UNITED STATES BANKRUPTCY COURT DISTRICT OF CONNECTICUT

01/04/2019

Fill in this in	nformation to ide	ntify your	case:				
Debtor 1*	First Name	Middl	e Name	Last Nam	a		
	Social Security (Enter only las						CHAPTER 13 PLA
Debtor 2* Spouse, if filing]
	First Name		e Name	Last Nam	e		
	Social Security (Enter only las		: XXX - X	XX			
Case numb		"D-1-4 "	"D-l-4"				
*For purposes of	f this Chapter 13 Plan,		ns "Debtors" w	vnere applicable.			
	Original Plan	1					
	Amended P	lan (Indic	ate 1st, 2r	nd, etc.)	ECF No. of	f prior	plan
	Modified Pl	an (Indica	ate 1st, 2n	id, etc.)	ECF No. of	f prior	plan
Amended F	Plan: Only com	plete this	section if	f this is an a	mended plan	before	e confirmation.
Sections of	the Plan that h	ave been	amended	(list):	•		
	Plan Section(s)	Amendme	ent(s) (Desc	ribe)		
• •					•	-	rity or unsecured non-priority) vidual creditors, list each below.
All	Creditors (chec	ck all that	apply):				
	secured						
	priority						
	unsecured	-	•				
	The amendmen	nt affects i	ındıvıdual	creditors.	∟ist each belo	ow.	
	Creditor Name	(s)	Pro	oof of Clair	n Number	Т	Type of Claim
						<u> </u>	
						□ _	

Modified Plan: Only complete this section if this is a modified plan after confirmation.

Sections of the Plan that have been modified (list):

	Plan Section(s)	Modifica	ation(s) (Describe)				
]					
check each All	class of creditors affect Creditors (check all th secured priority unsecured, non-pr	ted. If the at apply):	s of a certain class (secured, prioric changes above affect only individual creditors. List each below. Proof of Claim Number	lual cr			• ,
I.			NOTICES				
То	All plans, a Debtor and "Collateral If the Debt 506, or if the exemption indicate the separate motion is motion.	mended p a certifica " as used i or intends ne Debtor pursuant t e Debtor's otion pursu Matter Pro ot filed the J.S.C. § 52 must che n item is c	lans and modified plans shall be set the of service shall be filed with the nature of the secure of	erved to e Clerical C	upon all crik. ty securing m pursuan impairs thoust do two space below 22(f) followber 1, 20 of pursuant Included) tes are che	g a clut to 1 to 1 thing w; and wing 17. It to 1 in th	laim. 1 U.S.C. § btor's gs: (1) ad (2) file a g the If a separate 1 U.S.C. §
The valua	tion of a secured claim	n pursuant	to 11 U.S.C. § 506, set out in				
Section 3. the secure	2, which may result in ed creditor.	a partial p	payment or no payment at all to		Included		Not Included
	e of a judicial lien or n arsuant to 11 U.S.C. §	_	ory, nonpurchase-money security		Included		Not Included
		. ,	racts or unexpired leases pursuant				Not
_	to 11 U.S.C. § 365, set out in Section VI.						

To Creditors: Your rights may be affected by this Chapter 13 Plan. You must file a timely proof of claim in order to be paid. See Fed.R.Bankr.P. 3002. Your claim may be modified or eliminated. You should read this Chapter 13 Plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

> If you oppose the Chapter 13 Plan's treatment of your claim or any provision of this Chapter 13 Plan, you or your attorney must file an objection to confirmation **no later** than 7 days before the date set for confirmation of the Chapter 13 Plan, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this Chapter 13 Plan without further notice if no objection to confirmation is filed. See Fed.R.Bankr.P. 3015.

This Chapter 13 Plan does not allow claims. The fact that your claim is classified in this Chapter 13 Plan does not mean that you will receive payment.

To All Parties:

П.

The Chapter 13 Plan contains no non-standard provisions other than those set out in Section VII. The Debtor must check one box in the chart below indicating whether any non-standard provision is Included or Not Included in Section VII of this Chapter 13 Plan.

Non-standard provisions, set out in Section VII.	☐ Included	□ Not Included
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PLAN PAYMENTS AND LENGTH OF PLAN

The Debtor shall submit all or such portion of future earnings or other future income of the Debtor to the supervision and control of the Chapter 13 Standing Trustee as is necessary for the execution of this Chapter 13 Plan as required by 11 U.S.C. § 1322(a)(1). Payments by the Debtor will be made as set forth in this Section II.

2.1 Payments to Chapter 13 Standing Trustee.

The Debtor will make payments to the Chapter 13 Standing Trustee as follows:

\$	per	for	months.
\$	per	for	months.
\$	per	for] months.

If fewer than 60 months of payments are specified, additional monthly payments may be made to the extent necessary to make the payments to creditors specified in this Chapter 13 Plan.

2.2 Source of Payments to the Chapter 13 Standing Trustee.

Cneck all that apply.			
☐ The Debtor will make par Fill in employer information	yments pursuant to a payroll de for payroll deduction:	duction order.	
Employer Name:			
Employer Address:			
Employee Identification No:			
	(Note: Redact SSN so only las	st 4 digits appear)	
address (include case nun	no, Chapter 13 Standing Trustee		he following
2.3 Income Tax Refunds.			
13 Standing Trustee may disposable income if this ☐ The Debtor will supply the filed during the plan term Chapter 13 Standing Trustee.	y income tax refunds received or reduce the Debtor's deduction to option is selected. The Chapter 13 Standing Trustee within 14 days after filing the stee all income tax refunds received tax refunds as follows:	for payment of taxes in of with a copy of each increturn and will turn over	calculating come tax return r to the
2.4 Additional Payments.			
☐ The Debtor will make add	ked, the rest of this subpart nee ditional payment(s) to the Chap	oter 13 Standing Trustee	from other
Source:	Est. Amount \$:	Date:	
Source:	Est. Amount \$:	Date:	
Source:	Est. Amount \$:	Date:	

13 Standing Trustee is: \$ 2.6 Order of Payments to Cr	reditors by the Chapter 13 Standing Trustee 13 Standing Trustee to classes of claims shall be made in	•		
\$ 2.6 Order of Payments to Cr Payments by the Chapter 1	·			
2.6 Order of Payments to Cr Payments by the Chapter 1	·			
Payments by the Chapter 1	·			
• • •	13 Standing Trustee to classes of claims shall be made in			
		n the following		
pursuant to this Chapter 13 to priority under 11 U.S.C unsecured creditors as pro-	Trustee shall make payments from the funds received from the funds received from the statisfaction of all costs of administration, all costs of administration, all costs of administration, all costs of administration, all costs of administration and costs of all allowed secured claims, ovided in this Chapter 13 Plan.	l claims entitled		
T	TREATMENT OF SECURED CLAIMS			
3.1 Secured Claims That Wi	ill Not Re Modified			
	ot be subject to a valuation motion pursuant to 11 U.S.C	8 506 or to		
	U.S.C. § 522(f), shall be described in this section. Check	•		
-	ecked, the rest of this subpart need not be completed or i			
	ms treated in this Chapter 13 Plan that are not going to b	_		
	re) will be disbursed by the Chapter 13 Standing Trustee			
1 0	will be disbursed by the Debtor, as specified below.			
. Creditor:				
ast 4 Digits of	Check one of the following:			
Account No.:	☐ Arrearage on Petition Date:			
	☐ Balance on Arrearage Date:			
	Interest Rate on Balance:			
	Regular Payment (Maintain) by Debtor:*	/month		
Real Property				
Principal Residence	Check below regarding real prop	erty taxes and		
Other (describe)	insurance:	_		
	☐ Mortgage payments include e	scrow for:		
	Real estate taxes			
Address of Collateral:		Homeowners Insurance		
	Debtor pays directly for:			
	☐ Real estate taxes ☐ Homeowners Insurance			

