## L.B.F. 9019-3B

## UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA

In re:		:	Chapter 13					
		Debtor	: :	Bky. No.				
ORDER								
	AND NOW, upon consideration of the Notice of Participation in the Student Loan							
M	lanagemen	t (SLM) Program filed by the	Debtor	or, and no opposition being filed,				
	It is 1	nereby <b>ORDERED</b> that:						
1.	The Debto	or and the following Creditor(	s):	shall				
	participate in good faith in the Student Loan Management Program of the United States							
	Bankruptcy Court for the Eastern District of Pennsylvania ("the SLM Program").							
2	Participating parties are required to comply with the SLM Procedures in L.B.R. 9019-3.							
3.	The automatic stay under 11 U.S.C. §362(a) is <b>MODIFIED</b> to facilitate the SLM Program as							
	follows:							
	a.	Creditor or Servicer to send	the De	tomatic stay or other State or Federal Laws for the ebtor normal monthly statements regarding payments s, including, without limitation, notices of late				
	b.		-	pressly include telephone calls and e-mails if the Debto cations under normal processes established by the	r			
	c.	the SLM Period is effective	shall be	or and/or servicer has violated the automatic stay while served in accordance with L.B.R. 9019-3(f)(1) and direments under Fed. R. Bankr. P. 7004;	le			

Date:		
	U.S. BANKRUPTCY JUDO	GE

d. If a motion asserting a violation of the automatic stay is filed, the creditor and/or servicer shall have 21 days from service of the motion to respond.