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

IN RE:		
		Case NoJCM
	Debtor(s)	Chapter 13
	-	DER PROVIDING FOR ADEQUATE PROTECTION
Purs	uant to 11 U.S.C. §§ 105 and 3	361, and pursuant to the Chapter 13 Initial Case
Managemen	at Order, the Chapter 13 Trustee a	nd the Debtor(s) stipulate as follows:
1.	This Stipulated Order relates to	the following creditor:
	Secured Creditor: Collateral: Monthly Contractual Payment:	<u> </u>
2.	13 Trustee's distribution date following the entry of this Stip shall disburse to name of payments of \$ a Chapter 13 Trustee from the confirmation, the Chapter 13	effective no earlier than the Chapter that is after the 1 st of the month ulated Order, the Chapter 13 Trustee of creditor] adequate protection month from funds received by the Debtor(s). From and after plan Trustee shall make regular monthly from the Debtor(s) pursuant to the d plan.
3.	funds. Absent further Order of	nt to this Order are from available The Court, if the funds on hand are ayments and there are more than one

of these Stipulated Orders in place for multiple creditors, then in such event the Trustee is hereby ordered to pro-rate each adequate

protection disbursement.

4.	If any creditor(s) designated in paragraph 1 of this Stipulated Order obtains relief from the automatic stay, such distributions shall cease effectively upon entry of an order granting relief from the automatic stay. SO ORDERED this day of, 20		
		John C. Melaragno, Judge United States Bankruptcy Court	
Stipulated by:		Stipulated by:	
Counsel to Debtor		Counsel to Chapter 13 Trustee	