UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO

IN RE:)	ADMINISTRATIVE ORDER NO. 15-XX
)	
)	
ADMINISTRATION OF)	ALAN M. KOSCHIK
CHAPTER 13 CASES IN)	BANKRUPTCY JUDGE
THE AKRON BANKRUPTCY COURT)	

ADMINISTRATIVE ORDER GOVERNING CONDUIT MORTGAGE PAYMENTS IN CHAPTER 13 CASES

This Standing Order is effective for all Chapter 13 cases filed in the United States Bankruptcy Court, Northern District of Ohio, Akron location only, on or after February 1, 2016, concerning all mortgage loans (the "Mortgage Loan") evidenced by term promissory notes encumbering real property owned by the Debtor (the "Real Property").

- 1. As used in this Administrative Order, the following definitions shall apply:
 - a. "Arrearage" is the total amount past due on the Mortgage Loan as of the commencement of the Debtor's case (the "Petition Date"), as stated in the Real Property Creditor's filed proof of claim, or such other total amount as may be determined by the Court. The Arrearage shall exclude the initial Conduit Payment, even if due prior to the Petition Date during the same month as the Petition Date, unless the Debtor's Proposed Chapter 13 Plan provides otherwise.
 - b. "Trustee" is the Standing Chapter 13 Trustee.
 - c. "Debtor" is the Chapter 13 Debtor or Debtors.
 - d. "Conduit Payments" are the Mortgage Payments on the Mortgage Loan that first become due under the applicable loan documents, including any applicable grace period, after the Petition Date. It shall include the Mortgage Payment that is due during the month that includes the Petition Date (whether the due date is before or after the Petition Date). The Conduit Payments shall be paid by the Debtor to the Real Property Creditor through the Trustee.
 - e. "Mortgage Payments" are those regular, periodic payments which are owed by the Debtor to the Real Property Creditor as set forth in the documents evidencing the Mortgage Loan that is the basis of the Real Property Creditor's claim. These payments are limited to the principal and

- interest owed on the mortgage loan, unless the Real Property Creditor has imposed a pre-petition escrow requirement for the prepayment of property taxes and insurance, in which case the mortgage payment will consist of principal, interest, property taxes, and insurance premiums.
- f. "Real Property Creditor" is an entity entitled to enforce a note given by the Debtor, which note is secured by a mortgage on Real Property owned by the Debtor (including, for purposes of this Administrative Order, manufactured and mobile homes that serve as the Debtor's principal residence) and with respect to which the Debtor proposes to make continuing post-petition Mortgage Payments to the Trustee under the terms of the Debtor's Chapter 13 Plan. For purposes of this Administrative Order and the payment of Conduit Payments, the Real Property Creditor includes the holder of the note or its legally-authorized and disclosed agent, such as a loan servicer.
- 2. Unless the Court orders otherwise for good cause (including but not limited to the absence of a pre-petition mortgage delinquency), all Mortgage Payments shall be made by the Debtor to the Trustee for disbursement by the Trustee as Conduit Payments and all applicable Chapter 13 Plans shall so provide prior to confirmation. It shall be presumed that all first-priority Mortgage Loans on the Debtor's principal residence will be serviced with Conduit Payments. Other Mortgage Loans may be excused from this procedure, after notice and a hearing, if circumstances warrant. The plan payment to be paid by the Debtor to the Trustee shall include the Conduit Payment(s), inclusive of Trustee's fees.
- 3. The Trustee is authorized to deduct from any payments collected under 11 U.S.C. § 1326, the authorized percentage fee on the funds collected as necessary costs and expenses, together with any fee, charge, or amount required under § 1326.
- 4. The Debtor must complete the Authorization to Release Information to the Trustee Regarding Secured Claims Being Paid by the Trustee (Exhibit A) (the "Authorization") and forward this document to the Trustee's office (not to Court) within 7 days after the bankruptcy petition is filed or provide the form to the Trustee at the Debtor's 341 meeting of creditors. Notwithstanding this provision, Real Property Creditors are authorized and directed to release to the Trustee information concerning their Mortgage Loans to the Debtor even if an Authorization is not presented by the Trustee or if no such Authorization has been signed by the Debtor and delivered to the Trustee.
- 5. The Trustee will not make payments to the Real Property Creditor on the Arrearage until such time as a proof of claim is filed with the Court *and* the Chapter 13 plan is confirmed.

