Case 17-51196 Doc 83

Filed 02/01/18 Document

Entered 02/01/18 12:38:26 Desc Main Page 1 of 2

SO ORDERED.

SIGNED this 1 day of February, 2018.



ames / Smith

James P. Smith Chief United States Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF GEORGIA

IN RE: THE WOMEN'S HEALTH INSTITUTE OF MACON, PC, : CHAPTER 11 : CASE NO. 17-51196 Debtor :

ORDER APPROVING COMMERCIAL INSURANCE PREMIUM FINANCE AND SECURITY AGREEMENT

ON THIS DAY came on for consideration the Motion of The Women's Health Institute Of Macon, PC For Approval of a Commercial Insurance Premium Finance and Security Agreement ("Loan Agreement") and To Provide Adequate Protection ("Motion") through which The Women's Health Institute Of Macon, PC ("Debtor") seeks the Court's approval of the agreement and to provide adequate protection of the interests of BankDirect Capital Finance, a division of Texas Capital Bank ("BankDirect") in the bankruptcy case and, it appearing to the Court that the operative facts as stipulated by the parties are those appearing in the Motion, it is accordingly,

ORDERED, ADJUDGED AND DECREED that Debtor is authorized and directed to timely make all payments due under the Loan Agreement and BankDirect is authorized to receive

Case 17-51196 Doc 83 Filed 02/01/18 Entered 02/01/18 12:38:26 Desc Main Document Page 2 of 2

and apply such payments to the indebtedness owed by Debtor to BankDirect as provided in the Loan Agreement. It is further,

ORDERED, ADJUDGED AND DECREED that if Debtor does not make any of the payments under this Agreement or the Loan Agreement as they become due, the automatic stay shall automatically lift to enable BankDirect and/or third parties, including insurance companies providing the protection under the Policies, to take all steps necessary and appropriate to cancel the Policies, collect the collateral and apply such collateral to the indebtedness owed to BankDirect by the Debtor. It is further,

ORDERED. ADJUDGED AND DECREED that BankDirect, or any third party, including insurance companies providing the coverage under the Policies, exercising such rights shall comply with the notice provisions of the Loan Agreement.

END OF DOCUMENT

BOYER LAW FIRM, L.L.C. WESLEY J. BOYER Attorney for Debtor State Bar No. 073126 348 Cotton Avenue, Suite 200 Macon GA 31201 (478) 742-6481 Wes@WesleyJBoyer.com