## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

IN RE	Case No. Chapter 13	
Debtor #1 and Debtor #2	Judge:	
Debtor(s)		
DEBTORS TO ENTER INT MODIFICATION WITH CR	RY OF ORDER ALLOWING O TRIAL MORTGAGE LOAN EDITOR,, CHAPTER 13 PLAN	
to entry of an Order Allowing Debto	ee, David Wm. Ruskin, hereby stipulate or(s) to Enter Into Trial Mortgage Loan , and Modifying	
OFFICE OF THE CHAPTER 13 STA TRUSTEE, DAVID WM. RUSKIN	NDING	
David Wm. Ruskin (P26803), Trusted Christopher P. Reilly (P54168), Staff Michelle M. Stephenson (P51653), S 26555 Evergreen Rd., Suite 1100 Southfield, MI 48076-4251 (248) 352-7755	Attorney Attorney for Debtors	
(P ) Attorney for Creditor Address #1 Address #2 City, State and Zip Code ( )		

## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

Debtor #1		(Thanter 13	
Debtor #2		Chapter 13 Judge:	
Debtor(s)	)		
0	MORTGAGE LO	EBTOR(S) TO ENTER INTO TO SAN MODIFICATION WITH  ING CHAPTER 13 PLAN	ΓRIAL
THIS		the Court upon the Stipulation tor,	of Debtor(s),
entry of an Modification Chapter 1 Stipulation	n Order Allowing Debto ion with Creditor, I3 Plan (ECF No). n and other pertinent p	hapter 13 Trustee, David Wm. or(s) to Enter Into Trial Mortga and . The Court has reviewed the followings. The Court is advised	ge Loan Modifying oregoing
premises.	•		
•		O AND ADJUDGED as follows	::

	b.	I he property securing this mortgage is located at
	C.	The interest rate on the mortgage loan shall be% per annum.
2.	Trial	ctive, payments pursuant to the Loan Modification approved in this Order shall be made by Chapter 13 Trustee, addressed
		Trustee shall make reasonable efforts to make nents such that the payments will be received by Creditor, ater than the first day of the month for which the payment is

- 3. The Chapter 13 Trustee shall not make further disbursements on the Class 4.2 arrearage claim of Creditor, unless further ordered by the Court.
- 4. The Loan Modification approved in this Order is a "Trial" modification and is subject to further review. Any further modification of the Loan, including any conversion of the Trial Modification into a Permanent Modification, shall be subject to separate Order of Court.
- Except as modified in this Order, the terms and conditions of the Loan and Mortgage documents between Debtor(s) and Creditor shall remain in full force and effect.
- 6. The treatment of the claim of Creditor in Debtor(s)' Chapter 13 Plan as confirmed (and as previously modified, if at all) is modified as necessary to comply with the provisions of this Order, including but not limited to, the reduction in Creditor's Class 4.1 mortgage payment and suspension of disbursements on Creditor's Class 4.2 pre-petition arrearage claim.

IT IS FURTHER ORDERED AND ADJUDGED that except as expressly modified herein, Debtor(s)' Plan as confirmed (and as previously modified, if at all) shall remain in full force and effect.

**Exhibit A**