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

In Re:	: Bankruptcy No.: Chapter
Debtor	: Chapter
Movant v.	: Related to Document No.: Hearing Date and Time:
Respondent (if none, then "No Respondent	: : ?'):
LOSS MITIG	ATION ORDER
A <i>Motion for Loss Mitigation</i> was filed by have had notice and an opportunity to object and	on The Parties the Court has reviewed any objections filed thereto.
<i>AND NOW</i> , this day of	, 20, it is hereby ORDERED that:
(1) The following parties are directed to (LMP) as set forth in <i>W.PA.LBR 9020-1</i> through	participate in the Court's <i>Loss Mitigation Program</i> 9020-7.
Debtor:	
Creditor:	
	ne Debtor shall make (or cause to be made) adequate per month to the Creditor or the Creditor's designee
	try of this Order, the Creditor shall register and post its viously registered) pursuant to W.PA.LBR 9020-4(b).
	of this Order or Creditor's registration on the Portal, leted Core LMP Package through the Portal pursuant to
, , , ,	r's submission of the Core LMP Package, the Creditor e point of contact for Debtor's review, pursuant to
(6) Within sixty (60) days from the entry interested parties an LMP Status Report, pursuant	of this Order, the Debtor shall file and serve upon all to W.PA.LBR 9020-4(e).

(7) unless exte	One hundred twenty (120) days from the entry of this Order, the LMP Period shall terminate ended pursuant to W.PA.LBR 9020-5(b).
(8) submit an	Within seven (7) days of the termination of the Loss Mitigation Period, the Debtor shall LMP Final Report pursuant to W.PA.LBR 9020-4(f).
(9) evidencing	Debtor shall <i>immediately</i> serve a copy of this Order on Creditor and file a certificate of service g same.
	United States Bankruptcy Judge