	ED STATES BANKRUPTCY COURT ERN DISTRICT OF NEW YORK	<u>D</u>	RAFT 2/	<u> 19/19</u>
IN RE	::	(	CHAPTER <b>13</b> CASE NO.:	
	DEBTOR(S).	V		
		CHAPTER 13 PLAN		Revised 12/19/17
	Check this box if this is an amend changed:	ded plan. List below the sections of the pl	an which have	been
PAR]	1: NOTICES			
does i	not indicate that the option is appropr	may be appropriate in some cases, but the priate in your circumstance or that it is permissine Eastern District of New York may not be co	ble in your judi	cial district. Plans
read t If you to cor Bankr	his plan carefully and discuss it with yo oppose the plan's treatment of your cl firmation at least 7 days before the da uptcy Court. The Bankruptcy Court ma	this plan. Your claim may be reduced, modificur attorney. If you do not have an attorney, you aim or any provision of this plan, you or your atte set for the hearing on confirmation, unless of your may need to file a timely proof of claim in or you may need to file a timely proof of claim in or the proof of claim in the confirmation.	ou may wish to ttorney must fil otherwise order objection to cor	consult one. e an objection ed by the nfirmation is
whet	her or not the plan includes each o	rticular importance. Debtors must check of the following items. If an item is checked provision will be ineffective if set out later	d as "Not Inclu	
a.	A limit on the amount of a secured claim a partial payment or no payment at all to	, set out in Section 3.4, which may result in the secured creditor	☐ Included	☐ Not included
b.		ssory, non-purchase-money security interest,	☐ Included	☐ Not included
C.	Nonstandard provisions, set out in Part 9	)	☐ Included	☐ Not Included
1.22:	The following matters are for infor	rmational purposes.		
a.	The debtor(s) is seeking to modify a mor residence, set out in Section 3.3	tgage secured by the debtor(s)'s principal	☐ Included	☐ Not included
b.	Unsecured Creditors, set out in Part 5, w	ill receive 100% distribution of their timely filed	☐ Included	☐ Not included

## PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

• •	_	• •	e submitted to the supe for a period of months		control of the
\$per month comonths; and	mmencing	throu	igh and including	for a	period of
per month comonths.	mmencing	throu	igh and including	for a	period of
Continued or	n attached sepa	rate page(s).			
2.2: Income tax ref	unds.				
ax refunds are to be posterior which the tax returns	oaid <u>in full</u> to th are filed.		ddition to the regular man receipt, however, no la		
2.3: Additional payr	nents.				
☐ Debtor(s) will	make additiona	al payment(s) t	need not be completed o the Trustee from othe d date of each anticipat	er sources, a	•
PART 3: TREATMEN	T OF SECURE	O CLAIMS			
3.1: Maintenance o	f payments (ii	ncluding the o	debtor(s)'s principal r	esidence).	
Check one.					
•		-	need not be completed		
• •			ual installment paymen		
			plicable contract and no sbursed directly by the		nformity with any
Name of Creditor	Last 4 Digits of	Principal Residence	Description of Cal	latoral	Current Installment Payment (including
ivallie of Creditor	Account Number	(check box)	Description of Col	iateral	escrow)

Continued o	n attached	separate page	(s).					
3.2: Cure of default (in	3.2: Cure of default (including the debtor(s)'s principal residence).							
<ul><li>Any existing arreinterest, if any, a a proof of claim</li></ul>	earage on a st the rate s filed before ts listed bel	listed claim wi stated below. It the filing dead low. In the abs	.2 need not be completed. Il be paid in full through disburs Unless otherwise ordered by the dline under Bankruptcy Rule 300 sence of a contrary timely filed p	e court, the amo D2(c) control ove	ounts listed on er any			
Name of Creditor	Last 4 Digits of Acct No.	Principal Residence (check box)	Description of Collateral	Amount of Arrearage	Interest Rate (if any)			
Check one.  The debtor(s) is residence.  The debtor(s) is	ortgage se not seekin seeking to	cured by <u>real p</u> g to modify a r modify a mort	roperty of the debtor(s)'s princi mortgage secured by a property gage secured by the debtor(s)'s under the Court's Loss Mitigatio	<u>/ of</u> the debtor <u>(</u> s principal resid	ence <u>and shall</u>			
General Order #			<del></del>					
Complete paragraph below				reditor name) o				
known as			under account number ending					
fees and other expenses of			g all past due payments, late cha	ount of arrearag				
			w principal balance, including o					
			be paid at % interest amou	•				
estimated monthly payme			roposed monthly modified payr					
			yment). The estimated monthl					
principal, interest, and eso	crow, shall	be paid directly	y to the trustee while loss mitiga	ation is pending	and until such			
time as the debtor(s) has	<u>commence</u>	d payment und	der a trial loan modification.					
Contemporaneous with th	<u>ne commen</u>	cement of a tr	ial loan modification, the debto	r(s) will amend t	the Chapter 13			
			agreement, including the direct	payment to the	secured			
creditor going forward by	the debtor	<u>(s).</u>						
Continued o	n attached	separate page	<u>(s).</u>					
☐ The debtor(s) is	seeking to	modify a mort	gage outside of the Court's Los	Mitigation Pro	gram and shall			
file a status lette	er on loss n	nitigation effor	rts seven (7) days prior to each	scheduled Hear	ing on			
Confirmation. C			<del></del>					
The debtor(s) has	s been off	ered and acce	pted a trial loan modification.	Complete the po	aragraph below.			
The mortgage due to			(creditor name) on the prope					
(pro	operty add	ress) under acc	count number ending x (	ast four digits o	<u>faccount</u>			