- 6. Unless the Debtor's Proposed Chapter 13 Plan states otherwise, the Trustee is authorized to pay the first Conduit Payments to the Real Property Creditor for the month the case is filed, regardless of whether the payment's monthly due date, after any applicable grace period, is before or after the Petition Date.
- 7. If the Debtor (and Creditor, if an agreed order) have provided the Trustee an Adequate Protection Order for Payments to be Made Prior to Confirmation, and the Order has been approved by the Court, the Trustee is authorized to disburse Conduit Payments, as if the Chapter 13 plan has been confirmed, once the Real Property Creditor has filed a proof of claim (Official Form B410), including a Mortgage Proof of Claim Attachment (Official Form B410A) (Exhibit B). The Trustee shall commence disbursements as soon as practicable and is not required to make partial payments to Real Property Creditors.

If the Debtor (and Creditor, if an agreed order) have not provided the Trustee an Adequate Protection Order for Payments to be Made Prior to Confirmation, the Trustee shall escrow the funds until the plan is confirmed and the Real Property Creditor has filed a proof of claim (Official Form B410), including a Mortgage Proof of Claim Attachment (Official Form B410A) (Exhibit B). Once the plan is confirmed and the Real Property Creditor has filed a proof of claim with the required Attachment, the Trustee shall, provided the Debtor has funded the plan adequately, process payment in a lump sum payment or payments until the Real Property Creditor's claim is caught up in payments.

After the Trustee has processed payments to bring the Real Property Creditor current with respect to Conduit Payments, the Trustee shall, provided the Debtor adequately funds the plan, make a distribution monthly to the Real Property Creditor until the case is completed, dismissed, or converted. A sample Adequate Protection Order is available on the Chapter 13 Trustee's webpage at www.chapter13info.com.

- 8. If at the time the Debtor's Chapter 13 Plan is confirmed, the Real Property Creditor has not filed a proof of claim or has filed a claim but failed to include the required Addendum (Exhibit B) that includes the amount of the mortgage payment, the Trustee shall be authorized to pay the Conduit Payment using the amount stated in the Debtor's Plan. The Trustee is authorized to adjust the Conduit Payments after the Real Property Creditor files a proof of claim with the required Addendum. As practical, the Trustee is authorized to adjust future Conduit Payments up or down should a properly filed claim with the required documentation indicate a payment which is different from the amount in the Debtor's Plan.
- 9. Any Conduit Payment paid or tendered to the Real Property Creditor shall be applied to the next unpaid post-petition payment due under the terms of the note. Late charges provided for by the terms of the note shall not accrue after the

Petition Date unless the Debtor defaults on his/her payments under the Chapter 13 Plan and such default causes a delay in the distribution of Conduit Payments to the Real Property Creditor.

- 10. The Real Property Creditor shall accept ALL Conduit Payments made by the Trustee and said payments shall be deemed timely made by the required contractual due date regardless of when the Trustee makes the monthly disbursement. Real Property Creditors are prohibited from charging additional interest or fees of any kind as it is presumed that Conduit Payments are timely made by the required contractual due date.
- 11. The Trustee shall disburse payments monthly for the preceding month, if practical. The date of the actual disbursement, however, is at the discretion of the Trustee. Real Property Creditors shall accept Conduit Payments made by the Trustee as being timely made by the contractual due date regardless of when the Trustee disburses funds. As long as the Debtor timely makes the required Chapter 13 payment to the Trustee, and the Debtor's Chapter 13 case has neither been converted to Chapter 7 nor dismissed without reinstatement, the Real Property Creditor shall not deem the Mortgage Loan Conduit Payments delinquent and shall not charge any additional fees without seeking and obtaining an order by the Court.
- 12. If the Real Property Creditor proposes a change in the Conduit Payments due to a change in the escrow portion of the Conduit Payment for insurance and/or taxes, change in the interest rate pursuant to a variable rate note, or other reason, the Real Property Creditor shall file with the Court before the effective date of any change of the Conduit Payment written notice of the terms of the change of payment in a document that substantially conforms with Official Form B410S1 (Supplement 1)(effective December 1, 2015)(Exhibit C). A party in interest shall have an opportunity to object to the proposed change in payment by filing an objection within 21 days after the notice is filed. The Real Property Creditor shall serve by mail a copy of the notice to the Debtor and, if not served electronically through the Court's CM/ECF system, the Trustee and Debtor's attorney. If no objection is filed by a party in interest to the Real Property Creditor's Notice of Mortgage Payment Change within 21 days after the notice is filed, the Trustee is authorized to disburse the new Conduit Payment. The Trustee is not authorized to honor a change in the Conduit Payment unless the Creditor files the notice with the Court, along with a certificate of service.
- 13. If the Real Property Creditor proposes an increase in the Conduit Payment that makes the plan unfeasible, the Trustee shall file a Motion to Modify the Debtor's Plan to effectuate the change in the Debtor's plan payment. Should the new Conduit Payment jeopardize the feasibility of the plan, the Trustee may seek dismissal or conversion of the case, whichever the Trustee deems appropriate.