Description of Collateral (included):	ude first digit and last four digits of
*Note: Amounts set forth in th	is section are estimates subject to reasonable adjustment.
2. Creditor:	
Last 4 Digits of	Check one of the following:
Account No.:	☐ Arrearage on Petition Date:
	☐ Balance on Arrearage Date:
	Interest Rate on Balance:
	Regular Payment (Maintain) by Debtor:* /mont
☐ Real Property	
Principal Residence	Check below regarding real property taxes and insurance:
Other (describe)	
	Real estate taxes
Address of Collateral:	Homeowners Insurance
	Debtor pays directly for:
	Real estate taxes
	☐ Homeowners Insurance
Personal Property/Vehicle Description of Collateral (incluVIN# for any vehicle):	ude first digit and last four digits of
(11.11.121.131.13)	
*Note: Amounts set forth in th	his section are estimates subject to reasonable adjustment.
3. Creditor:	is section are estimates subject to reasonable adjustment.
Last 4 Digits of \ \ \ \ \ \ \	Check one of the following:
Account No.:	☐ Arrearage on Petition Date:
	☐ Balance on Arrearage Date:
	Interest Rate on Balance:
	Regular Payment (Maintain) by Debtor:* /mont
☐ Real Property	
Principal Residence	Check below regarding real property taxes and
Other (describe)	insurance: Mortgage payments include escrow for:
	Real estate taxes
	Homeowners Insurance

Address of Collateral:	Debtor pays directly for:
	☐ Real estate taxes
☐ Homeowners Insurance	
☐ Personal Property/Vehicle	
Description of Collateral (include first digit at VIN# for any vehicle):	nd last four digits of
*Note: Amounts set forth in this section are es	stimates subject to reasonable adjustment.

Unless otherwise ordered by the Court, the amounts listed on a proof of claim filed before the filing deadline under Fed.R.Bankr.P. 3002(c) control over any contrary amounts listed above as to the current installment payment and arrearage. In the absence of a contrary, timely filed proof of claim, the amounts stated above are controlling. If relief from the automatic stay is ordered as to any item of Collateral listed in this Section, then, unless otherwise ordered by the Court, all payments under this paragraph by the Chapter 13 Standing Trustee as to that Collateral will cease, and all secured claims based on that Collateral will no longer be treated by this Chapter 13 Plan.

The Debtor shall pay current real property taxes, personal property taxes, and insurance for property (Collateral) to be retained prior to and after confirmation of any Chapter 13 Plan.

3.2. Secured Claims Subject to Valuation Motion.

None. If "None" is checked, the rest of this subpart need not be completed or reproduced.
The Debtor intends to seek an order of the Bankruptcy Court valuing a claim pursuant to 11
U.S.C. § 506.

Secured Claims that are Subject to a Separate Motion or Adversary Proceeding Based on Valuation.

Valuations under 11 U.S.C. § 506 may be sought to determine how a secured creditor's claim will be treated in a chapter 13 plan. This Chapter 13 Plan does not value claims. To value a claim pursuant 11 U.S.C. § 506, the Debtor must file and serve a separate motion pursuant to Fed.R.Bankr.P. 3012, 7004 and 9014(b). Any other form of relief sought by a debtor, including a determination of the extent, validity, and/or priority of a secured creditor's lien, must be determined in an adversary proceeding pursuant to Fed.R.Bankr.P. 7001.

The information provided below is for information purposes only, and the Debtor's valuation stated herein is subject to change, without the need to modify this Chapter 13 Plan, based on the resolution of any motion or adversary proceeding on valuation. The amount of the creditor's claim in excess of the valuation determined by the Court for the Collateral shall be treated with other general unsecured claims and paid *pro rata* provided that the creditor timely files a proof of claim.

The Debtor intends to file a motion requesting that the Court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the Debtor states that the value of the secured claim should be as set out below. For secured claims of governmental units, unless otherwise ordered by the Court, the value of a secured claim listed in a proof of claim controls over any contrary amount listed below. For each listed claim, the value of the secured claim as determined by the Court will be paid in full with interest at the rate stated below, upon an order of the Court on the Debtor's Motion.

The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Section V of this Chapter 13 Plan. If the amount of a creditor's secured

claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Section V of this Chapter 13 Plan. Unless otherwise ordered by the Court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.

The holder of any claim listed below will retain the lien on the Collateral of the Debtor or the estate(s) until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien will terminate.

