UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF VIRGINIA

IN RE:	Chapter 13
Da	Case No
De	ebtors
	CONSENT ORDER [Check all that apply:]
AMENDING	S PLAN TO EXTEND PLAN PAYMENTS S PLAN TO ALTER PLAN PAYMENTS
	IG PLAN TERMS
<u>RES OLV I</u>	NG TRUS TEE 'S MOTION TO DISMISS
1. A set forth above.	motion has been filed by the above-named Debtors requesting the relief
2. It a	appears to the Court that:
A.	The Debtors filed this bankruptcy case on, 20
	The Debtors' Chapter 13 Plan was last confirmed one most recently confirmed Plan").
of plan paymer clarification of F	Due to changed circumstances, the Debtors have proposed an extension of the monthly plan payments, or a Plan terms that will allow them to successfully complete their Plan. The for these changes is: [Check and complete either sub-paragraph 1. or 2., or pplies]:
	To cure a default in Plan payments
	2. Other:
advised the Cou	After reviewing the proposed changes, the Chapter 13 Trustee has irt that these changes will have at most a <i>de minimis</i> impact on creditors utions under the Plan, and will not result in a reduction in the total amount

to be paid to any allowed unsecured claim under the Plan. "De minimis impact"

means either that (i) the Plan has been extended by three months or less and the total amount being paid to each allowed unsecured claim has remained the same or increased slightly, or (ii) the Plan has been extended by six months or less and the total amount being paid to each allowed unsecured claim has been increased by at least five per cent.

E. The Trustee has recommended that the Court approve such changes without notice to creditors.

3. Upon consideration of the facts presented in the Debtors' or the Trustee's motion, it is hereby **Ordered** that the Debtor's Chapter 13 plan payment schedule is changed as follows: [Check and complete either paragraph A. or B., whichever applies.]

A. Length of plan remains the same and the total amount of plan

payments does not decrease:
(1) According to the Trustee's Receipt records, the Trustee has
received \$ from the Debtors as of
, 20
(2) The total amount of Plan payments due under the most recently
confirmed Plan was \$ The new total of Plan payments will be \$
(3) Plan payments will be changed to \$ per beginning
, 20, for the remaining months of the most recently
confirmed plan until (i) the total of plan payments set forth above is received, or (ii) all
claims are paid 100%, whichever occurs first.
B. Length of plan is being changed and/or the total amount of plan
payments is being changed:
(1) According to the Trustee's Receipt records, the Trustee has
received \$ from the Debtors as of
, 20
(2) The total amount of Plan payments due under the most recently
confirmed Plan was \$ The new total of Plan payments will be \$
(3) The total number of Plan payments under the most recently confirmed
plan was months. The total number of Plan payments after this change will be
months.
(4) Plan payments will be \$ per beginning
, 20, for months until (i) the new total of plan payments
set forth above is received, or (ii) all claims are paid 100%, whichever occurs first.
C. [If applicable:] The following provisions of the most recently
confirmed Plan are clarified as follows:
Committee i lan are claimed as ionows.
<u> </u>
D. If this Order is being filed in response to the Trustee's motion to

dismiss the case because of a default in Plan payments, then:

- 1. If the Trustee fails to receive any payment set forth above within thirty days of its due date, the Trustee may certify to the Court that the Debtors are in default in plan payments and send notice of the certification to the Debtors and their counsel.
- 2. If the Debtors fail within 21 days from the date of the Trustee's certification to either (i) cure the default, or (ii) file with the Court and with the Trustee a written response and a request for a hearing, then the Debtors' case may be dismissed by the Court without further notice or hearing.

E. Counsel for Debtors shall:

- 1. Serve this Order upon the Debtors; and
- 2. If the Debtors' Plan payments are being made by automatic wage deduction from an employer and this Order changes the payment amount or duration of the existing wage deduction Order, file with the Court an amended wage deduction Order within fourteen days.

Entered this	day of	, 20
		U.S. Bankruptcy Court Judge

By endorsement of this order, Debtor(s)' counsel certifies that the specific terms of this order have been reviewed either by personal contact, by telephone, or by electronic communication with the debtor(s), and that the debtor(s) have indicated that they understand the terms of this order.

We ask for this:	
<u>Is/</u>	
(Debtor's name)	
Isl	
(Debtor's name)	
Isl	
(Attorney's name)	
(Attorney's address)	
(Attorney's phone number)	
Counsel for Debtors	

Seen and not objected to:

Angela M. Scolforo, Chapter 13 Trustee P. O. Box 2103 Charlottesville VA 22902 ascolforo@cvillech13.net (434) 817-9913