- 14. As soon as practicable before a change of the Real Property Creditor payee, or the address to which payments should be made, the Real Property Creditor shall file with the Court a document that substantially conforms to Exhibit D, Notice of Transfer of Servicing, and/or Exhibit D-1, Notice of Transfer of Claim (Other than for Security), and serve it on the Trustee, the Debtor, and the Debtor's attorney.
- 15. Within 45 days after the Debtor's Chapter 13 case is filed, the Real Property Creditor shall file a 12-month summary of the activity on the loan, including any advances or expenses incurred by the Real Property Creditor in connection with the servicing of the note or mortgage that the Real Property Creditor claims is chargeable to the debtor. Once every 12 months, the Debtor may request an updated accounting, which the Real Property Creditor shall file and serve within 45 days after the date on which the request is made.
- 16. If the Debtor has made or believes he/she has made all payments to the Real Property Creditor required under the confirmed Chapter 13 Plan and this Order, a party in interest may file a motion seeking an order of the Court determining that all pre-petition and/or post-petition defaults to the Real Property Creditor are deemed cured and all payments made on the Mortgage Loan through the date of plan completion are current. Such motion shall be served on the Debtor, the Real Property Creditor, and the Trustee. Should the Debtor's Mortgage Loan be deemed current by the Court, said order will extinguish and discharge any right of the Real Property Creditor to recover any amount alleged to have arisen before the Petition Date, and thereafter through the date of plan completion, or to declare a default of the Mortgage Loan, including with respect to the note, mortgage, or other loan documents, with no arrearage, escrow deficiency, late charges, costs, expenses, or attorneys' fees owing, except to the extent that the Court orders otherwise. All parties in interest, in particular the Real Property Creditor, shall have 21 days to object to such Motion. In the event of a timely objection, the Court will set the motion for hearing.
- 17. Nothing in this Administrative Order shall relieve any party from complying with any obligation under the United States Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the Local Rules of the District and Bankruptcy Court for the Northern District of Ohio, or any Administrative or General Orders in force in the United States Bankruptcy Court located in Akron, Ohio.
- 18. At the conclusion of the case, the Trustee shall file a "Notice of Final Cure" and Request for Discharge allowing the Real Property Creditor twenty-one (21) days to file either (1) a statement stating affirmatively that they are in agreement that all mortgage payments are current and all of the Arrearage has been cured or (2) an objection to the notice of final cure which expressly states the basis for the objection. Should the Real Property Creditor fail to respond to the Notice of Final Cure as required by Rule 3002.1, the Court may, at its own discretion, deem the