number) is in default as of th	is date. The Debtor(s)	has accepte	ed a trial loan modifi	cation. Month	nly payments
under the trial period plan, ir	n the amount stated in	Section 3.1	above, shall be paid	directly to the	e secured creditor
commencing on	<u>, 20</u> , and shall co	<u>ntinue until</u>	<u>a permanent modific</u>	cation agreem	ent is authorized
by the Court. Upon such Co					order, the Trustee
is directed to cease any furth			-		The
proof of claim affected by thi	<u>is paragraph is reflecte</u>	ed on the Co	<u>urt's Claims Register</u>	as Claim #	, originally filed
for the benefit of	on		in the total amount		<u>. After</u>
Court authorization of the pe					
satisfied, this plan may be co	nfirmed without furth	<u>er amendm</u>	ent incorporating the	e order only if	it is timely served
upon the secured creditor or	the address for notice	es indicated	on the proof of clair	<u>n.</u>	
☐—If applicable, the de	ebtor(s) will be request				<del>#582.</del>
The mortgage due to			<del>ame) on the propert</del>		
			nt number ending		•
account number) is in defau					
fees and other expenses du	0 0			•	
modification. The new prin	cipal balance, includir	<del>ng capitalize</del>	d arrears will be \$_, :	and will be pai	i <del>d at%</del>
interest amortized over					
		<del>years with a</del>	<del>n estimated monthly</del>	<del>' payment of \$</del>	including
interest and escrow of					
\$			nated monthly paym		
trustee while loss mitigation	n is pending and until	<del>such time a</del>	<del>s the debtor(s) has c</del>	<del>ommenced pa</del>	<del>yment under a</del>
trial loan modification.					
Contemporaneous with the			•	• •	•
13 Plan and Schedule J to re		<del>: trial agree</del> i	ment, including the o	<del>lirect paymen</del>	t to the secured
<del>creditor going forward by th</del>	<del>ne debtor(s).</del>				
Continued on a	ttached separate page	<u>e(s).</u>			

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3.4:	Request for valuation of security, payment of fully secured claims, and modification of
	under-secured claims.

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_		С.	_	Λ.	u	,	с.

**□ None.** *If "None" is checked, the rest of §3.4 need not be completed.* 

The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.

□ The debtor(s) shall file a motion to determine the value of the secured claims listed below. Such claim shall be paid pursuant to order of the court upon determination of such motion. This paragraph shall not modify liens underlying any secured claims under non-bankruptcy law absent an order determining such motion, and until either completion of payments under the plan or entry of discharge of the debtor(s), as determined by the Court.

Name of Creditor	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim

$\Box$	Continued	on attached	separate	page(s	.)

### 3.5: Secured claims on personal property excluded from 11 U.S.C. §506.

Check one.

- **□ None.** *If "None" is checked, the rest of §3.5 need not be completed.*
- ☐ The claims listed below were either:
  - o Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s); or
  - o incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid pursuant to §3.1 and/or §3.2. (The claims must be referenced in those sections as well.) Unless otherwise ordered by the court, the claim amount stated on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. In the absence of a contrary timely filed proof of claim, the amounts stated below are controlling.

Name of Creditor  Last 4 Digits of Acct No.  Collateral Amount of Claim Interest Rate	Name of Creditor	. •	Collateral	Amount of Claim	Interest Rate
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Continued on attached separate page(s).

