UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF NEW YORK			
X IN RE:		CHAPTER 13 13 PLANCAS	
DEBTOR(S)			
X	DI ANI		
CHAPTER 13	S PLAN		
\square Check this box if this is an amended plan. List below t changed:	he sections of the pla	ın which hav	ve been
PART 1: NOTICES			
To Debtors: This form sets out options that may be appropriate on the form does not indicate that the option is a permissible in your judicial district. Plans that do not confirmable. If you do not have To Creditors: Your rights may be affected by this plan. Y	appropriate in your ci amply with the local re an attorney, you ma	rcumstance ules for the ay wish to co	or that it is Eastern District Insult one.
eliminated. You should read this plan carefully and disc attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any parties an objection to confirmation at least 7 days before the unless otherwise ordered by the Bankruptcy Court. The further notice if no objection to confirmation is filed. Se need to file a timely proof of claim to be paid under any	uss it with your attor provision of this plan, he date set for the h Bankruptcy Court ma e Bankruptcy Rule 30	ney. If you on your you or you or your earing on cony confirm the	do not have an attorney must onfirmation, his plan withou
General: Unless otherwise ordered by the court, the am filing deadline under Bankruptcy Rule 3002(c) control or	ounts listed on a pro		
1.1: The following matters may be of particular importance. whether or not the plan includes each of the following items. neither boxes are is checked, the provision will be ineffective	Debtors must check of If an item is checked of if set out later in the pl	ne box on ea as "Not Includ	ch line to state
a. A limit on the amount of a secured claim, set out in Section 3 partial payment or no payment at all to the secured credito		☐ Included	☐ Not included
b. Avoidance of a judicial lien or nonpossessory, non-purc interest, set out in Section 3.6	hase-money security	☐ Included	☐ Not included
c. Nonstandard provisions, set out in Part 98		☐ Included	☐ Not included
1.2: The following matters are for informational purposes.			
a. The debtor(s) is seeking to modify a mortgage secured principal residence, set out in Section 3.3.	by the debtor(s)'s	☐ Included	☐ Not included

b.	Unsecured Creditors, set timely filed claim.	out in Part 5, will receive 100% o	listribution of their	☐ Included	☐ Not included
<u>PART</u>	2: PLAN PAYMENTS A	ND LENGTH OF PLAN			
	-	ngs of the debtor(s) are subn all pay to the Trustee for a p	-		ontrol of the
	Payment Amount	Commencing (Month and Year)	Ending (Month and Y		umber of Months
If genduring feder of the howe	g the pendency of this of all and state tax returns a year following the tax ever, no later than June 2 regular Payments. Check one. None. If "None" is check.	s are paid less than 100%, in a case, the Debtor(s) will provide for each year commencing water period. Indicated tax refunds 15 th of the year in which the to necked, the rest of §2.3 need pregular payment(s) to the Tr	le the Trustee with vith the tax years are to be paid to tax returns are filed	signed copie , no later the Trustee u l.	es of filed than April 15 th upon receipt, omitted.
	Source	Estimated	Date of Pa	yment (Anti	icipated)
В.	obligations under their	c(s) are required to make add confirmed plan prior to the e o \$2,500.00 to the Trustee as urt.	xpiration of the Pla	an, the Debt	or(s) shall be
<u>P</u> PAR	T 3: TREATMENT OF SE	CURED CLAIMS			
3.1 : I Check	• •	nts (including the debtor(s)'s	principal residence).	
□Del belov	otor(s) will maintain the v, with any changes requ	I, the rest of §3.1 need not be current contractual installme uired by the applicable contra nents will be disbursed directl	ent payments on th ect and noticed in c	e secured cla onformity w	aims listed

Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Description of Collateral	Current Installment Payment (including escrow)
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3.2: Cure of default (including Check one. ☐ None. If "None" is checked, ☐ Any existing arrearage on a interest, if any, at the rate state proof of claim filed before the amounts listed below. In the agree controlling. Interest will not a controlling.	, the rest of §3 listed claim w ed below. Unl filing deadline bsence of a co ot be paid on t	3.2 need not be paid in for the paid in formal sees otherwise ander Bankrentrary timely the claims listers.	pe completed and full through disbuse ordered by the control of the full of th	rsements by th court, the amou c) control over im, the amount	e trustee <u>., with</u> unts listed on a any contrary ts listed below	
Court or referenced in Part 8 N			s below.			
Name of Creditor	Last 4 Digits of Acct No.	Principal Residence (check box)	Description (of Collateral	Amount of Arrearage	
Check one. ☐ None. If "None" is checked ☐ The debtor(s) is seeking to r	modify a mort	gage secured	by the debtor(s)'	s principal resid	dence.	
☐ If applicable, the debtor(s) v	<u>vill be request</u>	ing loss mitig	ation pursuant to	<u>Administrative</u>	<u>Order #744.</u>	
Name of Creditor	Propert	y Address	Last 4 Digits of Account Number	Estimated Mor Payment*	-0-0-	
* The Debtor anticipates the new paid at % interest amortize interest and escrow. The estimate paragraph 2.1) until such time as modification. Contemporaneous amend the Chapter 13 Plan and S the secured creditor going forwar filed by the debtor(s) 7 days prior or Administrative Order #744. 3.3: Modification of a mortgage Check one.	ed over ed monthly pay the debtor(s) h with the comm chedule J to ref rd by the debto to any schedul	years with an ment shall be as commenced encement of a flect the terms (s) referenced ed Confirmation	estimated monthly paid directly to the dipayment under a trial or permanent of the agreement, din paragraph 3.1. on Hearing unless of	payment of \$ trustee (as incluting or permane) modification, the including the direction of	ent loan ne debtor(s) will rect payment to e required to be	
	to modify a m	ortgage see:	rad by the debter	r'e principal rea	idones	
☐ The debtor(s) is not seeking ☐ The debtor(s) is seeking to r						
— THE DEDICATE TO THE	ноину а тист Ц	sage secured	by the debtor(s) (, ринсіраі гезі а	CHEE.	

Complete paragraph below.
☐-If applicable, the debtor(s) will be requesting loss mitigation pursuant to General Order #582.
The mortgage due to(creditor name) on the property known as
under account number ending(last four digits of account
number) is in default. All arrears, including all past due payments, late charges, escrow deficiency, legal fees and other expenses due to the mortgagee totaling \$, may be capitalized pursuant to a loar modification. The new principal balance, including capitalized arrears will be \$, and will be paid at% interest amortized over years with an estimated monthly payment of \$ including interest and escrow of \$ The estimated monthly payment shall be paid
directly to the trustee while loss mitigation is pending and until such time as the debtor(s) has commenced payment under a trial loan modification. Contemporaneous with the commencement of a trial loan modification, the debtor(s) will amend the Chapter 13 Plan and Schedule J to reflect the terms of the trial agreement, including the direct payment to the secured creditor going forward by the debtor(s).
☐ Continued on attached separate page(s).
 □ The debtor(s) is seeking to modify a mortgage outside of the Court's Loss Mitigation Program and shall file a status letter on loss mitigation efforts seven (7) days prior to each scheduled Hearing on Confirmation. Complete the paragraph above. □ The debtor(s) has been offered and accepted a trial loan modification. Complete the paragraph below.
The mortgage due to (creditor name) on the property known as
(property address) under account number ending x (last four digits of
account number) is in default as of this date. The Debtor(s) has accepted a trial loan modification.
Monthly payments under the trial period plan, in the amount stated in Section 3.1 above, shall be paid
directly to the secured creditor commencing on, 20, and shall continue until a
permanent modification agreement is authorized by the Court. Upon such Court authorization, except a otherwise expressly provided by Court Order, the Trustee is directed to cease any further disbursements on associate of agreement of agreements of agreements.
on account of arrearage due on the claim of The proof of claim affected by this paragraph is reflected on the Court's Claims Register as Claim #, originally filed for the benefit of
0
on, 20 in the total amount of \$ After Court authorization of the permanent modification agreement, if all other requirements for confirmation are satisfied, this plan may be confirmed without further amendment incorporating the order only if it is timely served upon the secured creditor on the address for notices indicated on the proof of claim. □ Continued on attached separate page(s).
 3.4: Request for valuation of security, payment of fully secured claims, and modification of undersecured claims, and lien avoidance. Check one. None. If "None" is checked, the rest of §3.4 need not be completed and may be omitted. The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked.

Name of Cred	Last 4 Digits of Acct. No.	Descri <u>o</u> ⊖f Col	•	ıl	en G S P CL	reditor' Gecured Glaim Secured ortion o aim to b Paid chrough	of if a	erest, ny, to paid		
3.5: Secured claims on r	eal or persona	al property e	xcluded from 11	ILS.C.	&50 6 †	o be n	aid in	full th	roug	h
disbursements by the Tr	•				_					-
Check one.										
□None. If "None" is che							-			
□ None. If "None" is ch	•		ed not be comple	ted an	d may	be on	iitted.	,		
☐ The claims listed belo										
☐ Incurred within 9:	•	•			•	ise m e	oney s	ecurity	+	
interest in a motor vehic	•	•		. ,,						
☐ Incurred within 1		etition date a	nd secured by a p	ourcha	se mor	iey se	curity	intere	st in	
any other thing of value.										
These claims will be	•	-	- '							
sections as well.) Unl			•							n
filed before the filing			, , ,			,	,			
listed below. In the a	bsence of a co	ontrary timely	y filed proof of cl	aim, tr	ie amo	unts s	tated	below	are	
controlling.	look (I					1				
Name of Creditor	Last 4 Digits of Acct. No.	Description of Collateral		4				ount laim		erest ate
						,				
						,				
Name of Cleditor —	ts of	scription of Collateral	Amount of Claim		rest ite	Princ Reside		§1325(Final Paragra Claims	<u>ph</u>	
]			
]			
							<u>l</u>			
This box must be checked if th			l e e e e e e e e e e e e e e e e e e e							

 \Box 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.