- mortgage current as of the date of the Trustee's notice of final cure which will bar the creditor from asserting any action in any court that there is a payment default predating the notice of final cure filed by the Trustee.
- 19. Debtors and their counsel may monitor the payments made by the Trustee, without charge, through the National Data Center. The Trustee shall ensure that the payment history can be accessed from the Trustee's webpage at www.chapter13info.com. Creditors may monitor payments through the National Data Center; there is a charge for creditors. The Trustee shall ensure, however, that Creditors may also access the data, without charge, through the Trustee's Bankruptcy Link Program (application required and is also on the Trustee's webpage).
- 20. If the Debtor has completed their plan payment obligations, but the Trustee has not been able to make the monthly conduit payment due to the failure of the Real Property Creditor and/or its successors to file required transfer notices and/or change of addresses with the Court (and serve the Trustee with such transfer notice of change of address), the Trustee is authorized to file a motion to turn the undistributed funds over to the unclaimed funds account of the United States Bankruptcy Court, Northern District of Ohio, pursuant to the applicable Local Rules and General Orders of the Court. The Trustee's motion shall be served on all addresses in the proof of claim filed by the Real Property Creditor and all statutory agents for the Real Property Creditor. This procedure will allow the Debtor to have a Court Order stating that their funds are on deposit with the United States Bankruptcy Court, Northern District of Ohio, should the Real Property Creditor take action against the Debtor in state court based on funds the Real Property Creditor and/or its successor failed to collect through the Chapter 13 Bankruptcy due to the Real Property Creditor and/or its successor's failure to timely file required transfer notices and/or change in addresses.
- 21. Even if the Debtor obtains Court authority for a temporary suspension of his/her plan payments, the Debtor may not reduce his/her monthly plan payment to an amount that would hinder the Trustee from making the monthly Conduit Payments to the Real Property Creditor. The Court will not approve a proposed payment suspension that would result in the Trustee being unable to pay the monthly Conduit Payments.
- 22. Should a Debtor in a previously-confirmed non-conduit plan seek to modify the plan post-confirmation to make the plan provide for Conduit Payments, said modified plan shall be subject to this Administrative Order as if such plan had originally been filed as a conduit plan.
- 23. The Trustee is authorized and directed to process Conduit Payments prior to all other disbursements under the plan.

24.	These procedures may be van	ried in a particular case only by order of the Court.
DATE	D: January, 2016	Alan M. Koschik United States Bankruptcy Judge

EXHIBIT A

AUTHORIZATION TO RELEASE INFORMATION TO THE TRUSTEE REGARDING SECURED CLAIMS BEING PAID BY THE TRUSTEE

SEND TO TRUSTEE ONLY DO NOT FILE WITH THE COURT

Debtor(s):	
Case No:	
The Debtor(s) authorize any and all lie bankruptcy estate to release information to the	en holder(s) and insurers on real property of the e Chapter 13 Trustee in this bankruptcy filing.
petition monthly installment, annual interest racontractual late charge, and the mailing address the E-Government Act, such as Social Security	the Trustee and his/her staff in the administration
Debtor's Signature	Date
Joint Debtor's Signature	Date

EXHIBIT B

OFFICIAL FORMS B410 AND B410A (PROOF OF CLAIM WITH MORTGAGE ATTACHMENT) (12/15)

Fill in this information to identify the case:								
Debtor 1								
Debtor 2 (Spouse, if filing)								
United States Bankruptcy Court for the: District of								
Case number								

Official Form 410

Proof of Claim

12/15

Read the instructions before filling out this form. This form is for making a claim for payment in a bankruptcy case. Do not use this form to make a request for payment of an administrative expense. Make such a request according to 11 U.S.C. § 503.

Filers must leave out or redact information that is entitled to privacy on this form or on any attached documents. Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. Do not send original documents; they may be destroyed after scanning. If the documents are not available, explain in an attachment.

A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5 years, or both. 18 U.S.C. §§ 152, 157, and 3571.

Fill in all the information about the claim as of the date the case was filed. That date is on the notice of bankruptcy (Form 309) that you received.

Part 1: **Identify the Claim** 1. Who is the current creditor? Name of the current creditor (the person or entity to be paid for this claim) Other names the creditor used with the debtor Has this claim been ☐ No acquired from ☐ Yes. From whom? _ someone else? Where should notices Where should notices to the creditor be sent? Where should payments to the creditor be sent? (if and payments to the different) creditor be sent? Federal Rule of Name Name Bankruptcy Procedure (FRBP) 2002(g) Number Number Street Street City State ZIP Code State ZIP Code Contact phone Contact phone Contact email Contact email Uniform claim identifier for electronic payments in chapter 13 (if you use one): Does this claim amend ☐ No one already filed? ☐ Yes. Claim number on court claims registry (if known) ____ Filed on MM / DD / YYYY ☐ No 5. Do you know if anyone else has filed a proof ☐ Yes. Who made the earlier filing? of claim for this claim?

