Revised: 12/12/12

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

IN RE:				
DEBTOR'S NAME Debtor(s)	:	Case No. Chapter 7/11/13		
MOVANT'S NAME Movant,	:			
V.	: :	Related to Document No.		
RESPONDENT(S) [includes all Respondents holding)	ng liens]			
	IZING PUBLIC SALE OPERTY FREE AND I	AUCTION OF REAL OR DIVESTED OF LIENS		
consideration of the	Movant) 's Motion ed at Document No S. Courthouse, 17 Southing, 600 Grant Street, Pitt the Notice of Hearing ar			
DATE OF SERVICE	NAME OF LIENO	NAME OF LIENOR AND SECURITY		
(actual date of service for each creditor)		(Identify full name of each creditor in separate paragraph with specifics of each claim, including filing information)		
		nd sale, together with the confirmation interest by the Movant as shown by the		
on the Court's website on	(Date) and in all Journal on	2) said sale hearing was duly advertised in the on on on on of the above publications.		

- (4) At the sale hearing no objections to the sale were made and, to the extent raised, all have been withdrawn or otherwise resolved.
- (5) The public auction sale is the best means of obtaining a full and fair price for the real/personal property in question, being itemized, valued and described as follows:

(description of property to be sold)

NOW THEREFORE , it is hereby OR .	DERED, ADJUDGE	ED and DECREED that
the Movant is authorized to proceed with a public	auction sale of the	above property, to be
conducted on (day of week & date)	commencing at	
the current location of the subject property, that is, at	(address	·)

It is **FURTHER ORDERED** that:

- (A) Pending entry of the *Sale Confirmation Order* following the auction, the above recited liens are hereby transferred to the proceeds of sale, if and to the extent they may be determined to be valid liens against the sold property. The within decreed sale is free, clear and divested of all liens identified above. After due notice to the lien creditors and all *Preliminary Objections* to the auction sale, if any, having been withdrawn or resolved, the costs of sale of the within bankruptcy proceedings (including attorneys fees, auctioneer fees and costs, normal closing costs, and the costs of maintaining and preserving the property) shall be paid in advance of any distribution to said lien creditors or any creditors claiming an interest in the property.
- (B) the Movant shall *IMMEDIATELY* 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, or the attorney for the purchaser, if any, and thereafter, immediately file a certification of service.
- (C) Within five (5) days following consummation of the sale, the Movant shall file a Motion Requesting Sale Confirmation which Motion shall include a Report of Sale.
- (D) At the conclusion of the Public Auction Sale, title shall vest in the putative purchaser unless an Objection is registered with the Seller or its Agent at the conclusion of bidding on the specific item of property sold. In such event, it is the duty and responsibility of the Seller and its Agent to provide the objecting party with written notice of the objecting party's right to file a formal objection with the Court within seven (7) days of the conclusion of bidding on the specific item of property subject to the objection. In such event, title to the specific item of property will not vest in the putative purchaser until further order of Court.

any fu	(E) Formal closing on the of the Sale Confirmation Order confirmation authorized herein, all funds shall Court, after notice and hearing.	rming the auction. As	1 1
		Thomas P. Agresti, J United States Bankru	8
cc:	Office of the U.S. Trustee Trustee/Movant's Attorney		