UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN 2 SOUTHERN DIVISON

T FILED

2014 APR 15 A IO: 18

E.J. Phomiento Je inchi

HILANIUS H. PHILLIPS

your name

Creditors/Appellants,

V

In re:

CITY OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D. ORR Chapter 9

Case No. 13-53846 Judge Steven W Rhodes

Debtor/Appellee

Case No. 14-cv-10434 Hon. Bernard A. Friedman Magistrate Paul J. Komives

OBJECTIONS TO CITY PLAN OF ADJUSTMENT

I/We are residents of the City of DETROIT

and a taxpayer of the State of Michigan and a citizen of the United States.

I/We are creditor and/or creditors and the interested part and/or parties and object to the bankruptcy and to the City Plan of Adjustment for the following reasons:

- 1) We object to Kevyn Orr plan of adjustment because it infringes on and take away you're right to vote on pages 22-23 of the plan of adjustment.
 - 2) We object to "A ten 10% reduction in monthly pension amount (b)

elimination of the deferred retirement option plan feature of Police and Fireman Retirement System (PFRS) and a 10% reduction in the monthly pension amount provided that with respect to holders that are active employee, in the event the unfunded liabilities of the PFRS for the plan year ending June 30, 2014 is greater than the unfunded liabilities of the PFRS as of June 30, 2013, the reduction in the monthly pension amount shall be increased to the extent necessary to ensure that there is no change in the amount of the under funding between plan year ending 2013 and 2014. Section 193 page15.

- 3) We object to no determination on the Certificate of Participation (COP) swap claims that was a major cause of the bankruptcy in article Il Classification of claims; cramdown executory contracts and unexpired lease. Article Il page 23.
- 4) We object to the Plan of Adjustment because the City of Detroit did not negotiate in good faith prior to the filing of bankruptcy in violation of 11 USC 109 (c) In re Valley Health Sys, 383 B.R. 156, 163 (Bankr C.D. Cal 2008). In this case the city was more egregious by not negotiating at all. In re Cotton Water and Sanitation District, Douglas County, Colo., 138 B.R. 973, 979 (Bankr. D. Colo 1992) "plan referred to in 109(c)(4) is adjustment plan negotiated pre-petition in good faith.

I hereby certify that the statement made herein are true and correct under penalty of perjury and contempt of court under the laws of the United States of America

Objector signature

Address 6054 EARMAN

City, State, & Zip DETROIT, MI 48228

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de GAMARDETLY Come L.D. MUMBAR DE TRUIT

CARL WILLIAMS and HASSAN ALEEM

Creditors/Appellants,

V

In re: CITY OF DETROIT, MICHIGAN

AND EMERGENCY MANAGER

KEVYN D. ORR

Chapter 9

Case No. 13-53846

Judge Steven W Rhodes

Debtor/Appellee

Case No. 14-cv-10434

Hon. Bernard A. Friedman

Magistrate Paul J. Komives

STATE OF MICHIGAN)

) SS

COUNTY OF WAYNE)

PROOF OF SERVICE

____, being first duly sworn, deposes and

2014. I sent a copy of the Plan of Adjustment Say: that on March 3

from the following parties

Carl Williams & Hassan Aleem

Vera C. Magee

Barbara A Magee

James F. Bish

Marvin K. Griffin

Valerie A. Glenn Simons

Patricia A. Boyd

Errol Griffin

James Patrick Casey

(Hilanius H. Phillip)

Howard Perkins

James Lovely

Kand R Heard

Leslie C Little

and mailed upon the concern parties by certified mail, at the following

address:

City of Detroit Corporation Council First National Building 600 Woodward Ave Detroit, Michigan 48226

Emergency Manager: Kevyn Orr Coleman A. Young Municipal Center 2 Woodward 11th Floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

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Object	tor/ap	pellant		
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Object	tor/ap	pellant		