6.	Do you have any number you use to identify the debtor?	□ No □ Yes. Last 4 digits of the debtor's account or any number you use to identify the debtor:
7.	How much is the claim?	\$ Does this amount include interest or other charges? \[\sum_{\text{No}} \] Yes. Attach statement itemizing interest, fees, expenses, or other charges required by Bankruptcy Rule 3001(c)(2)(A).
3.	What is the basis of the claim?	Examples: Goods sold, money loaned, lease, services performed, personal injury or wrongful death, or credit card. Attach redacted copies of any documents supporting the claim required by Bankruptcy Rule 3001(c). Limit disclosing information that is entitled to privacy, such as health care information.
9.	Is all or part of the claim secured?	□ No □ Yes. The claim is secured by a lien on property. Nature of property: □ Real estate. If the claim is secured by the debtor's principal residence, file a Mortgage Proof of Claim Attachment (Official Form 410-A) with this Proof of Claim. □ Motor vehicle □ Other. Describe:
		Basis for perfection: Attach redacted copies of documents, if any, that show evidence of perfection of a security interest (for example, a mortgage, lien, certificate of title, financing statement, or other document that shows the lien has been filed or recorded.)
		Value of property: \$
		Amount of the claim that is secured: \$
		Amount of the claim that is unsecured: \$(The sum of the secured and unsecured amounts should match the amount in line 7.
		Amount necessary to cure any default as of the date of the petition: \$
		Annual Interest Rate (when case was filed)% Fixed Variable
10	Is this claim based on a lease?	☐ No ☐ Yes. Amount necessary to cure any default as of the date of the petition. \$
11	. Is this claim subject to a right of setoff?	□ No

12. Is all or part of the claim	☐ No									
entitled to priority under 11 U.S.C. § 507(a)?	☐ Yes. Check	all that apply:					Amount entitled to priority			
A claim may be partly priority and partly		c support oblig C. § 507(a)(1)(A		g alimony and child s	support) under		\$			
nonpriority. For example, in some categories, the law limits the amount entitled to priority.	☐ Up to \$2,775* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use. 11 U.S.C. § 507(a)(7). \$									
endiced to phonty.	bankrup			o \$12,475*) earned v r's business ends, w			\$			
	_		ed to governmen	tal units. 11 U.S.C.	§ 507(a)(8).		\$			
	☐ Contribu	tions to an em	ployee benefit p	lan. 11 U.S.C. § 507	′(a)(5).		\$			
	Other. S	pecify subsect	ion of 11 U.S.C.	§ 507(a)() that ap	oplies.		\$			
	* Amounts a	re subject to adju	ustment on 4/01/16	and every 3 years after	er that for cases	begun on or afte	er the date of adjustment.			
Part 3: Sign Below										
The person completing	Check the appro	priate box:								
this proof of claim must sign and date it.	☐ I am the cre	ditor.								
FRBP 9011(b).	☐ I am the cre	ditor's attorney	or authorized a	gent.						
If you file this claim	☐ I am the trustee, or the debtor, or their authorized agent. Bankruptcy Rule 3004.									
electronically, FRBP 5005(a)(2) authorizes courts	☐ I am a guarantor, surety, endorser, or other codebtor. Bankruptcy Rule 3005.									
to establish local rules specifying what a signature				5 ((0) :						
is.				s <i>Proof of Claim</i> ser or credit for any payr			hat when calculating the ebt.			
A person who files a fraudulent claim could be fined up to \$500,000, imprisoned for up to 5	I have examined and correct.	the information	n in this <i>Proof of</i>	Claim and have a re	easonable beli	ef that the info	rmation is true			
years, or both. 18 U.S.C. §§ 152, 157, and 3571.	I declare under p	enalty of perju	ry that the foreg	oing is true and corr	ect.					
	Executed on date	e <u>MM / DD /</u>	YYYY							
	Signature									
	Print the name of	of the person	who is complet	ing and signing th	is claim:					
	Name	First name		Middle name		Last name				
	Title									
	Company									
		Identify the cor	rporate servicer as	the company if the au	thorized agent is	a servicer.				
	Address	Number	Street							
		City			State	ZIP Code				
	Contact phone				Email					

If you file a claim secured by a security interest in the debtor's principal residence, you must use this form as an attachment to your proof of claim. See separate instructions.

