UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

Case No:

III IC.
Debtor/
MOTION TO APPROVE TRIAL PERIOD AGREEMENT
Comes now the Debtor by and through their undersigned attorney and files this
Motion to Approve Trial Period Agreement with and in support
thereof would state as follows:
1. The Debtor has sought a mortgage modification through the Home
Affordable Modification Program.
2. The Debtor has been approved for the program through
and the trial payments are \$ beginning
2013.
3. The Debtor is completing step one of two-step documentation process.
4. The payments should be sent to the following address:
5. Payments made timely to the Chapter 13 Trustee constitute timely
payments to
WHEREFORE, Debtor requests this Honorable Court for its Order Approving the
Home Affordable Modification Program on a trial period, and such other relief that may
be deemed just and proper in the circumstances.

CERTIFICATE OF SERVICE

I	A t	rue	and	correct	copy	of	the	foregoing	has	been	sent	by	either	electron	iic
transmis	sio	n or	U.S.	Mail th	is	_ d	ay o	f June 201:	3 to:	Laurie	e K. V	Wea	therfor	d, Truste	эe,
PO Box	34:	50, `	Winte	er Park,	FL 32	790	; (a	nd to Lend	er)						

UNITED STATES BANKRUPTCY COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

III re:	Case No.
Debt	or(s)/
	ORDER GRANTING MOTION TO APPROVE TRIAL PERIOD AGREEMENT (Document No)
This	case came before the court upon the Debtors' Motion to Approve Trial
Period Agree	ement (Document No), and this Court having considered the matter and
having found	I that it does have merit, ORDERS AS FOLLOWS:
1.	The motion is granted.
2.	The Trial Period Agreement with is hereby approved
and the partie	es are ordered to comply with the terms of the agreement.
3.	The trial period payments are in the amount of \$, representing
principal, into	erest, taxes and insurance beginning
4.	The payments will be sent to: insert address.
5.	shall timely provide the final mortgage
modification	agreement after the trial period payments are made.
6.	Payments made by the Debtor to the Chapter 13 Trustee constitute timely
payments to _	<u> </u>
7.	Any interested parties may object to this order within 14 days from the
date of service	e of this order. If an interested party files such an objection within this time

period,	the	court	will	schedule	the	motion	for	hearing	on	notice	to	the	debtor,	debtor's
counsel	and	the C	hapte	er 13 Trus	stee,	and to t	he c	bjecting	, pai	rty				

8. All other orders that do not conflict with this order remain in full force and effect.

Done and	Ordered	

United States Bankruptcy Judge

Copies to: