#### UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

CLERK U.S. BANKRUPTOT COURT 05 OCT 17 AH 11:51

	NORTHERN DISTRICT OF OHIO
IN RE:	) ADMINISTRATIVE CANTON ) ORDER NO. 05-05
CHAPTER 13 FORM PLAN	) ) JUDGE RUSS KENDIG

- All plans for cases filed pursuant to 11 U.S.C. § 1301 et seq. on or after October 17, 2005 1. in the Canton Division must utilize the Form Plan ("Form Plan"), attached hereto as Exhibit A, except as set forth hereafter.
- Debtors are authorized to file and serve the Chapter 13 Form Plan Summary ("Summary"), 2. attached hereto as Exhibit B, in lieu of the Form Plan. Use of the Summary automatically incorporates the Form Plan. Debtors will be deemed to have filed the Form Plan. In the event of any dispute, the data from the Summary will be inserted into the Form Plan, to the extent possible, for further interpretation or litigation.
- There are rare instances in which it is not logical to use the Form Plan, even if utilizing the 3. Special Provisions contained therein. In such instances, Debtors must file a motion setting forth the grounds for deviating from the Form Plan and attaching the proposed order as exhibit 1 and the proposed plan as exhibit 2. Debtors must serve the motion on the Chapter 13 Trustee, the Office of the United States Trustee, and those creditors requesting notice.
- The meaning of the Form Plan and the Summary must be maintained in all respects. Debtors 4. and/or counsel are authorized to download the Form Plan and Summary from the court's website. No one is authorized to recreate the Form Plan or the Summary by other means, such as retyping, as this could result in intentional or unintentional alterations affecting the meaning. Any overflow page for the Summary must maintain the same format as the applicable provision.
- Instructions for Completing Form Plan and Summary are contained in a separate document 5. that is incorporated herein by reference.
- The Confirmation Review Summary must be filed no later than one week prior to 6. confirmation.

IT IS SO ORDERED.

RUSS KENDIG

United States Bankruptcy Judge

#### UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO

	NORTHERN DISTRICT OF OHIO
In re Debt	) Case No
	A. Special Provisions withstanding anything to the contrary set forth herein, this Plan shall ude the provision(s) set forth below:
	Continued on attached separate page(s).
	B. General Provisions
1.	The debtor assumes the following unexpired leases and executory contracts:
	<u>Creditor</u> <u>Description of asset or contract</u>
	☐ Continued on attached separate page(s).
	Any executory contract or unexpired lease not identified above is deemed rejected.
2.	The rights of holders of claims secured by a lien or mortgage on residential real property of the debtor shall be modified only to the extent of curing the default and shall result in reinstatement of the mortgage according to its original terms, with no default in scheduled payments. Any exception must be set forth with specificity in Special Provisions and may require additional motions or adversary proceedings.
3.	The holder of any claim secured by property of the estate other than a mortgage treated elsewhere herein shall retain the lien until the earlier of payment of the entire balance under applicable non-bankruptcy law or entry of the discharge under 11 U.S.C. § 1328, at which time the lien shall terminate and be released by the creditor.



4.	returns filed during the pendency of this case and proof of payment, if applicable, and a copy of the debtor's current wage statement.			
	C. Direct Payment Of Mortgage Claims By Debtor			
▣	The debtor will make no direct payments to mortgage creditors holding prepetition claims, /or/			
	The debtor is less than two (2) months delinquent and will make current monthly payments, as listed in the debtor's Schedule J, increased or decreased as necessary to reflect changes in variable interest rates, escrow requirements, collection costs, or similar matters, directly to the following creditors holding claims secured by a mortgage on the debtor's real property:			
	To creditor, monthly payments of \$;			
	To creditor, monthly payments of \$			
	☐ Continued on attached separate page(s).			
	Any arrearage is provided for in section E4. The current monthly payments are to commence on all mortgages on the due date (without reference to any grace period) immediately following the filing of the petition.			
	D. Payments By Debtor To The Trustee			
1.	Initial plan term/Commitment period. The debtor will pay to the trustee monthly for months, or all future disposable income, whichever is greater, for a period not less than [drop box 36/60] months. Any deviations shall appear in Special Provisions but are deemed to include all future disposable income language.			
	Payments shall be by □ Wage Order on Employer □ By Debtor ("Private Pay") in the form of			

2. Adjustments to initial term. If the amount paid by the debtor to the trustee during the initial plan term does not permit payment of general unsecured claims as specified, then the debtor shall make additional monthly payments, during the maximum plan term allowed by law, sufficient to permit the specified payments.

the first payment is received.

money order or certified check. Payments must commence within ten (10) days of filing the plan. The fixed payments required by the plan will begin on or about the first day of the first month after

#### E. Disbursements by the Trustee

The trustee shall disburse payments received from the debtor under this plan as follows:

- 1. Trustee's fees. Payable monthly on disbursements.
- 2. **Priority claims of debtor's attorney**. Payable in full in allowed amounts, not to exceed the lesser of one-half of the funds on deposit with trustee or \$150.00 per month, after payment of claims with superior priority as set forth in paragraph F, according to current administrative order. Otherwise, attorney fees are payable upon application and must be described in Special Provisions.
- 3. **Current mortgage payments.** Not applicable unless trustee is making payments. Leave blank if debtor is paying direct or has no mortgages.