1. Real Property: □ NONE

1. Creditor:	Creditor's Total Claim Amount:	Proposed Secured Claim Amount
Last 4 Digits of	Value of Collateral:	Total Secured Claim to be treated in this Chapter 13 Plan:
Account No.:	value of Conateral.	in this Chapter 13 Flan.
Real Property		
Principal Residence	Secured Portion of Creditor's	If claim is for taxes, list principal
Other (describe)	Lien:	amount of tax:
	II	
Address of Collateral:	Unsecured Portion of Creditor's claim*:	
	Claim .	
	Interest Rate:	
	Check below regarding real	
	property taxes and insurance:	
	☐ Mortgage payments include	
	escrow for:	
	Real estate taxes	
	☐ Homeowners Insurance	
	Debtor pays directly for:	
	☐ Real estate taxes	
	☐ Homeowners Insurance	
	*Unsecured portion will be treated	
	in Section IV or V, as appropriate.	
2. Creditor:	Creditor's Total Claim Amount:	Proposed Secured Claim
		Amount
Last 4 Digits of	W.1. CC 11 . 1	Total Secured Claim to be treated
Account No.:	Value of Collateral:	in this Chapter 13 Plan:
Real Property		
Principal Residence	Secured Portion of Creditor's	If claim is for taxes, list principal
Other (describe)	Lien:	amount of tax:

	Unsecured Portion of Creditor's	
Address of Collateral:	claim*:	
	Interest Rate:	
	Check below regarding real property taxes and insurance:	
	☐ Mortgage payments include escrow for: ☐ Real estate taxes ☐ Homeowners Insurance	
	Debtor pays directly for:	
	☐ Real estate taxes	
	☐ Homeowners Insurance	
	*Unsecured portion will be treated in Section IV or V, as appropriate.	
3. Creditor:	Creditor's Total Claim Amount:	Proposed Secured Claim <u>Amount</u>
		Total Secured Claim to be treated
Last 4 Digits of Account No.:	Value of Collateral:	in this Chapter 13 Plan:
Real Property		
☐Principal Residence	Secured Portion of Creditor's	If claim is for taxes, list principal
Other (describe)	Lien:	amount of tax:
Address of Collateral:	Unsecured Portion of Creditor's claim*:	
	Interest Rate:	
	Check below regarding real	
	property taxes and insurance:	
	☐ Mortgage payments include escrow for: ☐ Real estate taxes	
	☐ Homeowners Insurance	
	Debtor pays directly for:	
	☐ Real estate taxes	
	☐ Homeowners Insurance	
	*Unsecured portion will be treated in Section IV or V, as appropriate.	
2. Vehicles: ☐ NONI		

1. Creditor:	Value of Collateral:	Payment
		Total Secured Claim to be treated in this Chapter 13 Plan:
Last 4 Digits of	Value of Creditor's Lien:	in this chapter 13 Flan.
Check one below: Claim incurred 910 days or more pre-petition	Interest Rate: Description of Collateral (include	If claim is for taxes, list principal amount of tax:
Claim incurred less than 910 days pre-petition	first digit and last four digits of VIN# for any vehicle):	
2. Creditor:	Value of Collateral:	<u>Payment</u>
Last 4 Digita of D. D. D.		Total Secured Claim to be treated in this Chapter 13 Plan:
Last 4 Digits of Account No.:	Value of Creditor's Lien:	
Check one below: Claim incurred 910 days or	Interest Rate:	If claim is for taxes, list principal amount of tax:
more pre-petition Claim incurred less than 910	Description of Collateral (include first digit and last four digits of	
days pre-petition	VIN# for any vehicle):	
3. Creditor:	Value of Collateral:	<u>Payment</u>
		Total Secured Claim to be treated
Last 4 Digits of Account No.:	Value of Creditor's Lien:	in this Chapter 13 Plan:
Check one below: ☐ Claim incurred 910 days or	Interest Rate:	If claim is for taxes, list principal amount of tax:
more pre-petition Claim incurred less than 910 days pre-petition	Description of Collateral (include first digit and last four digits of	
	VIN# for any vehicle):	
2 Parsanal Proparty:	NONE	

