s) Attorney for Debtor(s) Creditor	ler:	

IN RE:	:	CHAPTER 13 PROCEEDING	
	:	CASE NO:	
	:	JUDGE RUSS KENDIG	
DEBTOR(S)	:	ORDER RULING ON OBJECTION TO CLAIM	
************	*****	*****************************	
This matter is before the Court on the Rosen, Chapter 13 Trustee.	e Objec	ction to Claim ("Objection") filed by Toby L.	
The Court finds that no objection wa	as raiseo	and that the Objection is well taken.	
IT IS THE ORDER OF THIS CO numbered filed by allowed as unsecured.	URT the	nat the Objection is sustained and the claim a priority status be disallowed, but the claim be	
I certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.			
/S/ TOBY L. ROSEN Toby L. Rosen, Chapter 13 Trustee			
List of parties to be served the above Ord Debtor(s) Attorney for Debtor(s) Creditor	der:		

IN RE: : CHAPTER 13 PROCEEDING

«debtor» : CASE NO.: «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER RULING ON OBJECTION TO CLAIM

\*

This matter is coming before the Court on the Objection to Claim ("Objection) filed by Toby L. Rosen, Chapter 13 Trustee.

The Court finds that no objection was raised and that the Objection is well taken.

IT IS THE ORDER OF THIS COURT that the Objection is sustained and the claim numbered «claim» filed by «creditor\_notice\_name» is allowed secured and the interest rate be reduced to %.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/S/ Toby L. Rosen
Toby L. Rosen, Chapter 13 Trustee

### List of parties to be served the above Order:

```
«both»

«dbtr_addr1»

«dbtr_addr2»

«dbtr_addr3»

«attorney»

«atty_addr1»

«atty_addr2»

«atty_addr3»

«creditor_notice_name»

«creditor_notice_addr_1»

«creditor_notice_addr_2»

«creditor_notice_addr_3»
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IN RE: : CHAPTER 13 PROCEEDING

«debtor» : CASE NO. : «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER RULING ON

OBJECTION TO CLAIM(S)

This matter is before the Court on the Objection to Claim ("Objection) filed by Toby L. Rosen, Chapter 13 Trustee.

The Court finds that no objection was raised and that the Objection is well taken.

IT IS THE ORDER OF THIS COURT that the Objection is sustained and the claim numbered «claim» filed by «creditor\_notice\_name» is **ALLOWED AS UNSECURED**.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/S/ Toby L. Rosen
Toby L. Rosen, Chapter 13 Trustee

### List of parties to be served the above Order:

IN RE:		:	CHAPTER 13 PROCEEDINGS
		:	
		:	CASE NO.
		:	
		:	JUDGE RUSS KENDIG
		:	
DEBTO	OR(S)	:	ORDER RE: TAX REFUNDS
	` '		AND AMENDING PLAN
****	**********	****	***************
	The following was agreed to by the 13 Trustee at the Bankruptcy Code		s), the attorney for the debtor(s), and the 341 meeting of creditors:
-	Debtor(s) will submit to the Chapte	r 13 Tru	stee all tax refunds over \$
	The Court finds that the above agre- led plan.	ement sl	hould be considered an amendment to the

THEFORE, IT IS THE ORDER OF THIS COURT that the plan as confirmed is amended as stated above.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

### /S/ TOBY L ROSEN

Toby L. Rosen, Chapter 13Trustee

List of parties to be served the above Order:

Debtor(s)

Debtor's attorney

IN RE: : CHAPTER 13 PROCEEDING

: CASE NO.

: JUDGE RUSS KENDIG

DEBTOR(S) : ORDER TO SEVER

This matter came before the Court on the Motion to Sever the within Chapter 13

proceeding filed herein, filed by the Chapter 13 Trustee.

The Court finds the motion is well taken.

**THEREFORE IT IS THE ORDER OF THIS COURT** that the case be and hereby is severed.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

#### /S/ TOBY L ROSEN

Toby L. Rosen, Trustee

### List of parties to be served the above Order:

All parties in the Court's Matrix U.S. Trustee

IN RE:	:	CHAPTER 13 PROCEEDING
	:	CASE NO.
	:	JUDGE RUSS KENDIG
		ORDER FINDING MORTGAGE
DEBTOR(S)	:	PAYMENTS CURRENT
*****	*****	**************

This matter came before the Court on the Motion to Find Mortgage Payments Current filed by Toby L. Rosen, Chapter 13 Trustee.

The court finds that no objections were filed to the Motion and that the Motion is well taken.

THEREFORE IT IS THE ORDER OF THIS COURT that the mortgage of is current as of the date of this Order.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

### /S/ TOBY L ROSEN

Toby L. Rosen, Trustee

### List of parties to be served the above Order:

Debtor(s) Attorney for Debtor(s) Mortgage Holder Attorney for Mortgage Company

IN RE: : CHAPTER 13 PROCEEDINGS

: CASE NO.

: JUDGE RUSS KENDIG

DEBTOR(S) : ORDER DETERMINING

PAYMENT OF CLAIM

This matter came before the Court on the Motion to Pay Claims as filed by Toby L. Rosen, Chapter 13 Trustee.

The court finds that no objections were filed to said Motion.

THEREFORE IT IS THE ORDER OF THE COURT that the following claim(s) be paid as indicated, to the address listed below.

Claim No. Name and Address Amount Classification of Creditor

IT IS FURTHER ORDERED that the Trustee need not recover funds if the claim was overpaid, due to the original provisions of the plan.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

#### /S/ TOBY L ROSEN

Toby L. Rosen, Chapter 13 Trustee

List of parties to be served the above Order:

Creditor
Debtor's attorney

Form 19

IN RE: : CHAPTER 13 PROCEEDINGS

«debtor» : CASE NO: «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER GRANTING

TRUSTEE'S OBJECTION TO

**EXEMPTION** 

\*

This matter came on the Trustee's Objection to Exemption stating that the Debtor(s) was not entitled to a \$ exemption on his/her .

The Court finds that the objection is well taken.

THEREFORE, IT IS THE ORDER OF THIS COURT that the exemption on the is allowed as \$.

I certify that this Order complies with Administrative Order No. 16-02.

Signed under the pains and penalty of perjury.

/s/ Toby L. Rosen
Toby L. Rosen, Chapter 13 Trustee

###

### List of the parties to be served the above Order:

```
«both»
«dbtr_addr1»
«dbtr_addr2»
«dbtr_addr3»

«attorney»
«atty_addr1»
«atty_addr2»
«atty_addr3»
```

IN RE:	: CHAPTER 13 PROCEEDINGS		
	: : CASE NO.		
	: : JUDGE RUSS KENDIG		
DEBTOR(S)	: AGREED ORDER DETERM : TRUSTEE'S OBJECTION ' : EXEMPTION		
*****	**************	*****	
	e's Objection to Exemption filed on		
that the debtor was not entitled to a \$	exemption on his/her		
BE IT SO ORDERED.  APPROVED AND CERTIFIED AS ADMINISTRATIVE ORDER NO 16			
/S/ TOBY L ROSEN Toby L. Rosen, Chapter 13 Trustee			
, , ,			
, Attorney for	Debtors		
List of parties to be served the above Debtor(s) Debtor(s) attorney	Order:		

IN RE: : CHAPTER 13 PROCEEDING

«debtor» : CASE NO. : «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER DENYING FOR LACK

OF PROSECUTION

This matter came before the Court on a Motion to Deny for Lack of Prosecution filed by the Chapter 13 Trustee. An objection was filed by «attorney» and an order has not been submitted.

The Court finds the Motion to Deny for Lack of Prosecution is well taken.

THEREFORE, IT IS THE ORDER OF THIS COURT that the objection filed by «attorney» is DENIED.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the pains and penalty of perjury.

/s/ Toby L. Rosen
Toby L. Rosen, Chapter 13 Trustee

### Lit of parties to be served the above Order:

```
«attorney»
«atty_addr1»
«atty_addr2»
«atty_addr3»