- (1) 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
- (2) Incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

3.6: Lien Avoidance.

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□ None. If "None" is checked, the rest of §3.6 need not be completed and may be omitted.

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 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. §511(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 Identific ation	Description of Collateral	Estimated amount of Creditor's Secured Claim	Interest Rate on Secured Portion, if any	Estimated amount of Unsecured Claim

3.7: Surrender of collateral.

Check one.

□None. If "None" is checked, the rest of §3.7 need not be completed and may be omitted.
☐ None. If "None" is checked, the rest of §3.7 need not be completed and may be omitted.
☐ <u>Debtor(s)</u> surrenders the following property and upon confirmation of this Plan or as otherwise
ordered by the Court, bankruptcy stays are lifted for all purposes as to the collateral to be surrendered.
The Secured Creditor shall not receive payment under the Plan unless a deficiency claim is filed. Any allowed
unsecured claim resulting from the disposition of the collateral will be treated in Part 6 below. 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.

Name of Creditor	Last 4 Digits of Acct. No.	Description of Collateral

PART 4: TREATMENT OF FEES AND PRIORITY CLAIMS

4.1: General.

Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in §4.5, will be paid in full without post-petition interest.

4.3: Attorney's fees. The balance of the fees owed	to the attorney	r for the debtor(s	s) is \$	
4.4: Priority claims other that Check One.	n attorney's fee	es and those trea	ated in §4.5.	
□None. If "None" is checked,				
None. If "None" is checked	_			be omitted.
☐ The debtor(s) intend to pay Name of Cred		-	rough the plan: of Arrears as of P	lotition Data
Name of Creu	itoi	Alliount	Alleais as of P	etition bate
"None" is checked, the rest of ☐ Debtor(s) has a domestic su on this obligation. ☐ Debtor(s) has a domestic su	ıpport obligatio	n and is current v	with this obligation	n and will remain curre
Plan. Complete table below. Name of R	Recipient		Amount of Arr	ears
L □ The debtor(s) has a domest below; do not fill in arrears an	nount. tic support oblig			
☐ The debtor(s) has a domest				Amount of Arrears to b
□ The debtor(s) has a domest the Plan. <i>Complete table belo</i> Name of Recipient	Date of Order	Name of Court	Monthly DSO Payment	Paid through Plan, If An
□ The debtor(s) has a domest the Plan. <i>Complete table belo</i>	Date of	Name of Court		
□ The debtor(s) has a domest the Plan. <i>Complete table belo</i>	Date of	Name of Court		
□ The debtor(s) has a domest the Plan. <i>Complete table belo</i>	Date of Order		Payment	

this plan.

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.

Check one.

□None. If "None" is checked, the rest of §6.1 need not be completed and may be omitted.	
☐ None. If "None" is checked, the rest of §6.1 need not be completed and may be omitted.	
☐ Assumed items. Current installment payments will be paid directly by the debtor(s) as specified below	۷,
subject to any contrary court order or rule. Arrearage payments will be disbursed by the trustee.	

Name of Creditor	Description of	Current Installment	Arrears as of Petition
	Property	Payment by Debtor(s)	<u>Date</u>

PART 7: VESTING OF PROPERTY OF THE ESTATEMISCELLANEOUS

<u>7.1:</u> 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

7.28.1: Post-petition payments including but not limited to mortgage payments, vehicle payments, real estate taxes, income taxes, and domestic support obligations are to be made directly by the Debtor(s) unless otherwise provided for in the plan. 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.

8.27.3: 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 98: NONSTANDARD PLAN PROVISIONS

9.1: Check "None" or list nonstandard plan provisions.

□None. If "None" is checked, the rest of §8 need not be completed and may be omitted.
□ None. If "None" is checked, the rest of §9.1 need not be completed and may be omitted.

Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the form plan or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.

The following plan provisions will be effective only if there is a check in the box "included" in §1.1(c).

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

PART 109: CERTIFICATION AND SIGN	ATURE(S):
set out in the final paragraph.	plan does not contain any nonstandard provisions other than those
Signature of Debtor 1	Signature of Debtor 2
Dated:	Dated:
Signature of Attorney for Debtor(s)	
Dated:	