

UNITED STATES BANKRUPTCY COURT  
DISTRICT OF OREGON

In re \_\_\_\_\_ ) Case No. \_\_\_\_\_ (If Known)  
 )  
 Debtor(s) ) INDIVIDUAL DEBTOR'S\*  
 ) STATEMENT OF INTENTION(S)  
 ) PER 11 U.S.C. §521(a)

**\*IMPORTANT NOTICES TO DEBTOR(S):**

(1) **SIGN AND FILE this form even if** you show "NONE," **AND**, if creditors are listed, **have the service certificate COMPLETED; AND**  
 (2) **Failure to perform** the intentions as to property stated below within 30 days after the first date set for the Meeting of Creditors under 11 USC §341(a) may result in relief for the creditor from the Automatic Stay protecting such property.

CREDITOR/LESSOR	DESCRIPTION OF SECURED OR LEASED PROPERTY	PROPERTY WILL BE SURRENDERED	PROPERTY TO BE RETAINED (CHECK ANY APPLICABLE STATEMENT)			
			PROPERTY IS CLAIMED AS EXEMPT	PROPERTY WILL BE REDEEMED PER 11 USC §722	PROPERTY WILL BE REAFFIRMED PER 11 USC §524(c)	LEASE TO BE ASSUMED PER 11 USC §362(h)(1)

**I/WE, THE UNDERSIGNED DEBTOR(S), CERTIFY THAT THE ABOVE INDICATES MY/OUR INTENTION AS TO ANY PROPERTY LISTED IN MY SCHEDULES THAT IS ESTATE PROPERTY SECURING A DEBT AND/OR PERSONAL PROPERTY SUBJECT TO AN UNEXPIRED LEASE.**

DATE: \_\_\_\_\_

\_\_\_\_\_  
DEBTOR'S SIGNATURE

\_\_\_\_\_  
JOINT DEBTOR'S SIGNATURE (If applicable)

**I/WE THE UNDERSIGNED, CERTIFY THAT COPIES OF BOTH THIS DOCUMENT AND [LOCAL FORM #715](#) WERE SERVED ON ANY CREDITOR NAMED ABOVE.**

DATE: \_\_\_\_\_

\_\_\_\_\_  
DEBTOR OR ATTORNEY'S SIGNATURE OSB# (if attorney)

\_\_\_\_\_  
JOINT DEBTOR'S SIGNATURE (If applicable and no attorney)

\_\_\_\_\_  
PRINT OR TYPE SIGNER'S NAME & PHONE NO.

\_\_\_\_\_  
SIGNER'S ADDRESS (if attorney)

**NON-JUDICIAL REMEDY WHEN CONSUMER DEBTOR FAILS TO TIMELY PERFORM STATED INTENTIONS**

Creditors, see [Local Form #715](#) [attached if this document was served on paper] if you wish information on how to obtain NON-JUDICIAL relief from the automatic stay of 11 U.S.C. §362(a) as to your collateral.

**QUESTIONS????**

**Call an attorney with questions about these procedures or the law. However, only call the debtor's attorney if you have questions about the debtor's intent as to your collateral.**