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## Exhibit E

FILED: NEW YORK COUNTY CLERK 04/04/2018 09:22 PM INDEX NO. 651625/2018 NYSCEF DQ8-13555-scc Doc 57785 Filed 03/15/18 Entered 03/15/18 13:16:40ce Main Poeument/04/2018 Pg 1 of 2

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

	X	
In re	)	Case No. 08-13555 (SCC)
Lehman Brothers Holdings Inc., et al.,	)	Chapter 11
Debtors.	) )	Jointly Administered
	X	

## ORDER ESTIMATING ALLOWED CLAIM PURSUANT TO RMBS SETTLEMENT AGREEMENT

This Court having previously entered an Order Approving RMBS Settlement Agreement

And Including Certain Proposed Findings Of Fact And Conclusions Of Law [Docket No. 55706]

(the "9019 Order"), which granted the Motion of Lehman Brothers Holdings Inc. Pursuant to

Fed. R. Bankr. P. 9019 and 11 U.S.C. § 105(a) for Entry of Order (A) Approving RMBS

Settlement Agreement, (B) Making Certain Required Findings Regarding Decision of RMBS

Trustees and LBHI Debtors to Enter into RMBS Settlement Agreement, (C) Scheduling

Estimation Proceeding to Determine RMBS Claims and Approving Related Procedures

Regarding Conduct of Hearing, and (D) Granting Related Relief [Docket No. 55232], 1 made by

Lehman Brothers Holdings Inc. ("LBHI" and the "Plan Administrator"), as Plan Administrator under the Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and

Its Affiliated Debtors (the "Plan"), on behalf of itself and the other affiliated debtors in the above-captioned cases (collectively, the "LBHI Debtors"); and this Court having found in the

9019 Order that it had jurisdiction over the Motion, and any objections to the Motion or RMBS

Settlement Agreement having been resolved, overruled, or waived by the 9019 Order; and this

Capitalized terms not defined herein have the same meanings ascribed to them in the Motion or the RMBS Settlement Agreement, as appropriate.

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Court, having conducted an Estimation Proceeding pursuant to the 9019 Order in accordance

with Exhibit G to the RMBS Settlement Agreement, as modified by the parties or the Court,

during which the RMBS Trustees and the Plan Administrator presented evidence and argument

regarding the value of the RMBS Claims; it is hereby:

ORDERED, ADJUDGED, AND DECREED THAT:

1. For the reasons stated in the bench decision dictated on the record on March 8,

2018, the transcript of which is attached hereto as Exhibit A, the Allowed Claim shall be

estimated and allowed at \$2,375,114,115.67, as such amount may be adjusted pursuant to, and in

accordance with, Section 3.02 of the RMBS Settlement Agreement to reflect any Excluded

Trusts.

2. The allocation and distribution of the Allowed Claim shall be conducted in

accordance with the terms of the RMBS Settlement Agreement.

3. The terms and conditions of this Order shall be immediately effective and

enforceable upon entry of this Order.

4. The Plan Administrator is authorized to take all action necessary or appropriate to

give effect to the relief granted in this Order.

5. This Court shall retain jurisdiction with respect to all matters arising from or

related to the implementation of this Order.

Dated: March 15, 2018

New York, New York

/S/ Shelley C. Chapman

THE HONORABLE SHELLEY C. CHAPMAN

UNITED STATES BANKRUPTCY JUDGE

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