Payable according to the terms of the mortgage, as set forth below, and subject to any contrary proof of claim, commencing with the payment due (without regard to any grace period) after the filing of the case. Debtor is responsible for making certain that wage deductions or Private Pays are sufficient to make the initial payment and, if not, debtor is responsible for paying additional funds to trustee in order for trustee to make the payments as set forth.

If trustee does not have sufficient funds to make a full mortgage payment, trustee will send notice, by the 10<sup>th</sup> of the month, to the mortgage holder at the address on the proof of claim as well as to any attorney who makes notice of appearance. Trustee will continue to make future payments and catch up delinquent payments if possible. Each month debtor remains delinquent, a notice will be sent to the mortgage holder as described above. Copies of said notice will be sent to debtor and debtor's attorney.

Mortgage payments shall cease as soon as all other creditors have been paid pursuant to debtor's confirmed plan and the arrearage claim of the mortgage holder has been paid. Trustee will request confirmation from the creditor as to the status of the mortgage payments and request the mortgage holder to send a payment book or statements to debtor upon termination of the pay order so that debtor can start making the correct regular mortgage payments on a date certain and debtor begins with a fresh start as to the mortgage debt.

Each of these payments shall be increased or decreased by trustee as necessary to reflect changes in variable interest rates, escrow requirements, collection costs, or similar matters; trustee shall make the change in payments as soon as practicable after receipt of a notice of the change issued by the mortgage holder, but no later than fourteen (14) days after such receipt. Trustee shall notify debtor of any such change at least seven (7) days before putting the change into effect.

To creditor	, monthly payments of \$	_;
To creditor	, monthly payments of \$	
☐ Continued on attached se	eparate page(s).	

4.	Mortgage arrears. Payable as set forth timely, contrary proof of claim.	n below. The amount, but not the rate, is subject to any
		arrears of, payable monthly pro rata with
	To creditorinterest at an annual rate of	arrears of, payable monthly pro rata with
	Creditors who do not agree to rate of paragraph is deemed to be absolute on c	interest must object to confirmation or the rate in this confirmation.
	☐ Continued on attached separate	page(s).
5.	Secured non-mortgage claims to be part to be paid in full during the plan term in and rate are subject to contrary proofs or	tid full current balance. Secured claims listed herein are the amounts stated in monthly installments. The amount f claim.
	Creditor:	
	Collateral:	
	Date Incurred:	
	Monthly Payment:	
	Interest Rate:	
	Estimated balance:	
	☐ Continued on attached separate	page(s).
	trooted shove must be listed in this nara	est or lien, whether disputed or not, other than mortgages agraph or paragraphs E6 or E7 immediately below, unless urrendered and prompt surrender is executed. If not listed be paid as secured.
6.	Mortgages and/or Judgment Liens to  Debtor will bring separate motions or trustee's appraisal to strip and declare a	be stripped.  adversary proceedings within ten (10) days of filing the sunsecured the following mortgages or judgment liens:

☐ Continued of	n attached separate page(s).	
Undersecured non crammed down, bu	residential mortgage and lien t not stripped.	claims other than judgment liens
Secured creditors list of the value indicate in monthly installment.	d below and an unsecured claim fo	on and hold a secured claim only to the or the balance. Claims are to be paid p
Creditor:		
Date Incurred:		
Collateral:		
Monthly Payment:		
Interest Rate:		
Secured Value:		
objecting to the date rate must file timely	incurred, collateral description, objections to confirmation of the	to contrary proofs of claim and cr monthly payments, secured value or it plan or be barred thereafter as treat ss, which will be paid as allowed.
☐ Continued of	on attached separate page(s).	
Allowed priority clest, on a pro rata ba	aims other than those of the debrais. Following is the debtor's est	tor's attorney. Payable in full, withou imate of known priority claims:
	Source & Y	ear Amount

