IN THE UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO Eastern Division



In Re:

In Proceedings Under Chapter 11

The Christian Faith Assembly,

Case No.: 07-19234

Debtor.

JUDGE RANDOLPH BAXTER

JUDGMENT

In Cleveland, in said District, on this 20^{+7} day of February, 2009.

A Memorandum Of Opinion And Order having been rendered by this Court in this matter.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Debtor, The Christian Faith Assembly's, Second Amended Plan is hereby denied for lack of feasibility pursuant to §1129(a). Furthermore, the Debtor's Plan is also denied confirmation for failure to satisfy the cram-down provisions of §1129(b). Buckeye Community Bank's Objection to Plan Confirmation is hereby sustained. Consequently, having twice failed to present a confirmable plan, the Debtor's case is hereby dismissed. Each party is to bear its respective costs.

IT IS SO ORDERED.

UNITED STATES BANKRUPTCY COURT