Instructions: Those who must complete and file both the **Motion** (appearing below) and the proposed **Order** (*see* SDNY Local Form 240C) are: 1) debtors *not* represented by an attorney during the course of negotiating this agreement and 2) if the debtor is represented by an attorney and the presumption of undue hardship exists [under 11 U.S.C. § 524(m)], either the debtor or the attorney representing the debtor.

		tes Bankruptcy Court District of
In re	,	Case No
	Debtor	Chapter
MC	TION FOR COURT APPROV	AL OF REAFFIRMATION AGREEMENT
I (we),	the $debtor(s)$, affirm the following	ng to be true and correct (check all applicable boxes):
	□ I am not represented by an at	torney in connection with this reaffirmation agreemen
☐ I believe this reaffirmation agreement is in my best interest based on the incomexpenses I have disclosed in my Statement in Support of this reaffirmation agreement and because (provide any additional relevant reasons the court should consider):		
		OR
I, the a	attorney, affirm the following to l	be true and correct (check all applicable boxes):
	□ I represented the debtor during	ng the course of negotiating this agreement.
	the income and expenses disclo	greement is in the best interest of the debtor(s) based of seed in the Statement in Support of this reaffirmation the any additional relevant reasons the court should
	□ 11 U.S.C. § 524(c)(6) (debto course of negotiation of the rea	r(s) is (are) not represented by an attorney during the
	expenses exceed income).	phon of undue hardship has arisen because monding
		Signed:(Attorney)
(Debto		(<i>Attorney</i>) Date:
(Joint	Debtor, if any)	
Date:		