UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re		Case No
Debtor(s	s)	CHAPTER 13 PLAN DATED
terms of obligation	a confirmed plan. Creditors' ns and duties on the debtor	all parties (including debtor and creditors) are bound to the claims may be modified or eliminated. The plan imposes and other parties. You should read these papers carefully If you do not have one, you may wish to consult one.
objection. plan, and filed within for an ame provisions below.	Failure of a creditor to file a we the bankruptcy court may on 14 days after the conclusion of ended plan, the deadline is in the or provisions that alter the land	claim or any provision of this chapter 13 plan, you must file and pritten objection to this plan will constitute acceptance of the confirm the plan without further notice. Objections must be fithe meeting of creditors, unless otherwise ordered by the court; ne attached notice of amendment. If there are any additional plan nguage of paragraphs 1–14, they must be in paragraphs 15+ e following items (and does not include items not selected):
Includes		
		A limit on the amount of a secured claim, set out in hich may result in a partial payment or no payment at all to the
		on of the automatic stay with respect to surrendered property, or property subject to a rejected contract or lease, set out in
	Motion to Avoid Liens: Avoid security interest, set out in pa	dance of a judicial lien or nonpossessory, non-purchase-money tragraph 6.
	Nonstandard Provisions: N	onstandard provisions, set out starting in paragraph 15.
montl claim longe The a	ns. Debtor must make plan pay s with appropriate interest. If the r period, not to exceed 60 more approximate length of the plan s:	The applicable commitment period of this plan is 36 or 60 ments for that period unless debtor first pays 100% of all allowed hat period is 36 months, the plan payments may continue for a nths, as necessary to complete required payments to creditors is months; cause to extend longer than 36 months is as
3. Paym	nents to the Trustee. Debtor n	nust pay to the trustee:
(a) a	monthly payment of \$	

(b)	all non-exempt proceeds from a trustee;	voided transfers, inc	luding those from transfe	rs avoided by the
(c)	with respect to the following tax net tax refunds attributable to th those tax years. Net tax refunds (1) tax paid by debtor for a defic by setoff by a tax agency for a p if checked, child care credits; ar	ose tax years. no are those tax refunds iency shown on any to ostpetition tax year; (o portion of net tax refurence not otherwise provided for ax return for that same tax (2) any earned income tax	nds attributable to or in the plan, less ax year or tax paid x credit; (3)
(d)	a lump sum payment of \$	on or before	(date);	and
(e)				

- 4. **Trustee Disbursements and Treatment of Claims.** The trustee must commence prepetition disbursements required by paragraph 4(b)(3); upon confirmation of this plan, the trustee must commence disbursements in accordance with this plan. The trustee must not make any disbursement under this paragraph except on account of an allowed claim or allowed administrative expense. Should the trustee not have sufficient funds in trust to pay fully the disbursements listed below, disbursements of available funds must be made pro rata. The trustee must disburse all funds in the following amounts and order:
 - (a) Trustee's Fee and Expenses. First, to the trustee's percentage fee and expenses.
 - (b) **Treatment of Secured Claims.** Second, to secured creditors as provided in (1) and (2) below. The terms of debtor's prepetition agreement with each secured creditor will continue to apply, except as otherwise provided in this plan or in the confirmation order. The value of collateral for secured claims is fixed at the values stated in (1) and (2) only if there is a check in the box "Includes" in paragraph 1 for "Motion to Value Collateral" and the plan is served on the secured creditor as required under FRBP 7004 or the allowed amount of the secured claim is fixed by consent of the secured creditor. Secured creditors' liens shall be treated in accordance with § 1325(a)(5)(B)(i) and must be released when retention ends under that section.
 - (1) Cure of Default and Claim Modification. Debtor must cure the default and maintain the contractual installment payments (as provided in paragraph 7) on a secured claim listed below in the "Estimated Arrearage if Curing" column. The amount listed in that column is an estimate; the creditor's allowed claim will control. A claim listed in the "Collateral Value if Not Paying in Full" column is an allowed secured claim only to the extent of the value listed, and pursuant to § 506(a), debtor MOVES the court for an order fixing the value of the collateral in the listed amount. The value of the creditor's interest in the collateral is limited to the amount listed below, and that amount will be paid under the plan with postconfirmation interest at the rate stated below. The holder of a claim listed in the "Estimated Secured Claim if Paying in Full" column will receive the total amount of the claim as set forth in the creditor's proof of claim.

