UNITED STATES BANKRUPTCY COURT

SOUTHERN DISTRICT OF NEW YORK

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In re: Chapter

 Case No.      -      (     )

Debtor(s).

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**SLM REQUEST**

       hereby requests SLM under the Student Loan Mediation Before Litigation Program Procedures of the United States Bankruptcy Court for the Southern District of New York (“SLM Program Procedures”) with respect to *[Identify the last four (4) digits of account number and Creditor for which you are requesting SLM]*:

I have reviewed the SLM Program Procedures, and I understand that if the Court orders SLM in this case, I will be bound by the SLM Program Procedures.

I agree to comply with the SLM Program Procedures, and I will participate in SLM in good faith.

I understand that SLM is voluntary for all parties, and that no party is required to enter into any agreement or settlement with any other party as part of this SLM.

I understand that the Debtor is not required to request dismissal of this case as part of any resolution or settlement that is offered or agreed to during the time that the SLM is pending.

I hereby certify that

Debtor has made an application on    \_\_\_  , for Student Loan Repayment Option relief by using a Student Loan Application portal and mailing the application to the Creditor and has not received a response from the Creditor within 45 days, or Creditor has responded in a way that is not consistent with the Student Loan Application portal’s results , and that Creditor was notified in such request that its failure to respond timely to the application could lead to this request; or

 Debtor contends that the Student Loan is dischargeable under 11 U.S.C. § 523(a)(8); but does not seek Student Loan Repayment Option relief at this time;

 An adversary proceeding has been filed seeking a declaration that the Student Loan is dischargeable.

The primary contact for the requesting party is      ,      ,      .

Sign:  \_\_\_\_\_\_\_\_\_\_\_\_\_     Date:      , 20