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

In Re	:	: Case NoJCM	
Trusto	Debtor(s) ee, or Debtors(s), Movant v.	: : Chapter 12 : : Motion No.□ WO-1 : Motion No.□ WO-2	
Respo	ondents	: :	
	CHAPTER 12	WAGE ATTACHMENT MOTION	
	The undersigned respectfully represen	ts as follows:	
(1)	A Chapter 12 case was filed.		
(2)	It appears that the Debtor receives regular income which may be attached under 11 U.S.C. §1226 to fund the Chapter 12 Plan.		
(3)	The likelihood of success in the case will be much greater if the Debtor's income is attached to fund the plan.		
Ordei	WHEREFORE, the Chapter 12 Trust to Pay Trustee in the form attached.	tee and/or the Debtor respectfully request that this Court enter an	
		Signature of Chapter 12 Trustee or Attorney for Debtor(s)	
		Typed Name of Chapter 12 Trustee or Attorney for Debtor(s)	
		Address of Chapter 12 Trustee or Attorney for Debtor(s)	
		Phone No. and Pa. I.D. No. of Chapter 12 Trustee or Attorney for Debtor(s)	

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

In Re:	: Case No.	- JCM
Debtor(s)	: Chapter 12	
Chapter 12 Trustee or Debtor(s) Movant v.	: : Related to Docum : :	nent No.
Respondent(s)	:	
CHAPTER 12 V	WAGE ATTACHMENT ORI	DER
The above-named Debtor(s) having file to attach wages to fund the Chapter 12 Plan, it is of, 20, that the entity from whi, 20, that the entity from whi, 20, that the entity from which the Debtor for this Order and shall deduct for which the Debtor receives a periodic or lumparising out of present or past employment, farm shall remit the deducted sums on at least a month wDPA, P.O. BOX 2587, PITTSBURGH, PA 1	is hereby <i>ORDERED</i> , <i>ADJUD</i> ch the Debtor receives income the sum of \$	GED and DECREED this day (Respondent):, beginning on the next pay day iod thereafter, including any period cation, termination, or other benefit benefits payable to the Debtor, and
		procedures all remaining income of
the Debtor, except the amounts required to be wi		
(3) Shall not charge any fee to the may be allowed upon application to and order o		n of this attachment order, except as
(4) NO OTHER DEDUCTIONS UNION, OR OTHER PURPOSE SHALL BE SOLE EXCEPTION BEING ANY SUPPORT	MADE FROM THE INCOME	VAGE ASSIGNMENT, CREDIT E OF THE DEBTOR WITH THE
(5) Shall immediately notify the C reason therefor; and,	Chapter 12 Trustee if the Debto	or'(s) income is terminated and the
(6) This Order supersedes previous	orders made to the Respondent	in this case.
It is <i>FURTHER ORDERED</i> that the Docopy of the <i>Notification of Debtor's Social Sec</i> full social security number. The Debtor shall fi of Local Form 12 but the social security number	curity Number, (PAWB Local le a certificate of service regard	Form 12) that includes the Debtor's
	John C. Melaragno, Judge United States Bankruptcy Cou	urt

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