3. Personal Property: ☐ NONE

1. Creditor:	Value of Collateral:	Payment
		Total Secured Claim to be treated
Last 4 Digits of Account No.:	Value of Creditor's Lien:	in this Chapter 13 Plan:
Check one below: ☐ Claim incurred one (1) year or more pre-petition. ☐ Claim incurred less than one (1) year post-petition.	Interest Rate: Description of Collateral:	If claim is for taxes, list principal amount of tax:
2. Creditor:	Value of Collateral:	<u>Payment</u>
		Total Secured Claim to be treated in this Chapter 13 Plan:
Last 4 Digits of Account No.:	Value of Creditor's Lien:	
Check one below: Claim incurred one (1) year or more pre-petition. Claim incurred less than one	Interest Rate: Description of Collateral:	If claim is for taxes, list principal amount of tax:
(1) year post-petition.		
3. Creditor:	Value of Collateral:	Payment
Last 4 Digits of Account No.:	Value of Creditor's Lien:	Total Secured Claim to be treated in this Chapter 13 Plan:
Check one below: Claim incurred one (1) year or more pre-petition. Claim incurred less than one (1) year post-petition.	Interest Rate: Description of Collateral:	If claim is for taxes, list principal amount of tax:
- · · ·	o Avoidance (11 U.S.C. § 522(f)).	
☐ None. If "None" is chec☐ The Debtor is seeking to Judicial liens or nonposs be avoided to the extent	ked, the rest of this subpart need not avoid the fixing of judicial liens pur essory, nonpurchase money security that they impair the exemptions und n must be filed and served pursuant	rsuant to 11 U.S.C. § 522(f). v interests securing the claims may er 11 U.S.C. § 522(f) as listed

To avoid liens pursuant to 11 U.S.C. § 522(f), the Debtor must file and serve a separate motion on the affected creditor(s) pursuant to Fed.R.Bankr.P. 3012, 7004 and 9014(b). The Debtor may at a later date seek to avoid a judicial lien held by a creditor not listed below. The details below are provided for informational purposes only, and are subject to change, without the need to modify this Chapter 13 Plan, based on the resolution of the Debtor's motion to avoid lien. The amount of the creditor's avoided lien, if any, shall be treated with other general unsecured claims and paid *pro rata* provided that the creditor timely files a proof of claim. The amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim in Section IV or V as applicable, to the extent allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be

paid in full as a secured claim under this Chapter 13 Plan. See, 11 U.S.C. § 522(f) and Fed.R.Bankr.P. 4003(d). The Debtor discloses the intention to avoid liens held by the following creditors.

1. Creditor:		Collateral:		
Last 4 Digits of Accou	ant No.:	Basis for exemption:		
Total Amount of Creditor's Claim:		Amount of could be cla	exemption that imed:	
		Amount of Cas unsecured	Claim to be treated d claim:	
2. Creditor:		Collateral:		
Last 4 Digits of Accou	ant No.:	Basis for exemption:		
Total Amount of Creditor's Claim:		Amount of could be cla	exemption that imed:	
		Amount of o	Claim to be treated d claim:	
3. Creditor:		Collateral:		
Last 4 Digits of Accou	unt No.:	Basis for exemption:		
Total Amount of Creditor's Claim:		Amount of could be cla	exemption that imed:	
		Amount of oas unsecured	Claim to be treated d claim:	
☐ The Debtor elements ☐ Upon the entry and Fed.R.Bar the estate provisurrendered to	the" is checked, the rest of ects to surrender to each confirming to the property of an order confirming to the property of th	as unsecured this subpart no reditor listed this Chapter 13 otor requests the (a) and 1301(a) we pursuant to the subpart of the control of th	d claim: eed not be completed below the Collateral Plan, pursuant to 1 at the stay of an act be terminated as to his Chapter 13 Plan.	identified. 1 U.S.C. § 132 against proper the Collatera
Name of Cred	ditor Last 4 Digits No.		escription of Collate c.)	ral (Address, Veh
1.				