Part	Part 1: Mortgage and Case Information Part 2: Total Debt Calculation				Pa	Part 3: Arrearage as of Date of the Petition				Part 4: Monthly Mortgage Payment						
Case	number:				Principal bala	ance:		Pri	ncipal & int	terest due:			Principal	l & interes	t:	
Debt	or 1:				Interest due:			Pre	petition fe	es due:			Monthly	escrow:		
Debt	or 2:				Fees, costs of	due:		Eso adv	crow deficion	ency for fun	ds 		Private r	mortgage e:		
Last	4 digits to ide	ntify:			Escrow defic			Pro	jected esc	row shortag	e:		Total mo			
Cred	itor:				Less total fur	nds on hand: -		Les	ss funds or	n hand:						
Serv	icer:				Total debt:			Tot	al prepetiti	on arrearag	e:					
	d accrual/daily le interest/oth					L							I			
Part (5 : Loan Payr	nent Histo	ory from F	irst Date of	Default											
		Account	-				How Fun	ds Were	Applied/An	nount Incurr	ed	Balance A		unt Receiv	ed or Incu	rred
A. Date	B. Contractual payment	C. Funds received	D. Amount incurred	E. Description	F. Contractual due date	G. Prin, int & esc past due	to	Amount to	to	to fees or	L. Unapplied funds	M. Principal balance		O. Escrow balance		
	amount		T	T	I	balance	principal	interest	escrow	charges	1	T	balance	T	balance	balance

Vortgage	Proof of	of Claim	Attachment:	Additional	Page
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(12/15)

Case number:	
Debtor 1:	

		Account A	Activity				How Fun	ds Were A	nount Incurr	ed	Balance A	After Amo	unt Receiv	ed or Incu	rred	
Α.	В.	C.	D.	E.	F.	G.	H.	I.	J.	K.	L.	М.	N.	Ο.	P.	Q.
Date	Contractual payment amount	Funds received	Amount incurred	Description	Contractual due date	Prin, int & esc past due balance	to	Amount to interest	to	to fees or	Unapplied	Principal balance	Accrued interest balance	Escrow balance	Fees / Charges balance	Unapplied funds

EXHIBIT C

OFFICIAL FORM B410S1 (SUPPLEMENT 1) (12/15)

Fill in this i	information to identify the case:			
Debtor 1				
Debtor 2 (Spouse, if filing	g)			
United States	s Bankruptcy Court for the: District of			
Case number	ır	_		
Official	Form 410S1			
Notic	e of Mortgage Payn	nent Ch	ange	12/15
debtor's prir	r's plan provides for payment of postpetition ncipal residence, you must use this form to g ment to your proof of claim at least 21 days b	ive notice of any	changes in the installment payment amount	t. File this form
Name of o	creditor:		Court claim no. (if known):	
Last 4 dig	gits of any number you use to		Date of payment change:	
_	e debtor's account:		Must be at least 21 days after date of this notice	
			5. 11.10 1.01.00	
			New total payment: Principal, interest, and escrow, if any	
Dort 1	Escrow Account Payment Adjustment			
1. Will the	ere be a change in the debtor's escrow a	account payme	11?	
	. Attach a copy of the escrow account statement the basis for the change. If a statement is not a			
	Current escrow payment: \$		New escrow payment: \$	
Dort 2	Mortgago Doumont Adjustment			
Part 2:	Mortgage Payment Adjustment			
	e debtor's principal and interest paymer le-rate account?	nt change based	I on an adjustment to the interest rate of	on the debtor's
□ No				
☐ Yes.	. Attach a copy of the rate change notice prepare attached, explain why:			ice is not
	Current interest rate:	%	New interest rate:	_%
	Current principal and interest payment: \$_		New principal and interest payment: \$	
Part 3:	Other Payment Change			
	ere be a change in the debtor's mortgag	e navment for :	reason not listed above?	
J. Will till	ere be a change in the debtor's mortgag	e payment for a	reason not listed above:	
	. Attach a copy of any documents describing the			ion agreement.
	(Court approval may be required before the pages as a specific page).	-		

