UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK
In Re: Case No.
CHAPTER 13 PLAN
Debtor(s)
☐ This is an Amended or Modified Plan. The reasons for filing this Amended or Modified Plan are:
PART 1: NOTICES
1.1 Notice to Debtor(s): This Form Plan sets out options that may be appropriate in some cases, but the presence of an option on the Form Plan does not indicate that the option is appropriate in your circumstances. To be confirmable, this Plan must comply with the Bankruptcy Code, the Bankruptcy Rules, judicial rulings, and the Local Rules.  ☐ By checking this box, Debtor(s) acknowledges that he/she is not eligible for a discharge pursuant to 11 U.S.C. §1328(f). [Prior Case number: petition date: .discharge date in prior case:
1.2 Notice to Creditors: If you oppose the Plan's treatment of your claim or any provision of this Plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court.  Amounts stated in allowed claims shall control over this plan, unless otherwise determined by the Court pursuant to Bankruptcy Rule 3012.  This Plan shall be binding upon its confirmation. You should read this 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 who practices bankruptcy law.
1.3 Debtor(s) must check one box on each line to state whether or not the Plan includes each of the following items. If an item is checked as "does not", if both boxes are checked, or no box is checked, the provision will be ineffective if set out later in the Plan.  In accordance with Bankruptcy Rule 3015.1, this Plan:  does / does not contain any nonstandard provision (See Part 8 herein for any non-standard provision);  does / does not limit the amount of a secured claim based on valuation of the collateral for the claim (See Part 3 herein);  does / does not avoid a security interest or lien (See Part 3 herein);  does / does not request loss mitigation (See Part 3 herein).
PART 2: PLAN PAYMENTS AND DURATION  The Debtor(s) shall make [ (36 or 60) ] monthly payments to the Trustee as follows:

Payment Amount	Commencing (Month and Year)	Ending (Month and Year)	Number of Months

**2.1** Debtor's future earnings are submitted as provided in the Plan to the supervision and control of the Trustee as described above. Debtor(s) will make the first Plan payment no later than thirty [30] days after the date the Petition was filed. All plan payments must be made in the form of certified check, bank check, money order, or electronically via <a href="www.tfsbillpay.com">www.tfsbillpay.com</a>. In the event the plan is not feasible, at the end of the case, the Debtor(s) shall be permitted to remit up to \$1,000.00 to the Trustee as an additional payment to cure this defect without leave of the Court. Debtor(s) shall be notified of the issue via letter filed on the Court's docket and the Debtor(s) shall have 30 days to remit payment.

#### 2.2 Income Tax Refunds.

Unless otherwise ordered by the Court, if general unsecured creditors are paid less than 100%, as provided in Part 6 of this plan, the Debtor(s) shall provide the Trustee with signed copies of their federal and state tax returns filed post-petition, no later than May 15<sup>th</sup> of the year following the tax period, unless evidence of an extension has been provided to the Trustee, in which case such return shall be provided to the Trustee within 30 days of being filed. All future tax refunds in excess of \$1,500 per tax filer shall be paid to the Trustee for the duration of the Plan upon receipt, however no later than June 15<sup>th</sup> of the year in which the tax returns are filed.

2.	3 Irregular Payments. Check on	e.	
	None. If "None" is checked, the	rest of subsection 2.3 nee	ed not be completed and may be collapsed/omitted.
	Debtor(s) will make irregular pa	nyment(s) to the Trustee fi	rom other sources, as specified below:
	Source	Estimated Amount	Date of Payment (Anticipated)

# **PART 3: TREATMENT OF SECURED CLAIMS**

### 3.1 Maintenance of payments and cure of default if any.

# (a) Post-Petition Payments.

• •	•	
⊠None. If '	"None" is checked,	, the rest of this subsection need not be completed and may be collapsed/omitted.
☐The Debto	or(s) shall pay the o	current contractual installment payments on the secured claims listed below with any
changes req	juired by the applic	cable contract and noticed in conformity with applicable rules (insert additional rows
as needed):		

Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Property Description (i.e. address or year/make/model)	Current Payment Amount

#### (b) Prepetition Arrearages.

- □ None. If "None" is checked, the rest of this subsection need not be completed and may be collapsed/omitted.
- (i) For purposes of this Plan, Prepetition Arrearages shall include all sums included in the allowed secured claim and shall have a "0" balance upon entry of the discharge order in this case.
- (ii) Information Regarding Prepetition Arrearages (insert additional rows as needed):

Name of Credito	Last 4 Digits of Account Number	Principal Residence (check box)	Property Do	•	Arrears as of Petition Date	
		П				
3.2 Surrender. Che Bankruptcy Rule 700 □ None. If "None" i □ Debtor(s) surrend Court, bankruptcy so not receive payment disposition of the col	o.4.  s checked, the release the following tays are lifted for under the Plan u	est of this subs g property and r all purposes a nless a deficien	ection need not be of upon confirmation as to the collateral to collateral to collate and collateral to collate and collateral to collate and collateral to collate and collat	completed and m of this Plan or as o be surrendered	nay be collapse otherwise orc . The Secured (	ed/omitted. lered by the Creditor shall
Name of	Creditor		Property D (i.e. address or ye	•	)	Last 4 Digits of Account Number
3.3 Wholly unsecur [Note: Bifurcation is 3.1 of this Plan.] Che	not applicable t		- ·		operty listed u	nder Section
□ None. If "None" i □ Debtor(s) shall fil pursuant to order of applicable box in <b>Pa</b> under non-bankrupt plan or entry of disc	s checked, the ree a motion to defect the Court upon rt 1 of the plan is cy law absent ar	termine the va determination s checked. Thi n order determ	alue of the secured on of such motion. The sparagraph shall no ning such motion, a	claims listed belo his paragraph sha ot modify liens ur and either compl	w. Such claim all only be effe aderlying any s	shall be paid ctive if the ecured claims
Name of Creditor	Property Description (i.e. address year/make/mo	or <b>Acco</b> u	of Value of Collateral	Amount a		Estimated amount of Unsecured Claim
3.4 Claims secured  ☐ None. If "None" if The claims listed below ☐ incurred within 9 vehicle acquired for ☐ incurred within 1	s checked, the roow were either: 10 days before the the personal use	est of this subs ne Petition date of the Debtor(	ection need not be o	completed and murchase money s	ecurity interes	t in a motor