Name of Creditor	Last 4 Digits of A	Account Description of Collecte.)	ateral (Address, Vehicle,
2. 3.			
IV. TREATMENT OF FEES AND	PRIORITY CLAIMS [as defined in 11 U.S.C. § 507 a	nd 11 U.S.C. § 1322(a)(4)]
obligations other than th	g Trustee's fees and all ose treated in Section 4 ne Debtor is solvent or	allowed priority claims, incl 4.4, will be paid in full witho is to be treated as solvent un aid on claims.	ut post-petition interest.
being treated as if he or interest per annum to cre interest per annum to the	she were solvent, then editors holding priority e State of Connecticut I as; and,% intere	tition interest on priority clain interest shall be paid, if appliand general unsecured, mun Department of Revenue Servest per annum to the Internal Ins.	icable, as follows: 18% icipal tax claims; 12% ice's priority and general
4.2 Trustee's Fees.The Chapter 13 Standing the case but are estimate4.3 Administrative Attorn	d to be 10% of plan pa	verned by statute and may charge yments. D BONO	ange during the course of
Total Fees: T	otal Expenses:	Paid Prior to Confirmation	: Balance Due:
Total Allowance Sought	:	(Fees and Expenses)	
Payable	[Check one]	☐ Through this Chapter ☐ Outside of this Chapte	
Payable	[Check one]	☐ Through this Chapter☐ Outside of this Chapte	
Payable	[Check one]	☐ Through this Chapter☐ Outside of this Chapter	
pursuant to 11 U.S.C. § this Chapter 13 Plan. The	330 if the total allowance Court will consider an application if the total	of compensation and reimburace sought exceeds \$4,000.00 allowance of compensation and allowance sought equals or	before confirmation of and reimbursement of
		s subpart need not be comple	eted or reproduced.

1. Name of Creditor: Proof of Claim Number: Current and paid outside of this Chapter 13 Plan. Not Current, and to be paid under this Plan as follows: 2. Name of Creditor: Proof of Claim Number: Current and paid outside of this Chapter 13 Plan. Not Current, and to be paid under this Plan as follows: 3. Name of Creditor: Proof of Claim Number: Current and paid outside of this Chapter 13 Plan. Not Current, and to be paid under this Plan as follows: 4.5 Priority Claims. None. If "None" is checked, the rest of this subpart need not be completed or reproduced. This Chapter 13 Plan may provide for less than full payment of all claims entitled to priority under 11 U.S.C. § 507(a)(1)(b) only if the Chapter 13 Plan provides that all of the Debtor's projected disposable income for a 5-year period beginning on the date that the first payment is due under this Chapter 13 Plan will be applied to make payments under the Chapter 13 Plan. This Chapter 13 Plan treats claims entitled to priority pursuant to 11 U.S.C. § 507 and 11 U.S.C. § 1322(a)(4), as follows: 1. Name of Creditor: Proof of Claim Number: Total Due: Amount of Principal Due:	including domestic support obligations that have been assigned to or are owed to a governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. § 1322(a)(4). There are domestic support obligations. If this Chapter 13 Plan proposes less than full payment of a domestic support obligation then payments in this section shall be for a term of 60 months. See, 11 U.S.C. § 1322(a)(4). If the Debto has domestic support obligations, use only the initials of minor children and do not list confidential information.
□ Current and paid outside of this Chapter 13 Plan. □ Not Current, and to be paid under this Plan as follows: 2. Name of Creditor: □ Current and paid outside of this Chapter 13 Plan. □ Not Current, and to be paid under this Plan as follows: 3. Name of Creditor: □ Proof of Claim Number: □ Current and paid outside of this Chapter 13 Plan. □ Not Current, and to be paid under this Plan as follows: 4.5 Priority Claims. □ None. If "None" is checked, the rest of this subpart need not be completed or reproduced. This Chapter 13 Plan may provide for less than full payment of all claims entitled to priority under 11 U.S.C.§ 507(a)(1)(b) only if the Chapter 13 Plan provides that all of the Debtor's projected disposable income for a 5-year period beginning on the date that the first payment is due under this Chapter 13 Plan will be applied to make payments under the Chapter 13 Plan. This Chapter 13 Plan treats claims entitled to priority pursuant to 11 U.S.C. § 507 and 11 U.S.C. § 1322(a)(4), as follows: 1. Name of Creditor: □ Proof of Claim Number: □ Total Due:	1. Name of Creditor:
Not Current, and to be paid under this Plan as follows: 2. Name of Creditor: Proof of Claim Number: Current and paid outside of this Chapter 13 Plan. Not Current, and to be paid under this Plan as follows: 3. Name of Creditor: Proof of Claim Number: Current and paid outside of this Chapter 13 Plan. Not Current, and to be paid under this Plan as follows: 4.5 Priority Claims. None. If "None" is checked, the rest of this subpart need not be completed or reproduced. This Chapter 13 Plan may provide for less than full payment of all claims entitled to priority under 11 U.S.C. § 507(a)(1)(b) only if the Chapter 13 Plan provides that all of the Debtor's projected disposable income for a 5-year period beginning on the date that the first parmet is due under this Chapter 13 Plan will be applied to make payments under the Chapter 13 Plan. This Chapter 13 Plan treats claims entitled to priority pursuant to 11 U.S.C. § 507 and 11 U.S.C. § 1322(a)(4), as follows: 1. Name of Creditor: Proof of Claim Number: Total Due:	Proof of Claim Number:
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Amount of Principal Due:	Total Due:
	Amount of Principal Due:
Amount of Interest Due:	Amount of Interest Due:
Interest to be Paid Through Chapter 13 Plan?	Interest to be Paid Through Chapter 13 Plan?

