**UNITED STATES BANKRUPTCY COURT**

**SOUTHERN DISTRICT OF FLORIDA**

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**In re: Case No.**

**Chapter 13**

**Debtor /**

**ORDER GRANTING DEBTOR’S MOTION TO SEPARATELY CLASSIFY FEDERAL STUDENT LOAN AND INCOME DRIVEN REPAYMENT PLAN**

This matter came before the Court on the Debtor’s Motion to Separately Classify Federal Student Loan and Income Driven Repayment Plan (the “Motion”). The movant, by submitting this form of order, having represented that the Motion was served upon all parties required by Local Rule 9013-1(D), that the 21 day response time provided by that rule has expired, that no one has filed, or served on the movant, an objection to the Motion, and that the form of this order was attached as an exhibit to the Motion, it is:

**ORDERED** that the Motion is granted.

**###**

Copies furnished to: [List all parties entitled to notice under the Court’s Student Loan Program Procedures]