## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF FLORIDA

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In re:			Case No. Chapter	
	Debtor(s)			
		SENTED DEBTOR'S VI O MORTGAGE MODIF	ERIFIED MOTION FOR ICATION	
	Debtor(s)		files this Self-Repres	sented
Debto	r's Verified Motion for	Referral to Mortgage M	odification Mediation ("Pro	o Se
Motior	n") and requests the C	ourt enter an Order of F	Referral to Mortgage Modi	fication
Media	tion (Pro Se Order) re	ferring Debtor and		("Lender")
to Moı	tgage Modification Me	ediation ("MMM") and st	ates as follows:	
1.	Debtor is an individua	al who has filed for bank	ruptcy relief under or con	verted to
	chapter on			
2.	Debtor requests MMN	Ո for real property ("Pro	perty") located at the follo	wing street
	address:			
			; account nun	nber for
	this property is	(last four dig	its).	
	a. The Property is	s (check one box):		
	the Deb	tor's primary residence		
	not the	Debtor's primary reside	nce	

Borrowers obligated on the promissory note and mortgage on the Property

b.

	are (check one box):			
		Debtor only		
		Debtor and non-filing co-obligor/co-borrower/third party		
		Contact information for co-obligor/co-borrower/third party:		
		Name:		
		Address:		
		Telephone:		
		email:		
		Other:		
		Name:		
		Address:		
		Telephone:		
		email:		
C.	Debtor has simultaneously filed with this motion the MMM Local For			
	"Third Party Consent to Attend and Participate in Mortgage Modification			
	Media	tion" signed by each of the co-obligor(s)/co-borrower(s)/third		
	party(i	es) listed above.		
Debto	r intend	ds to (check all boxes that apply):		
	modify the mortgage on the Debtor's primary residence.			
	modify the mortgage on property that is not the Debtor's primary			
	reside	nce.		

3.

		surrer	nder the Property to the Lender.		
4.	Prior t	to filing this motion, (check box that applies):			
		Debto	r has completed Debtor's information using the court-approved on-		
		line pr	ogram that facilitates the preparation of the Debtor's loan		
		modification package ("Document Preparation Software") and			
		\$60.00 non-refundable Document Preparation Software fee. De			
		initial loan modification forms have been generated and are ready for			
		signat	ture and submission. Debtor has also collected all of the required		
		suppo	orting documentation as required by the Document Preparation		
		Softwa	are (such documentation and forms referred collectively to as		
		"Debte	or's Prepared Package") and is prepared to submit the supporting		
		docun	nentation along with the modification forms, <b>OR</b>		
		Debto	r does not have a computer and is unable to use the on-line		
		Docur	ment Preparation Software program. The Debtor represents that		
		he/she	e has, prior to filing this motion, contacted the Lender to get a list of		
		all the	documents the Lender requires, and has gathered all documents,		
		and co	ompleted all forms, required by the Lender according to the list		
		provid	led by the Lender and is prepared to submit all required documents		
		to the	Lender using fax or U.S. Mail.		
5.	Prior	to filing	this motion, Debtor has determined that:		
	a.		Lender is registered with the approved Mortgage Modification		
			Mediation Portal ("MMM Portal"). The Debtor will upload to the		
			MMM Portal, Debtor's Prepared Package together with any		

			additional forms or documents which Lender may post on the Minim
			Portal, within seven days after entry of the Order.
			Lender is not registered. Debtor requests the Court require Lender
			to register with the MMM Portal within seven days after entry of the
			Order. The Debtor will upload to the MMM Portal, Debtor's
			Prepared Package together with any additional forms or documents
			which Lender may post on the MMM Portal, within seven days after
			the Lender has registered.
			OR
	b.		Debtor does not have access to a computer and is unable to use
			the MMM Portal. The Debtor requests that the Court permit the
			Debtor to exchange documents with the Lender by fax or U.S. Mail,
			including the documents already prepared under paragraph 4
			above.
6.	Debto	r reque	ests Lender consider (check as many boxes as applicable):
		a HAN	MP or government sponsored loan modification
		a con	ventional loan modification
		a dee	d in lieu of foreclosure
		a stat	e court consent <i>in rem</i> final judgment of foreclosure
		surrer	nder options
		other:	
7.	IF DEBTOR IS REQUESTING NON-RETENTION (SURRENDER) OPTIONS:		IS REQUESTING NON-RETENTION (SURRENDER) OPTIONS:
	a.	Debto	or will submit all documents required by Lender as provided for in the

fax or U.S. Mail, as required by Lender in written communications to the Debtor. b. The Debtor represents that the Property has been listed for sale. 8. Prior to filing this Motion the Debtor obtained a money order to pay the required mediator's fee in the amount of \$400.00; a copy of that money order is attached. Debtor understands and acknowledges that after the mediator is designated, the mediator's fee is not refundable for any reason at any time; **OR** The Debtor represents that the Debtor qualifies for, and requests a *pro* bono mediation. The Debtor requests that he/she be considered as a candidate for *pro bono* mediation because the Debtor's income is less than 150% above the poverty level (see attached calculation). 9. Within seven days from the date of entry of the Order, unless the Order excuses the Debtor from using the MMM Portal as requested in paragraph 4 of this Motion, the Debtor shall: a. Upload to the MMM Portal the required documents as set forth in paragraph 5; b. Pay the \$60.00 non-refundable MMM Portal submission fee by credit or debit card; and Mail the mediator's fee directly to the mediator, unless the Court approves C. the Debtor's request for *pro bono* mediation.

MMM Portal, or, if Debtor is authorized to communicate with the Lender by

- Debtor may be contacted at the following phone number(s) and email address:
- 11. [For chapter 7 debtors] Debtor understands and consents to this Court's MMM procedures which require that, if the Debtor becomes otherwise eligible for entry of a discharge before the MMM process is completed, the Court shall delay issuance of the discharge until either an agreement is reached or the parties reach impasse as reflected in the Local Form "Final Report of Mortgage Modification Mediator".

WHEREFORE, Debtor requests that the Motion be granted, and if applicable, that the Debtor be excused from using the MMM Portal because the Debtor does not have a computer, and if applicable, that the Debtor be approved for pro bono mediation, and for such other and further relief as this Court deems proper.

10.

## **DEBTOR'S VERIFICATION**

Pursuant to 28 U.S.C. §1746, I declare u	ınder penalty of perjury the foregoing is true
and correct on, 20	
	Debtor
CERTIFICA	ATE OF SERVICE
I HEREBY CERTIFY that a true and correct copy of the Debtor's Verified Pro Se Months for Referral to Mortgage Modification Mediation was served by U.S, first class mail the parties listed below on	
	/s/
Copies to: Lender (identify name of Lender and who Lender's counsel (if you already know who Any party listed in paragraph 2(b) of this	ho Lender's counsel is)