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**UNITED STATES BANKRUPTCY COURT
DISTRICT OF ARIZONA**

In re:

Chapter 13

Case No.

Debtor(s).

**ORDER APPROVING FINAL LOAN
MODIFICATION AGREEMENT**

Upon submission of Debtor’s *Motion to Approve Final Loan Modification Agreement* (the “Motion”) (Docket No. ___) on _____, 20__;

IT IS HEREBY ORDERED as follows:

1. The Debtor’s Motion is GRANTED.
2. The MMM Program resulted in a final loan modification agreement (the “Final Agreement”), the terms of which are summarized as follows:

	Old Loan Terms	New Loan Terms
Principal Balance (\$)		
Interest Rate (%)		
Interest Type		
Maturity Date		
Principal and Interest Amount		
Total Payment (\$) (including escrow, if applicable)		

- 1 The Final Agreement does or does not incorporate pre-petition arrears.
- 2 The Final Agreement does or does not incorporate post-petition arrears.
- 3 The Final Agreement does or does not incorporate post-petition fees,
- 4 expenses, or charges under Federal Rule of Bankruptcy Procedure 3002.1(c).

5 3. The Lender shall draft all documents required by the Final Agreement, other than
6 pleadings or plan required to be filed in this case.

7 4. Within twenty-eight (28) days after entry of this Order, Debtor shall file, serve, and
8 notice for confirmation an Amended Chapter 13 Plan or Modified Chapter 13 Plan providing for
9 conduit loan modification payments, if the Chapter 13 Plan does not already contain such
10 provisions.

11 5. All payments shall be considered timely upon receipt by the Trustee, not upon receipt
12 by the Lender.

13 6. The Trustee may disburse the payment to the Lender under this Order until the case is
14 dismissed or converted to another chapter, or the Court orders otherwise.

15 **SIGNED AND DATED ABOVE**

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