Current mortgage payment: \$ _____

New mortgage payment: \$_____

Debtor 1 _						Case number (if known)
Fi	irst Name	Middle Name	Last Name			
Part 4: Si	gn Here					
The person telephone n	-	g this Notice mu	st sign it. Sig	n and prin	t your nam	ne and your title, if any, and state your address and
Check the ap	propriate b	OX.				
☐ I am t	he creditor	•				
☐ I am t	he creditor	's authorized age	nt.			
					ovided in t	this claim is true and correct to the best of my
knowledge,	, informat	ion, and reasor	nable belief.			
*						Date
Signature						
Print:						Title
Fillit.	First Name	Midd	le Name	Last Name		Title
Company						
Address						
7.00.000	Number	Street				
	City			State	ZIP Code	
	•					
Contact phone						Email

EXHIBIT D

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION (AKRON)

In re: Debtor Name,) Case No.	
Debtor.	 NOTICE OF TRANSFER OF SERVICING (no hearing required) 	
The servicing of the note	securing a mortgage represented by Proof of Claim	ı No
filed on	in the amount of \$, by	
Transferor, with the address of _		has been
transferred to		_, Transferee
(Loan No).	
Chapter 13 Trustee paym	ents and Conduit Payments should be sent to	
	at	
Dated:	By:	

CERTIFICATE OF SERVICE

Creditor (Transferee),	, certifies that it has served a copy of
this Notice by ordinary U.S. mail or served elect	ronically through the Court's ECF System on
thisday of	2016.
Debtor(s)	
Name	
Street Address	
City, State, Zip	
Debtor's Attorney	
Name Street Address	
City, State, Zip	
en, suite, 21p	
<u>Trustee</u>	
Name	
Street Address	
City, State, Zip	
Transferor	
Name	
Street Address	
City, State, Zip	
U.S. Trustee	
Name	
Street Address	
City, State, Zip	
	Certifier

EXHIBIT D-1

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION (AKRON)

In re:)	Case No.
Debtor Name,)	NOTICE OF TRANSPER
)	NOTICE OF TRANSFER OF CLAIM (Other than for Security) ¹
Debtor.)	of elimin (other than for security)
)	(no hearing required unless objection filed under Fed. R. Bankr. P. 3001(e)(2))
A proof of claim has been filed in the documentation, that the claim has been trans		he transferee evidences, by way of the attached her than for security, as stated in this notice.
Original Claim Information:		
Name of Claimant:		
Name of Payee [if different from claimant]:		
Payment Address:		
Last 4 digits of Account No:		
Claim No. on Court's Registry:		
Amount of Claim as of petition date:		
	Total de	ebt Arrears
Transferee Information:		
Name of Claimant:		
Name of Payee [if different from claimant]:		
Payment Address:		
Name/Address for Notices [if different from	payment	address]:
Phone No:		

This Notice must be used when any of the original payment information in a proof of claim changes. However, it should not be used for an amendment to the amount of the claim. For changes in the amount of the claim or the arrears, an amended proof of claim must be filed.

Last 4 digits of Account No:	
I.	, declare under penalty of perjury that the information
	, declare under penalty of perjury that the information to the best of my knowledge. I also declare that a copy of this
Notice has been mailed to the Transferor an	d that proof of the transfer is attached.
By:	Date:
By: Type or Print Name of Transferee/A	Agent of Transferee
Signature	
CERTI	FICATE OF SERVICE
Creditor (Transferee),	, certifies that it has served a
copy of this Notice by ordinary U.S. ma	il or served electronically through the Court's ECF
System on thisday of	, 2016:
Debtor(s)	
Name	
Street Address	
City, State, Zip	
Debtor's Attorney	
Name	
Street Address	
City, State, Zip	
<u>Trustee</u>	
Name	
Street Address	
City, State, Zip	
<u>Transferor</u>	
Name	
Street Address	
City, State, Zip	
U.S. Trustee	
Name	
Street Address	
City, State, Zip	
	Certifier