

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

-----X
In re:

Case No.: - -AST
Chapter 13

Debtor(s).
-----X

ORDER GRANTING ADEQUATE PROTECTION PAYMENTS

UPON the [motion date] written application of [Movant], (the “Movant”) seeking relief from the automatic stay / to extend or impose the automatic stay, and for reasons stated on the record at the hearing held on [Date of Hearing], and with good cause appearing therefore, it is hereby

ORDERED, that the Chapter 13 Trustee shall disburse [Dollar Amount of Disbursement] from the funds on hand to Creditor as adequate protection, subject to availability of funds, as soon as practicable; and it is further

ORDERED, that said adequate protection payment(s) shall be made payable to [Creditor]. All adequate protection payments shall include the last 4 digits of the loan number as reflected on Creditor’s Proof of Claim as filed in this case [Last Four Digits] and the bankruptcy case number written on the checks, and shall be sent to the following address:

[Creditor Address];

and it is further

ORDERED, that said adequate protection payment(s) shall be applied to the Debtor’s [Post/Pre Petition] default on [Creditor’s] loan; and it is further

ORDERED, that Creditor may accept and apply the adequate protection payments without prejudice to any of its rights, whether arising from applicable bankruptcy law or non-

bankruptcy law, including, but not limited to, Secured Creditor's right to request relief from the automatic stay and/or to continue a foreclosure action; and it is further

ORDERED, that the hearing on the Motion has been adjourned by the Court to [Date and Time].