The document below is hereby signed.

Signed: August 18, 2016



S. Martin Teel, Jr.
United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLUMBIA

In re)	
)	
STEPHEN M. SEABRON, Debtor.) Case No. 16-00094	
) (Chapter 13)	
) Not for publication in	
) West's Bankruptcy Reported	r.

MEMORANDUM DECISION AND ORDER DENYING MOTION TO CONVERT CASE TO CHAPTER 11

The debtor seeks, after a chapter 13 plan was confirmed, to convert his case to chapter 11. However, 11 U.S.C. § 1307(d) only permits a case to be converted to chapter 11 "at any time before the confirmation of a plan under section 1325," and thus the case may not be converted from chapter 13 to chapter 11. See In re Krandell, 311 B.R. 438, 439 (Bankr. D. Md. 2004). See also In re Henning, 420 B.R. 773, 782-83 (Bankr. W.D. Tenn. 2009). It is thus

ORDERED that the debtor's Motion to Convert Case From Chapter 13 to 11 (Dkt. No. 125) is DENIED.

[Signed and dated above.]

Copies to: Recipients of e- notification of orders.

M:\Common\TeelBM\Judge Temp Doos\Reabson (Stephen) Order Desying Motion to Convert to Chapter 11.v