UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

In re	Case No Amended
Debtor	ORDER CONFIRMING PLAN AND RESOLVING MOTIONS

The debtor's plan having been provided to creditors and the court having found that it complies with 11 U.S.C. § 1325, now, therefore IT IS ORDERED—

- 1. Debtor's plan (ECF No.) is confirmed, and all relief requested in the plan is granted. All references to the plan are to the plan as modified by any amendment shown in paragraph 5 below.
- 2. The terms of this order are subject to any objection filed within 21 days after entry of this order by [list, alphabetically and one per line, each creditor's name and service address]:

3.	Pursuant to § 522(f)(1), the following liens are avoided [list alphabetically with only one per line and include each creditor's name, service address, and lien type (for example, "judicial lien" or "non-purchase money security interest")]:
1	Per the filed Chapter 13 Debtor's Attorney's Compensation Disclosure and Application
4.	(Local Bankruptcy Form (LBF) 1305) and, if applicable, the Chapter 13 Debtor's Attorney's Schedule 2.(b) Itemization (LBF 1306), compensation to debtor's counsel of attorney fees of \$ and expenses of \$, of which \$ has been paid, leaving \$ to be paid as funds become available per plan paragraph 4(c).
5.	Debtor has moved to amend the plan by interlineation as follows, which amendments are allowed and become part of the confirmed plan [for changes to plan language, but not added language, set out the old and new language in different forms, for example by striking through deleted language and underlining new language]:

6.	Additional provisions, if any:		
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l c	ertify that on e court.	, I provided this order to the trustee for submission to	
		Debtor or Debtor's Attorney	
Αp	proved:		
•	proved: Trustee		