For all creditors provided for under this subparagraph (1), if the creditor's claim will not be paid in full, the portion of the creditor's claim that exceeds the amount of the allowed secured claim will be treated as an unsecured claim under paragraph 4(f) (if the claim identifies the priority position of the claim) and 4(g) below.

(2) Secured Claim Modification Not Expressly Authorized by the Code. Treatment secured claims under this subparagraph (2) may include modification of a claim secured to a purchase-money security interest in either (a) a motor vehicle acquired for personal use by the debtor within 910 days before the petition date or (b) any other personal proper collateral acquired within 1 year before the petition date. A secured claim treated in the subparagraph is limited to the amount listed in the "Amount of Claim as Modified (Value of Collateral)" column. Debtor MOVES the court for an order fixing the value of the collater in the amount listed below. Debtor proposes that the creditors listed accept in expressly or impliedly, the following treatment, which might not be able to be approved absent consent of creditor. Failure of a creditor to file a written objection to confirmation of this plan before confirmation will constitute acceptance of the plan and the confirmation of this plan before confirmation will constitute acceptance of the plan (Value of Interest Monthly). Creditor Collateral Collateral Rate Payment	Creditor	Collateral	Estimated Arrearage if Curing	Collateral Value if Not Paying in Full	Estimated Secured Claim if Paying in Full		Monthly Plan Payment
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	(3)	Adequate Protection. Payments must be disbursed by the trustee before confirmation, as adequate protection, from funds on hand with the trustee in the payment amounts specified in the plan for personal-property-secured creditors. Payments by the trustee before confirmation will be deducted from the amount of the allowed secured claim. Unless the concerned creditor is fully secured or over secured under § 506 or § 1325(a)(9), no interest will accrue or may be paid from the petition date to the confirmation date unless otherwise specifically provided for in the payment provisions set forth above.
	(4)	Surrender of Collateral. Debtor must surrender any collateral not addressed by the terms of this plan no later than the confirmation date to the following (state creditor name followed by description of collateral to be surrendered, and if debtor does not have possession of the collateral, so state):
		With respect to the claims secured by the collateral listed in this subparagraph (4), debtor MOVES that the stay of § 362(a) be terminated as to the collateral only and that the stay of § 1301 be terminated.
(c)	exp Up with	btor's Attorney Compensation. Third, to debtor's attorney fees of \$ and beenses of \$, of which \$ has been paid, leaving \$ unpaid on application, the court may award not more than \$500 in addition to the above amount hout further notice at the time of confirmation. Debtor's attorney may may not apply supplemental compensation and expense reimbursement.
	Att	orney will be paid as follows (check only one):
		All attorney fees and expenses, including supplemental compensation, will be paid from all available funds after the trustee makes any disbursements under paragraph 4(a) and any fixed monthly payments in paragraph 4(b).
		Other:
(d)		omestic Support. Fourth, to allowed unsecured domestic support obligations under § 7(a)(1), and these claims must be paid in full.
(e)		Iministrative Expenses. Fifth, to allowed administrative expenses under §507(a)(2), and ese claims must be paid in full.
(f)		iority Claims. Sixth, to allowed priority claims in the order stated in $\S 507(a)(3)$ -(10), and these ims must be paid in full.
(g)		secured Claims. Seventh, to allowed nonpriority unsecured claims, the amounts required § 1325(b)(1). [Mark only one]
		(1) Creditors will receive approximately % of their claims. Payment of any dividend will depend on the amounts of allowed secured, priority (including costs of administration and the debtor's attorney fees), and nonpriority unsecured claims.
		(2) Creditors will receive a minimum % of their claims.

(h)	less than that amount must be	distributed to u	of creditors" number is \$, and not	
(i)	Unsecured Claim Interest. All allowed unsecured claims will receive interest of % from the time of confirmation.			
(j)		which the treati	provisions of § 502(b)(9), untimely claims, other ment is specified in paragraph 4(b) above, are	
Exe leas	•	The debtor AS	SUMES the following executory contracts and	
	0 111	Amount of Default		
	Creditor	(State if None)	Cure Provisions	
fron and by r MO	n rejection will be treated under p I leases directly, including amount rejected executory contracts or le	aragraph 4(g). Its required to cuesases to the affere terminated as	above are rejected. Any allowed claim arising Debtor will pay all assumed executory contracts re. Debtor must surrender any property covered ected creditor no later than confirmation. Debtors to all property covered by rejected executory terminated.	
non	ction 522 Lien Avoidance. Debto -purchase-money security interest ne debtor:	or MOVES, purs	suant to § 522(f)(1), to avoid the judicial liens or ing creditors because they impair an exemption	

5.