9.	General unsecured claims (GUCs). All allowed nonpriority unsecured claims, not specially classified, including unsecured deficiency claims under 11 U.S.C. § 506(a), shall be paid, pro rata to the fullest extent possible, but not less than% of the allowed amount.
	F. Priority
month in the a	ustee shall pay the amounts specified in section E of this Plan in the following order of priority: (1) tic support obligation claims; (2) trustee's authorized percentage fee; (3) secured claims paid in fixed ly installments (pro rata in the event of an insufficiency); (4) priority claims of the debtor's attorney amounts allowed; and the following items pro rata: (5) secured claims not paid in fixed installments ority claims other than those of the debtor's attorney; (7) specially classified nonpriority unsecured; and (8) general unsecured claims.
	G. Post-Petition Claims
debtor	etition claims filed pursuant to § 1305(a)(1) shall be paid as allowed and subject to the right of the to seek modification. All other post-petition claims may be allowed and paid only to the extended by § 1305(a)(2) and require either modification or motion and order.
	Debtor's Signature - Name typed below  Debtor's Signature - Name typed below
	Attorney's Signature - Name (state bar #), address, and phone typed below

## Overflow Page [Attach only if necessary]

## A. Special Provisions

#### **B.** General Provisions

Creditor		Description of asset or contract
	C. Direct	Payment Of Mortgage Claims By Debtor
	To creditor	; monthly payments of \$;
	To creditor	monthly payments of \$
	E	. Disbursements By The Trustee
3.	Current mortgage paymen	nts.
	To creditor	monthly payments of \$;
	To creditor	monthly payments of \$

Mortgage arrears.		
To creditor	arrears of \$	, payable monthly pro rata wit
interest at an annual rate	e of	, , , , , , , , , , , , , , , , , , , ,
To creditor	arrears of \$	, payable monthly pro rata with
interest at an annual rate	e of%.	
Secured non-mortgage	e claims to be paid full current ba	lance.
Creditor:		
Collateral:		
Date Incurred:		
Monthly Payment:		
Interest Rate:		
Estimated balance:		
Mortgages and/or Jud	gment Liens to be stripped.	
Creditor	Collateral	Estimated Balance
Undersecured non-mo	rtgage and non-judgment lien cla	ims to be crammed down.
Creditor:		
Date Incurred:		
Collateral:		
Monthly Payment:		
Interest Rate:		

8.	Allowed priority claim	torney.	
	Creditor	Source & Year	Amount
			\$
		***	<u> </u>
			\$

 $\boxtimes$ 

# UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF OHIO

In re:		)	Judge Russ Kendig
		)	Case No.
Debtor	·(s)	) )	Chapter 13 Form Plan Summary Amended Chapter 13 Plan
Special review	form plan adopted in this court. The Provisions (paragraph 1) are deviations	full lengt from the f gov. The	th form controls over the terms of this summary. Form and should be read with special care. You may be letters and numbers in parentheses in this plan the data would be inserted.
1.	SPECIAL PROVISIONS:		
	Continued on attached separate page(s	).	
2.	% to general unsecured creditors	s (E9)	
3.	Assumed unexpired leases and executor		acts (B1) otion of asset or contract
	Continued on attached separate page(s)	).	
	All other leases and executory contract	ts deemed	l rejected.



4.	Mortgages or Judgment	Liens - Ong	C, E3, E6)	E3, E6)		
	Creditor	Order of Priority 1st	Property Address	Proposed Pymt/Mo.	To be paid by debtor, by trustee or stripped & not secured	
		2nd				
		3rd				
	Continued on attached se	eparate page	e(s).			
5.	Mortgage Arrears (E4)					
	Creditor		Estimated Amount	Ra	<u>ate</u> (%)	
	Continued on attached s	eparate page	e(s).			
	Creditors who do not a paragraph is deemed to contrary proof of claim	o be absolu	e of interest must object te on confirmation. The	t to confirmati e amount of a	ion or the rate in this rrearage is subject to	
6.	Secured Non-Mortgage	claims to be	paid full current balance	e (E5)		
	Creditor:					
	Date Incurred:					
	Collateral:					
	Monthly Payment:					
	Interest Rate:					
	Estimated Balance:					
П	Continued on attached s	eparate pag	e(s).			

7.	Liens to be crammed down but not stripped. (E7)  Creditor:			
	Date Incurred:			
	Collateral:			
	Monthly Payment:			
	Interest Rate:			
	Secured Value:			
	Continued on attached separate page(s).			
	Creditors who do not agree to date incurred, collateral description, monthly payment, interest rate or secured value must object to confirmation or the treatment in this paragraph is deemed to be absolute upon confirmation, except statutory tax liens, which will be paid as allowed.			
8.	Priority Claims to be paid in full and estimated as follows (E8)			
	Creditor	Source & Year	Amount	
_				
	Continued on attached separate pa	ge(s).		
9.	Payments to Trustee (D)			
	The debtor will pay to the trustee months, or all future disposable in Wage Order on employer By check.	come, whichever is greater. P.	minimum of 60 ayments shall be by form of money order or certified	

10.	Attorney Fees are pursuant to the current Administrative Order. Any deviation is in Special Provisions. (E)			
	Debtor's Signature - Name typed below	Debtor's Signature - Name typed below		
	Attorney's Signature - Name (state bar #), address, and phone typed below			