IN RE:		_	
		Case No).
	Debtor(s)	Chapter	13
CHAPTER 13 PLAN	Original	Amended	Date:
Otherwise, the plan includes	no provisions deviating	g from the model plan a	ns, set out in Section dopted by the court at the time of the meaning would require such.
a timely written objection. T	This plan may be confirmed the deadline of the	med and become bindin stated on the separate n	e any provision of this plan must file g without further notice or hearing otice you should have received fron
	-		ici any pian mat may be commined.
1. PAYMENT AND LENC	-		ici any pian that may be commined.
Debtor shall pay \$	GTH OF PLAN: per under Chapter 13 for app	to the Chapter 1	3 Trustee starting 30 days after the months. Total amount to be
Debtor shall pay \$	per per nder Chapter 13 for appess than \$ ge order from	to the Chapter 1 proximately Other payment	3 Trustee starting 30 days after the months. Total amount to be

2. CATEGORIZATION AND TREATMENT OF CLAIMS:

Certain claims owed by Debtor are categorized and provided for below. To be paid, creditors must file proofs of claim unless ordered otherwise by the Court. The plan will determine the amount and character of the creditor's claim unless a creditor objects to the treatment of its claim prior to the confirmation of the plan. For the purpose of this plan, any timely and properly filed claim which 1) alleges a security interest and 2) is filed subsequent to the Confirmation Hearing shall be allowed as unsecured to the extent not provided for in this

plan, except as may otherwise be agreed to by the parties or determined by the Court. If a creditor's claim is provided for by this plan and a proof of claim is filed before the hearing, dividends will be paid based upon the proof of claim unless the granting of a valuation or lien avoidance motion, or the sustaining of a claim objection, affects the amount or classification of the claim. Secured and priority claims not listed are not provided for by the plan.

3. SECURED CLAIMS:

Mortgages & Other Direct Payments- Payable according to the terms of the mortgage or contract. The debtor, during the pendency of this case and this plan, shall make the usual and regular payments called for by the debt instruments and security agreements supporting non-voidable liens upon debtor's property directly to each lien holder from the date of the petition as follows:

Desc	ription of Property:			
	Lien Holder	Value of Property	Total Claim Amount	Monthly Payment (including%)
a)				
b)				
c)				
d)				
	<u>tgage Arrears</u> – Payable a aid as filed.	as set forth below. A proof	of claim filed by the credito	r for a lesser amount will
	Creditor	Arrears		onthly Payment ncluding%)
a)				
b)				
c)				

<u>Avoidance of Mortgage and Other Property Liens</u> – Debtor shall file a separate motion under applicable Bankruptcy law to avoid the following liens. Any claim (or portion of claim) on which the lien is avoided shall be treated as an unsecured claim.

Description of Property	7:	
Lien Holder	Value of Property	Claim Amount
a)		
b)		
c)		
Trustee shall pay allow estate, other than a mor	ed secured claims as indicated. The ho	or moves to value collateral as indicated. The lder of any claim secured by property of the nuntil payment of the filed claim in full or
Creditor a)	Collateral S	ecured Claim Monthly Payment
b)		
c)		
d)		
4. PRIORITY CLAIN All allowed priority cla otherwise:		l be paid in full unless the creditor agrees
Attorney's fees	Total Charged \$	Amount owed in plan \$
Creditor	Amount owed in plan \$	
	\$	

	NSECURED CLAIMS: ral unsecured claims (i.e. claim	ns not entitled to priority or classified below	will be paid as follows:
	Not less than \$	to be distributed pro rata	
	Not less than per	rcent	
	Pro-rata distribution from ar	ny remaining funds	
6. SE	CPARATELY CLASSIFIED	UNSECURED CLAIMS:	
	Creditor	Reason for special treatment	Claim Amount
a)			
b)			
7. EX	KECUTORY CONTACTS A	AND UNEXPIRED LEASES:	
All ex	xecutory contracts and unexpir	red leases are rejected; except the following a	assumed items:
	Other party to Contract or Lease	Property Description	Treatment by Debtor
a)			
b)			
	URRENDER OF PROPERT ebtor surrenders the following	Y g collateral. Upon confirmation, the stay is li	fted as to surrendered collateral
a)	Creditor	Collateral to be Surrendered	1
b)			

9. VESTING AND POSSESSION OF PROPERTY

All of the Debtor's wages and property, of whatever nature and kind and wherever located, shall remain under the exclusive jurisdiction of the Court; and title to all of the Debtor's property, of whatever nature and kind and wherever located, shall vest in the Debtor upon confirmation of this Plan pursuant to the provisions of 11 U.S.C. §1327.

10. PAYMENTS FROM THE PLAN FUND WILL BE MADE IN THE FOLLOWING ORDER:

(1) Filing fee to the Clerk of the Court, U.S. Bankruptcy Court (i	f unpaid);
(2) Retain at all times sufficient funds to pay all other accrued ad	ministrative expenses;
(3)Secured claims;	
(4)Domestic Support Obligations	
(5) The unpaid balance of the above described fee to the debtor's	attorney;
(6)Priority claims;	
(7) Unsecured claims.	
11. DEBTOR'S DUTIES:	
In addition to the duties and obligations imposed upon Debtor by and the Order of Confirmation, this plan imposes the following re-	± •
(A) Transfers of Property and New Debt. Debtor is prohibited frotherwise disposing of any personal or real property with a value course of Debtor's business affairs, without first obtaining court a §364 and §1304, Debtor shall not incur aggregate new debt of \$5 Trustee or the Court, except such debt as may be necessary for enapproval can not reasonably be obtained.	of \$1,000 or more other than in the regular authorization. Except as provided in 11 U.S.C. 00 or more without prior approval of the
(B) Insurance. Debtor shall maintain insurance as required by an	y law, contract, or security agreement.
(C) Support Payments. Debtor shall maintain child or spousal pa separation agreement, divorce decree, the applicable child support	• • • • • • • • • • • • • • • • • • • •
(D) Compliance with Non-Bankruptcy Law. Debtor shall complicate of his financial and business affairs. This includes the titaxes.	
(E) Periodic Reports. Upon the Trustee's request, Debtor shall preturn, W-2 or 1099 form, filed or received while the case is pend	* · · · · ·
12. SPECIAL PROVISIONS: (If box is checked in Paragraph	1)
Attorney for debtor(s) Name, address, and telephone number Debte	or's signature and date

Joint debtor's signature and date