6.

The order of confirmation will avoid the liens listed above and claims of the lienholders will be treated in paragraph 4(g).

7. **Direct Payments.** Debtor must pay directly to each of the following creditors the regular payment that comes due after the petition date (state creditor name followed by collateral description):

- 8. **Use of Credit.** Debtor may not incur credit or debt obligations during the life of the plan without the trustee's written consent unless made necessary by emergency or incurred in the ordinary course of operating debtor's business.
- 9. Debtor Reporting Requirements. Unless waived by the trustee in writing, debtor must report immediately, upon receipt of notice of the change, to the trustee if actual or projected gross annual income exceeds by more than 10% the gross income projected by debtor in the most recently filed Schedule I. Unless listed in the schedules, debtor must report immediately to the trustee any right of debtor to a distribution or right to distribution of funds or other property, including bonuses and inheritances, worth more than \$2,500.
- 10. **Postpetition Tax Reporting.** For tax years listed in paragraph 3(c), debtor must timely file all required tax returns and provide copies to the trustee each year immediately upon filing with the taxing authority.
- 11. Vesting of Estate Property; Limitations on Postconfirmation Property Use. Property of the estate will vest in debtor upon confirmation, subject to the terms of this paragraph. Except for regular monthly income, any right of debtor to a distribution of funds or other property exceeding a value of \$2,500 must be held by debtor and not used without the trustee's permission or a court order. Debtor must not buy, sell, use, lease (other than a lease of real property in which the debtor will reside), encumber, or otherwise dispose of any interest in: (a) real property; or (b) personal property worth more than \$10,000 out of the ordinary course of business without notice (given per FRBP 2002 as if the interest were property of the estate) to all creditors and the trustee, with an opportunity for hearing, unless the property is acquired through the use of credit with the trustee's written consent.
- 12. Treatment of Trustee Funds on Hand Upon Dismissal or Conversion. If this case is converted to chapter 7 and the chapter 13 trustee has more than \$2,500 at the time of conversion, the chapter 13 trustee must forward all funds to debtor, in care of debtor's attorney, if any, 10 days after the first scheduled § 341(a) meeting in the chapter 7 case unless the chapter 7 trustee files and serves a written objection pursuant to § 348(f)(2). If the funds in the chapter 13 trustee's possession at conversion are \$2,500 or less, or if this case is dismissed, the chapter 13 trustee must forward all funds to debtor in care of debtor's attorney, if any. This paragraph does not determine the rights of the parties to these funds.
- 13. **Reservation of Rights and Powers.** Except as expressly set forth in this plan or the confirmation order, neither this plan nor the confirmation order affects any right or power of debtor or the trustee, including debtor's rights under § 1302 and rights of the trustee or any trustee's assignee under 11 U.S.C. chapter 5.

14	attachments; each prov counsel certify that the with this paragraph. N	ision is numbered, beg plan contains no nonsta onstandard provisions	inning with 15. Debto indard provision other set out elsewhere i	s are set forth below or on or and, if applicable, debtor's than those set out consistent in this plan are ineffective; oox "Includes" in paragraph 1.
De	ebtor	Date	Debtor	Date
"Co	ollateral Value if Not Pa	ying in Full" column), 4 P 3012, 4003(d), and 9	I(b)(2) (under the "Ar 014, and LBR 6006-1(agraphs 4(b)(1) (under the mount of Claim as Modified" b)). I certify that copies of this
a)	7004(b)), I either listed t OR, on, I se	he creditors/parties in the creditors/parties in the above-docume exactly as follows (li	ne mailing list filed with ents by first-class mail st each creditor/party	served by court) (see FRBP on the court exactly as follows, to the creditors/parties at the y, the person or entity the
b)	For Insured Depository	nstitutions (see FRBP 7	'004(h)), on _	, I served the above-
	documents by certified m	nail, or by other authorize ured depository instituti	ed means (specify), at t	the name and address exactly ity the institution was served
			Debtor or Deb	tor's Attorney