The allowed priority claims listed below are based on domestic support obligations,

2. Name of Creditor:	
Proof of Claim Number:	
Total Due:	
Amount of Principal Due:	
Amount of Interest Due:	
Interest to be Paid Through Chapter 13 Plan?	
3. Name of Creditor:	
Proof of Claim Number:	
Total Due:	
Amount of Principal Due:	
Amount of Interest Due:	
Interest to be Paid Through Chapter 13 Plan?	
V. TREATMENT OF UNSECURED NON-PRIORITY CREDITORS	
5.1. Unsecured Non-Priority Claims, Dividend To Be Paid. None. If "None" is checked, the rest of this subpart need not be completed or reproduction Through this Chapter 13 Plan the Debtor proposes to pay the general unsecured creditors holding claims totaling: a dividend of over a period of over a period of If the Debtor is being treated as solvent under this Chapter 13 Plan (so that unsecured credit 100% of their claims plus interest), the interest rate to be paid to unsecured, non-tax claims	months.
None. If "None" is checked, the rest of this subpart need not be completed or reproductive Through this Chapter 13 Plan the Debtor proposes to pay the general unsecured creditors holding claims totaling: a dividend of over a period of If the Debtor is being treated as solvent under this Chapter 13 Plan (so that unsecured credit	months.

Name of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment	t Amount of Arrearage to be Paid		Treatment of Arrearage (Refer to Other Plan Section if Applicable)
		\$	\$		
Proof of Claim Number:		To be paid by Debtor.	To be disburs by Trustee.	sed	
		\$	\$		
Proof of Claim Number:		To be paid by Debtor.	To be disburs by Trustee.	sed	
		\$	\$		
Proof of Claim Number:		To be paid by Debtor.	To be disburs by Trustee.	sed	
Rejected Contrac	ets or Leases	-			
Name of C	reditor	escription of Leased F Executory Contr	1 2		ed Claim to Be I in Section V
	a rejected contract	or rejected lease shal this Chapter 13 Plan.	l file a proof o	f clain	n within thirty (3
	NON-STAND	ARD PLAN PROVI	ISIONS		
None. If "None"	is checked, the res	st of this section need	not be comple	ted or	reproduced.
rovision is a provisi	on not otherwise in	rth below, or in an atta neluded in the Local F ons set out elsewhere	Form Chapter 1	13 Plar	ı or

VII

PURSUANT TO 11 U.S.C. § 1327(b), PROPERTY OF THE ESTATE WILL VEST IN THE DEBTOR UPON ENTRY OF AN ORDER CONFIRMING THIS CHAPTER 13 PLAN.

I declare that the information set forth in the foregoing Chapter 13 Plan is true and correct and is sworn to under penalty of perjury. By signing and filing this document each Debtor certifies that the wording and order of the provisions in this Chapter 13 Plan are identical to those contained in the Connecticut Local Form Chapter 13 Plan and that this Chapter 13 Plan contains no non-standard provisions other than those set out in Section VII.

		1	
(Debtor Signature)		(Joint Debtor Signature)	
Debtor (Type Name)	Date	Joint Debtor (Type Name)	Date
Attorney with permission to sign on Debtor's behalf	Date		

[Note: Each attorney signature on this document is subject to Fed.R.Bankr.P. 9011.]

Note: An original document with the Debtor's inked signature must be maintained by Debtor's attorney.