Check one. □ None. !											
	The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.										
money s entitled 4003(d)	☐ The debtor(s) shall file a motion to avoid the following judicial liens or nonpossessory, non-purchase money security interests as the claims listed below impair exemptions to which the debtor(s) are entitled under 11 U.S.C. §522(b) or applicable state law. See 11 U.S.C. §522(f) and Bankruptcy Rule 4003(d). Such claim shall be paid pursuant to order of the court upon determination of such motion.										
Name of Creditor	Attorney for Creditor	Lien Identification	Description of Collateral	Estimated Amount of Secured Claim	Interest Rate on Secured Portion, if any	Estimated Amount of Unsecured Claim					
Contin	ued on attached	separate page(s	s).								
3.7: Surrender	of collateral.										
<ul> <li>Check one.</li> <li>None. If "None" is checked, the rest of §3.7 need not be completed.</li> <li>The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. §362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §1301 be terminated. Any timely filed allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5 below.</li> </ul>											
Name of	Creditor	Last 4 Di Acct	•	Description	n of Collatera	I					

3.6: Lien avoidance.

4.1: General.				
Trustee's fees and all allow in §4.5, will be paid in full w			nestic support obligati	ons other than those treated
4.2: Trustee's fees.				
Trustee's fees are governed	l by statute and	d may change dur	ing the course of the	case.
4.3: Attorney's fees.				
The balance of the fees ow	ed to the attor	ney for the debto	r(s) is \$	
		•		
4.4: Priority claims othe	r than attorn	ey's fees and the	ose treated in §4.5.	
Check One.  None. If "None" is a The debtor(s) intention.	-	•	ot be completed. aims through the plan	n:
	Name of Creditor Estimated Claim Amount			
Name of	Creditor		Estimated Cla	im Amount
Name of	Creditor		Estimated Cla	im Amount
Name of	Creditor		Estimated Cla	im Amount
Name of the Continued on attack		page(s).	Estimated Cla	im Amount
	ched separate	page(s).	Estimated Cla	im Amount
Continued on atta  4.5: Domestic support of Check One.	ched separate <b>bligations.</b>			im Amount
Continued on atta  4.5: Domestic support of Check One.  None. If "None" is a	ched separate bligations. checked, the re	est of §4.5 need no	ot be completed.	
Continued on atta  4.5: Domestic support of Check One.  None. If "None" is a	ched separate  bligations.  checked, the re domestic sup	est of §4.5 need no port obligation an	ot be completed.	obligation. Complete table
Continued on atta  4.5: Domestic support of the continued on atta  Check One.  None. If "None" is a below; do not fill in the debtor(s) has a below; do not fill in the debtor(s) has a second of the continue	ched separate  bligations.  checked, the re domestic supparrears amound	est of §4.5 need no port obligation an nt.	ot <i>be completed.</i> d is current with this o	
Continued on atta  4.5: Domestic support of the Check One.  None. If "None" is a below; do not fill in	ched separate  bligations.  checked, the re domestic supparrears amound	est of §4.5 need no port obligation an nt.	ot be completed.  d is current with this of the contract of th	obligation. <i>Complete table</i>

# PART 5: TREATMENT OF NONPRIORITY UNSECURED CLAIMS

Allowe	d nonpriority unsecured claims will be paid pro rata:
	Not less than the sum of \$
	Not less than% of the total amount of these claims.
	From the funds remaining after disbursement have been made to all other creditors provided for in
	this plan.

If more than one option is checked, the option providing the largest payment will be effective.

#### PART 6: EXECUTORY CONTRACTS AND UNEXPIRED LEASES

6.1: The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Ch	eck		nn
UI I	ELK	· U	ΙIC

trustee.

None. If "None" is checked, the rest of §6.1 need not be completed.
Assumed items. Current installment payments will be paid directly by the debtor(s) as specified
below, subject to any contrary court order or rule. Arrearage payments will be disbursed by the

Name of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be Paid by Trustee

#### PART 7: VESTING OF PROPERTY OF THE ESTATE

Unless otherwise provided in the Order of Confirmation, property of the estate will vest in the debtor(s) upon completion of the plan.

#### **PART 8: POST-PETITION OBLIGATIONS**

- **8.1:** Post-petition mortgage payments, vehicle payments, real estate taxes, and domestic support obligations are to be made directly by the debtor(s) unless otherwise provided for in the plan.
- **8.2:** Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.

## PART 9: NONSTANDARD PLAN PROVISIONS

9.1: Check "None" or list nonstanda	ard plan provisions.
☐ None. If "None" is checked, the	rest of §9.1 need not be completed.
• •	ndard provisions must be set forth below. A nonstandard provision is a form plan or deviating from it. Nonstandard provisions set out
The following plan provisions will be ef	fective only if there is a check in the box "included" in $\S 1.1(c)$ .
-	
<b>10.1:</b> I/we do hereby certify that this those set out in the final paragraph.	s plan does not contain any nonstandard provisions other than
Signature of Debtor 1	Signature of Debtor 2
Dated:	Dated:
Signature of Attorney for Debtor(s)  Dated:	