IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF MARYLAND

Case No
Chapter 11

CHAPTER 11 FINAL REPORT AND MOTION FOR DISCHARGE AND FINAL DECREE [For Individual Debtor]

[101 Individual 1	estor j		
The following is the report of payments made pursuan	t to the plan, co	onfirmed by this c	ourt on
TOTAL DISTRIBUTION			
PERCENTAGE OF CLAIMS PAID OR PROPOSED THE GENERAL CLASS OF UNSECURED CREDIT			
THE PLAN	ORS WITHIN		<u>%</u>
A. Gross Cash Receipts			
	<u>Paid</u>	Proposed	<u>Total</u>
B. Priority Payments of Expenses of			
Administrative Other Than Operating			
Expenses:			
1. Trustee's commission (if any)			
2. Fees and expenses, Trustee's Counsel			

IN RE:

Debtor

			<u>Paid</u>	<u>Proposed</u>	<u>Total</u>		
C.	Otl	her Professional Fees and Expenses:					
	1.	Fees and expenses for accountants					
	2.	Fees and expenses for auctioneers and appraisers					
	3.	Fees and expenses for attorneys for the debtor					
	4.	Other professional fees (specify)					
	5.	Taxes, fines, penalties, etc.					
	6.	Other expenses of administration (must be itemiz	ed: includes b	ond premiums,	settlement		
		costs, other expenses)					
	7.	Total					
D.	Pay	Payments to creditors (totals under each category sufficient)					
	1.	Payment to secured creditors					
	2.	Payment to priority creditors					
	3.	Payments to unsecured creditors					
	4.	Payments to equity security holders					
E.	Otl	her payments: (including surplus payments to the o	lebtor)				
F.	AN	MOUNT TO BE PAID UNDER PLAN					
	<u>TC</u>	OTAL DISTRIBUTION					

The plan administrator, (or trustee if appointed) hereby avers that all provisions of the plan have been substantially consummated, and plan payments have been completed. Furthermore, the debtor hereby certifies, under penalty of perjury that the following statements are true and correct:

- 1. The debtor has completed all payments under the plan.
- 2. If 11 U.S.C. § 1141(d)(3) applies, the debtor has completed an instructional course concerning financial management as described in 11 U.S.C. § 111.
- 3. The debtor did not have, either at the time of filing this bankruptcy or at the present time, equity in excess of \$125,000 if the case was filed before April 1, 2007, or \$136,875 if the case was filed on or after April 1, 2007 and before April 1, 2010, or \$146,450 for a case filed on or after April 1, 2010 and before April 1, 2013, or \$155,675 for a case filed on or after April 1, 2013, and before April 1, 2016, or \$160,375 for a case filed on or after

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April 1, 2016, and before April 1, 2019, or \$170,350 in a case filed on or after April 1, 2019 in the type of property described in 11 U.S.C. § 522(q)(1)(B).

Debtor:	Date:
Debtor:	Date:
W/L C 4l 1 4 1	
•	rator (or trustee), having fully administered this state, prays for and the entry of a final decree.
, e	
DATE:	
	Attorney for Plan Administrator
	(or Trustee)
At a minimum, the following	parties should be served with a copy of this report:
_	nsel, 20 Largest Unsecured Creditors, and United States Trustee.

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CERTIFICATE OF SERVICE

I hereby certify that on the	day of	, 20_	_, I reviewed the court's
CM/ECF system and it reports t			
for Discharge and Final Decree the following:	will be served electron	ically by the cour	t's CM/ECF system on
Name of Attorney Repre	esenting Creditor's Cor	nmittee	
Name of Attorney			
U.S.Trustee			
I hereby further certify that on the	he day of		, 20, a copy of the
Chapter 11 Final Report and Mopostage prepaid to:	otion for Discharge and	Final Decree was	s also mailed first class,
Name of Party			
Address of Party			
City, State Zip			
Name of Party			
Address of Party			
City, State Zip			
Name of Party			
Address of Party			
City, State Zip			
	Signature		
	[Type or a	orint your namel	

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