«creditor_notice_name»
«creditor_notice_addr_1»
«creditor_notice_addr_2»
«creditor_notice_addr_3»
```

IN RE: : CHAPTER 13 PROCEEDINGS

«debtor» : CASE NO: «print\_casenum»

«joint» : JUDGE RUSS KENDIG

DEBTOR(S) : ORDER FOR REFUND

This matter came before the Court upon the Motion for Refund filed by Toby L. Rosen,

Chapter 13 Trustee, for to refund \$ to the Trustee,

The Court finds said Motion to be well taken.

THEREFORE IT IS THE ORDER OF THIS COURT that shall refund the sum of \$ to the Chapter 13 Trustee.

I hereby certify that this Order complies with Administrative Order No. 16-02.

Signed under the pains and penalty of perjury.

###

/s/ Toby L. Rosen
Toby L. Rosen, Chapter 13 Trustee

#### List of parties to be served the above Order:

```
«attorney»
«atty_addr1»
«atty_addr2»
«atty_addr3»

«creditor»
«cred_addr1»
«cred_addr2»
«cred_addr3»

«creditor_notice_name»
«creditor_notice_addr_1»
«creditor_notice_addr_2»
«creditor_notice_addr_3»
```

IN RE:	:	CHAPTER 13 PROCEEDINGS
	:	CASE NO.
	:	JUDGE RUSS KENDIG
DEBTOR(S)	:	ORDER TO EMPLOY EXAMINER
***********	*****	*****************
This matter came before the Cou Trustee, to employ Kevin Harris, CPA, owned by debtor(s).	ırt on the to examiı	Motion of Toby L. Rosen, Chapter 13 ne the books and records of the business
The Court now finds said Motion to be	well take	n.
Chapter 13 Trustee, is authorized to emexamine the books and records of the branch of	ploy Kev usiness of that the eaw and wise.	THE COURT that Toby L. Rosen, in H Harris, CPA, as the business to wned by debtor(s).  Examiner is to submit an itemized time ll charge \$ to be paid with Administrative Order No. 16-02.
/S/ TOBY L ROSEN Toby L. Rosen, Chapter 13 Trustee		
List of parties to be served the above Examiner Debtor Debtor's attorney	Order:	

IN RE:	:	CHAPTER 13 PROCEEDINGS
	:	CASE NO.
	:	JUDGE RUSS KENDIG
DEBTOR(S) ************************************	*****	ORDER TO PAY EXAMINER **************
This matter came before the Court o Trustee, to pay Kevin H Harris, as business	n the M examin	otion of Toby L. Rosen, Chapter 13 er for the within bankruptcy estate.
The Court finds that the Motion is w	vell take	n.
THEREFORE IT IS THE ORDER Chapter 13 Trustee, pay the sum of \$ from the assets of the bankruptcy estate, for estate.		to Kevin H Harris, business examiner,
I hereby certify that this Order comp Signed under the pains and penalty of perju		th Administrative Order No. 16-02.
/S/ TOBY L ROSEN Toby L. Rosen, Chapter 13 Trustee		
List of parties to be served the above Oro	der:	
Kevin H Harris, Business Examiner		

#### UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE: [], Debtor.	) CHAPTER 13 ) ) CASE NO. [ - ] ) ) JUDGE RUSS KENDIG
	ORDER AND NOTICE OF INDEFINITE CONTINUATION OF CONFIRMATION HEARING AND EXTENSION OF TRUSTEE'S DEADLINE TO OBJECT TO CONFIRMATION
Request(s) in this case. As a result of t	earing. The trustee shall file any objections

It is so ordered.

confirmation hearing.

# # #

#### Service:

All creditors and parties in interest.

**FORM 26** 

IN RE:

: CHAPTER 13 PROCEEDINGS

«debtor»

: CASE NO: «print\_casenum»

«joint»

: JUDGE RUSS KENDIG

**DEBTOR(S)** 

: ORDER TO LIMIT NOTICE

Trustee represented that the corresponding Modification did not adversely affect creditors and the modification only increased payments.

It is **ORDERED** that the Trustee must send notice to only the Debtor(s) and the Debtor(s)' Attorney on the Trustee's Modification of Plan filed.

I hereby certify that this Order complies with Administrative Order No. 16-02. Signed under the penalty of perjury.

/S/ Toby L. Rosen
Toby L. Rosen, Chapter 13 Trustee

###

#### SERVICE LIST:

«both»

«dbtr\_addr1»

«dbtr\_addr2»

«dbtr\_addr3»

«attorney»

«atty\_addr1»

«atty\_addr2»

«atty\_addr3»