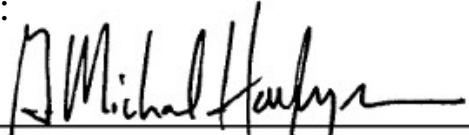




THE FOLLOWING ORDER  
IS APPROVED AND ENTERED  
AS THE ORDER OF THIS COURT:

DATED: December 21, 2015

  
G. Michael Halfenger  
United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT  
FOR THE EASTERN DISTRICT OF WISCONSIN

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In RE:

Tracy Burris,  
  
Debtor.

Case No. 15-31603-GMH  
  
Chapter 13

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**ORDER OVERRULING CONFIRMATION OBJECTION**

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On December 2, 2015, Santander Consumer USA Inc. (“Santander”), which holds a claim secured by the debtor’s 2005 Mazda, filed an objection to confirmation of the debtor’s chapter 13 plan. CM-ECF Doc. No. 16. Santander’s objection is that the debtor’s plan does not provide for its claim. Nothing in §1322, which governs plan content, or §1325, which governs plan confirmation, requires a debtor to include a secured claim in a plan. See 11 U.S.C. §§1322(a) & 1325(a)(5) (describing the required plan treatment for “each allowed secured claim *provided for in the plan*”) (emphasis added).

Accordingly, **IT IS ORDERED** that Santander’s objection to confirmation is **OVERRULED**.

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