value.

These claims will be paid in full under the Plan with interest at the rate stated below.

Name of Creditor	Property Description (i.e. address or year/make/model)	Last 4 Digits of Account Number	Amount of Secured Claim	Interest Rate

# 3.5 Loss Mitigation of the Debtor's real property used as a principal residence. Check one. □ None. If "None" is checked, the rest of this subsection need not be completed and may be collapsed/omitted. □ By checking this box and completing this section, the Debtor(s) shall serve and file a separate request for loss

mitigation on proper notice to affected creditors in accordance with Local Rule 9019-2, which governs a court-ordered loss mitigation program, pursuant to which parties may deal with issues such as a loan modification, loan refinance, sale, or surrender in full satisfaction, concerning the Debtor's real property used as a principal residence. Address of the property must match the address listed as the Debtor's residence on the Petition.

Name of Creditor	Property Description (i.e. address or year/make/model)	Last 4 Digits of Account/Lien Number	Amount of Secured Claim

The Debtor(s) hereby permits the Secured Creditor(s) listed above to contact (check all that apply):	
☐ The Debtor(s) directly	
☐ The Debtor's bankruptcy counsel	
□ Other:	
Debtor(s) is not required to dismiss this bankruptcy Petition during the loss mitigation discussions. The Debto	r(s
shall submit an order granting loss mitigation if no objections are received within the requisite notice period.	
See http://www.nysb.uscourts.gov/loss-mitigation and	
http://www.nysb.uscourts.gov/sites/default/files/ch13DebtorInstructions.pdf.	

#### 3.6 Additional provisions relating to Secured Creditors.

- (a) Secured Creditors with a security interest in the Real Property Used as a Principal Residence shall comply with all provisions of Bankruptcy Rule 3002.1.
- (b) If relief from the automatic stay is ordered as to any secured claim listed in this Part, then, unless otherwise ordered by the Court, that claim will no longer be treated by the Plan and all payments under this Part of the Plan on such secured claim shall cease.

# **PART 4: TREATMENT OF FEES AND PRIORITY CLAIMS**

## 4.1 General.

Trustee's fees and all allowed priority claims, including domestic support obligations and other unsecured priority claims will be paid in full without post-Petition interest.

### 4.2 Trustee's fees.

Trustee's fees are governed by statute and may change during the case.

_	he flat fee shall be paid for oroval by the Court, purs	from funds held by the Trus	stee as an administrative expense 4) and Bankruptcy Rule 2016 unless	
☐ Debtor(s) has a domestic obligation.	ed, the rest of this subse c support obligation and	ection need not be complete is current with this obligati	ed and may be collapsed/omitted. on and will remain current on this paying arrears through the Plan.	
Name	e of Recipient	Arrears as of	Petition Date, if any	
4.5 Other unsecured priori				
Name of 0	Creditor	Arrears as of	Petition Date	
PART 5: EXECUTORY CONT  None. If "None" is check  5.1 Assumed.			nd may be collapsed/omitted.	
Name of Creditor	Description of Property	Current Installment Payment by Debtor(s)	Arrears as of Petition Date	
5.2 Rejected.	- 17			
Name of Creditor Property Description				
PART 6: NONPRIORITY, UN	ISECURED CLAIMS			
	<u>.</u>	paid <i>pro rata</i> from the ba	lance of payments made under this	

 $\square$  Pro rata from the funds remaining after disbursement have been made to creditors provided for in this plan.

 $\square$  Not less than 100% of the total amount of these claims.

#### **PART 7: MISCELLANEOUS**

- **7.1** 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.
- **7.2** 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.
- **7.3** The Debtor(s) shall not sell, encumber, transfer, or otherwise dispose of any real or personal property with a value of more than \$5,000 without Court approval.

#### **PART 8: NONSTANDARD PLAN PROVISIONS**

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 provision will be effect	ctive only if there is a check in the box "included" in §1.3.
PART 9: CERTIFICATION AND SIGNATURE	<u>:S</u>
I/we do hereby certify that this plan does final paragraph.	not contain any nonstandard provisions other than those set out in the
Signature of Debtor 1	Signature of Debtor 2
Dated:	Dated:
Signature of Attorney for Debtor(s)	<u> </u>
Dated:	

By signing this document, the Debtor(s), if not represented by an attorney, or the Attorney for the Debtor(s) certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to the pre-approved Form Plan pursuant to Local Rule 3015-1 of the United States Bankruptcy Court for the Southern District of New York and contains no nonstandard provisions other that those set out in Part 8.