## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:		
	: Case No	TPA
Debtor(s)	: Chapter	
	: Related to Doc No.	
Movant/Plaint	ff(s) :	
v.	: :	
	: : Hearing:	
	fendant(s) :	
	RMING CHAPTER 13 SALE OF PROP REE AND DIVESTED OF LIENS	<u>'ERTY</u>
-		
(Party) Motion/C (Buyer name and address) (the Bankruptcy Courtroom, U.S	(Date) , on omplaint for Sale of Property Free and for \$\frac{(Price)}{}\$. Courthouse, 17 South Park Row, Erie, PAing, 600 Grant Street, Pittsburgh, PA 15219	Divested of Liens to , after hearing held in: 16501 <b>OR</b> Courtroom
Motion/Complaint for private sa	the of the <i>Notice of Hearing</i> and <i>Order</i> so the of real property free and divested of lies the following secured creditors whose lies, viz:	ns of the above named
DATE OF SERVICE	NAME OF LIENOR AND SECUR	<u>ITY</u>
(actual date of service for each creditor)	(Identify full name of each creditor in with specifics of each claim, including	
(actual date of service)	Ronda J. Winnecour, Ch. 13 Truste Suite 3250, U.S. Steel Building 600 Grant Street Pittsburgh, PA 15219	ee,

	nearing thereon the certificate	n, was giv	general notice ren to the credito ce filed and tha	rs and parties	in intere	st by the movir	ng party
	6004-1(c)(2)	on	nearing was duly (Date),	in the	(New.	spaper)	on_
			(Legal Journa	<u>l)                                    </u>	_ on	(Date)	, as
Purchaser(s) a sale.	(4) That a	nt the sale	hearing the high				
(Buyer)	(5) That	the price	ce of \$_ was a full and f	(Prince for the contract of th	<i>ce)</i> he proper	offerty in question.	red by
in accordance	` '		aser(s) has acted ries of Pennsylve	•		-	
is hereby <i>CO</i> , free and dives to make, exec	y Special War NFIRMED to sted of the abo ute and delive	ranty dee  ve recited  er to the	it is hereby One of the real program (Buyer name) liens and claims Purchaser(s) about the property program of the property program is a second of the property program of the property program is a second of the property property program is a second of the property program is a secon	pperty describ me and address, and, that the ove named the	oed as ess) e Movant ne necess	for \$/Plaintiff is aut	ription) (Price) horized or other
•	nsferred to thainst the sold p	e proceed	<b>ERED</b> , that the ls of sale, if and that the within o	to the extent	they ma	y be determine	ed to be
disbursements including amo failure to com	time of closic required by ong other thing ply with the arein, all remains	ing. Fair this Ord gs, a fine above terming funds	ERED, that the lure of the Closter will subject or the impositions of this Orders shall be held by	ting Agent to the Closing on of damage c. Except as	timely n Agent to es, after n to the di	nake and forw monetary sand notice and hear stribution spec	ard the nctions, ring, for cifically

(1)	The following lien(s)/claim(s) and amounts:;						
(2)	Delinquent real estate taxes, if any;						
(3)	Current real estate taxes, pro-rated to the date of closing;						
(4)	The costs of local newspaper advertising in the amount of \$;  The costs of legal journal advertising in the amount of \$;						
(5)							
(6)	The Court approved realtor commission in the amount of \$;						
(7)	Court approved attorney fees in the amount of \$;						
(8)	Chapter 13 Trustee "percentage fees" in the amount of \$						
(-)	payable to "Ronda J. Winnecour, Ch. 13 Trustee, P.O. Box 2587,						
	Pittsburgh, PA. 15230";						
(9)	The "net proceeds" from the closing as identified on the HUD-1 to the						
(- /	Chapter 13 Trustee payable to "Ronda J. Winnecour, Ch. 13 Trustee, P.O.						
	Box 84051, Chicago, IL 60689-4002"; and,						
(10)	Other:						
` /							
It is F	URTHER ORDERED that:						
(1)	Within seven (7) days of the date of this Order, the Movant/Plaintiff shall serve a copy of the within Order on each Respondent/Defendant (i.e., each party against whom relief is sought) and its attorney of record, if any, upon any attorney or party who answered the motion or appeared at the hearing, the attorney for the debtor, the Closing Agent, the Purchaser, and the attorney for the Purchaser, if any, and file a Certificate of Service.						
(2)	Closing shall occur within thirty (30) days of this Order.						
(3)	Within seven (7) days following closing, the Movant/Plaintiff shall file a Report of Sale which shall include a copy of the HUD-1 or other Settlement Statement; and,						
(4)	This Sale Confirmation Order survives any dismissal or conversion of the within case.						

Thomas P. Agresti, Judge United States Bankruptcy Court