## UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF FLORIDA

www.flnb.uscourts.gov

In re:		
CORONAVIRUS AID, RELIEF AND ECONOMIC SECURITY ACT	) ) ) _ )	ADMINISTRATIVE ORDER NO. 20-008
	)	

## Modification of Chapter 13 Plans Under 11 U.S.C. § 1329(d) ("CARES Act")

Section 1329(d) of the Bankruptcy Code enacted pursuant to the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act") permits debtors experiencing material financial hardship to request modifications to Chapter 13 plans confirmed prior to March 27, 2020.

Any debtor wishing to modify a Chapter 13 plan under 11 U.S.C. § 1329(d) shall file a *Modified Plan* and a *Motion to Modify Plan Under CARESAct* using the designated CM/ECF event. The Motion may be filed on negative notice pursuant to this Court's Local Rules and shall be substantially in the form provided on the Court's website.

Objections to the *Modified Plan* and *Motion to Modify Plan Under*CARES Act must be filed within the negative notice period and shall

Clearly set forth the basis for the objection. If no party files a timely Objection, the Debtor shall submit an *Order Granting Motion to Modify Plan Under CARES Act* within five (5) business days from the expiration of the objection period. If a party files a timely objection the Court may schedule a hearing or rule on the papers

DONE	V VID	ORDERED	$\mathbf{O}\mathbf{N}$
IJCJIN D	AIND	ひんけんかいし	UIN

September 23, 2020

KAREN K. SPECIE

Chief United States Bankruptcy Judge