## 1/06

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

IN KE:	: Case No	JAD		
Debtor(s)	: Chapter			
	: : :			
Movant(s),	: Related to Document No			
<b>v.</b>	: :			
Respondent(s).	:			
ORDER CONFIRMING CH		<u>PROPERTY</u>		
FREE AND DI	IVESTED OF LIENS			
AND NOW, this(Date				
and address) for $S$ (Price)	, after hea			
(Location Of Hearing), the Court find	ls:	-		
(1) That service of the Noti Motion for private sale of real property Respondents, was effected on the following Motion for private sale, viz:	free and divested of li	iens of the above named		
DATE OF SERVICE	NAME OF LIE	N OR AND SECURITY		
(Date of each service)		d address of each cluding description of		
(2) That sufficient general confirmation hearing thereon, was given to party as shown by the certificate of service served with the Motion.	the creditors and partie	s in interest by the moving		
		(Publication)		
on <i>(Date)</i> and in the	(Publication)			
shown by the Proof of Publications duly fil	ed.			

That at the sale hearing the highest/best offer received was that of the

**(4)** 

of said sale.		na no objections to the			
	<b>(5)</b>	That the price of \$	(Price)	offered by	(Buyer)
was a full a	ind fa	ir price for the propert	y in question.		
	(6) ance w	That the Purchaser(s) with <i>In re Abbotts Dain</i>			
		herefore, <b>IT IS ORDE</b> anty deed of the real p	roperty descri	bed as <i>(Desci</i>	ription)
		l address) for \$	is	hereby <b>CONFIRMI</b>	<b>ED</b> to
recited liens ar the Purchaser	nd clai (s) ab	ims, and, that the Mov ove named the necess property purchased upo	ant is authoriz sary deed and	zed to make, execute I/or other documen	and deliver to ts required to
they hereby and determined to	re, tra be va	FURTHER ORDERE ansferred to the proce lid_liens against the so ted of said liens and cla	eeds of sale, i ld property, th	if and to the extent	t they may be
be paid at the forward the monetary sanc	time <b>disb</b> i tions,	THER ORDERED, the of closing. Failure or closing. Failure or closing among other for failure to comply we	of the closing the closing the closing the close the clo	ng agent to timel ler will subject the cl or the imposition of c	<b>y make and</b> losing agent to
(	(1)	The following lien(s)/	'claim(s):		:
	<b>(2)</b>	Delinquent real estate			,,
	(3)	Current real estate tax			
	<b>(4)</b>	The costs of local new			
	(5) (c)	The Court opposed a			
	(6) (7)	The Court approved r Court approved attorn	ealtor commis	sion in the amount of	л ş;
	(7) (8)	Chapter 13 Trustee "p	ley lees III tile vercentage fees	s" in the amount of S	,
	(9)	payable to "Ronda L Pittsburgh, PA. 15230 The "net proceeds" fro Chapter 13 Trustee pa	J. Winnecour, O"; om the closing ayable to <i>"Ron</i>	Ch. 13 Trustee, P. g as identified on the nda J. Winnecour, C	O. Box 2587 HUD-1 to the
,	(10)	P.O. Box 1132, Memp.			
(	(10)	Other:			·

- (1) Closing shall occur within thirty (30) days of this Order and, *within five (5) days following closing,* the Movant shall file a report of sale:
- (2) This Sale Confirmation Order survives any dismissal or conversion of the within case; and,
- (3) Within five (5) days of the date of this Order, the Movant shall serve a copy of the within Order on each Respondent (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 Purchaser, and the attorney for the Purchaser, if any, and file a certificate of service.

**JEFFERY A. DELLER** 

**United States Bankruptcy Judge**