Fill in	this inform	mation to identify your case:				TEST	BANKRUD
Debtor Debtor	Firs	t Name Middle Name t Name Middle Name		Last Name Last Name		OG GTAIL	O COLOR
		cruptcy Court - District of Hawaii		Last Name		* \ *	
Case r (If knov	number					DISTRIC	CT OF HAWAII
CI	heck if this	s is an amended plan. Comple	ete confirm	nation hearing informatio	n below bet	fore serving and fi	ling.
CON	FIRMATIO	ON HEARING ON AMENDED	PLAN: Da	ate:		Time:	
Loca	l Form	H113 (12/2025)					
<u>Cha</u>	pter	13 Plan					
Sec	ction 1:	Notices					
		case, reference to a debtor in pice, "None" or "Not included"				r there are check	boxes in this plan
To De	ebtors:	This form sets out permissil form plan may not be altere "included" in § 1.3 below. A the trustee and all creditors	ed. Any no any nonsta	nstandard provision mus	t be stated	in § 11 of this pla	n and you must check
To Cı	reditors:	Your rights may be affect	ed by this	s plan. Your claim may	be reduced	d, modified, or el	iminated.
		You should read this plan c do not have an attorney, yo			orney if you	ı have one in this	bankruptcy case. If you
		If you oppose the plan's tre- objection to confirmation at objection means that you ac confirm the plan without fur confirmed plan, you must fil	least 7 da ccept the p ther notice	ys before the date set fo plan. If no one files a tim e. See Bankruptcy Rule 3	r the hearin ely objectio 3015. If you	g on confirmation n, the court may of wish to receive p	. Failure to file a timely cancel the hearing and
		st check one box on each line ot included" or if <u>both</u> boxes a					
1.1		t on the amount of a secure in a partial payment or no p				Included	Not included
1.2		lance of a judicial lien or nor ity interest, set out in § 4.6	npossess	ory, nonpurchase-mon	ey	Included	Not included
1.3		tandard provisions, set out i	in § 11			Included	Not included
Sect	tion 2:	Plan Payments and Ler	ngth of P	Plan	•		
2.1	Debtor	will make monthly payment	s to the tr	ustee as follows.			
	\$	x mo	onths =	\$	Du	ıration of this plan	(months):
	\$	xmo	onths =	\$	Es	stimated payment	of unsecured claims:
	Addition	nal funding (see § 11):		\$			% dividend
	Plan Ba turnovei	se (Total plan payments befor r of § 2.4 income tax refunds)	re :	\$	In	chapter 7 liquidat	ion:% dividend

ו וטוטב	First Name	Middle Name	Last Name	Case Hullibel (II known)
2.2	than \$			ere liquidated in a chapter 7 case, unsecured creditors would receive not more Class 8, 9, and 10 will receive at least as much under this plan as they would
2.3	will begin n any payme	o later than 30 day nts by wage deduc	s after the filing o	oayments to the trustee shall be made in a form acceptable to the trustee and if the chapter 13 petition or the order converting the case to chapter 13. List etails of any step-up or supplemental payments (other than tax refunds) in any disburse, payments in excess of the Plan Base.
2.4	Income tax	c refunds. Check of	one.	
	except to the law to set of debtor mus § 521(f)(4). entity for the	ne extent that a tax ff, recoupment, or s t provide the truste If the debtor is ent	refund is exempt similar disposition ee a copy of each itled to receive a	mental plan payments all income tax refunds received during the plan term, received on account of a child tax credit or earned income credit, or subject by to the extent permitted under 11 U.S.C. § 553. Within 14 days after filing, income tax return filed and, if requested, the statement described in 11 U.S.C refund from one governmental entity but owes tax to another governmental may be set off against each other and only the net balance, if any, shall be
2.5		requested under		nds received during the plan term but must submit to the trustee any , including copies of filed tax returns and current income and expense
2.6				aid to allowed nonpriority unsecured creditors. The debtor shall file a motion age of the governmental claims bar date if filed claims require increased plan
2.7	confirmatio	n Plan Base or Du n increases in the l for approval witho	Plan Base and du	e Adequate Plan Funding. The debtor and trustee may agree to post- ration to provide for adequate plan funding and may submit a stipulated order ring.
	Effective D	ate of Plan. The e	effective date of th	e plan is the date of entry of the order confirming this plan.
Sec	tion 3: C	lassification of	Claims	
3.1	proof of cla information Unless the	im to receive distri on the face of the	butions from the t proof of claim and wise, the proof of	n of classification. Every creditor, including every secured creditor, must file a rustee, even if this plan mentions the creditor's claim. The trustee may rely on d may disregard information contained in any attachments to the proof of claim. claim shall determine the amount, classification (secured/priority/general
3.2	Secured cl	laims. (Do not incl	ude a secured cla	im in more than one class.)
	Class 1			or was in default on the petition date and (b) the claimant's rights are not e curing of the default.
	Class 2			o the projected date of the last payment due under this plan or any other full through the plan by the trustee.
	Class 3			roposes to limit to the value of the collateral by requesting a determination kruptcy Rule 3012(b) ("lien strips").
	Class 4	Secured claims e	xcluded from 11 l	J.S.C. § 506.
	Class 5	Secured claims s	ubject to avoidan	ce under 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d).
	Class 6	Secured claims the	nat are satisfied b	y the debtor's surrender of the collateral.
	Class 7			vas not in default on the petition date and this plan does not modify the

Case number (if known)_

Debtor 1

Debtor 1				Ca	ase number (if known)	
	First Name	Middle Name	Last Name			
3.3	Unsecured	l claims.				
	Class 8	Priority unsecure	ed claims, such as dor	mestic support obligations	and certain types of taxe	 \$S.
	Class 9	Nonpriority unse individual is liab		given special treatment, s	uch as a consumer debt	on which another
	Class 10	All other nonprio	ority (general) unsecur	ed claims.		
Sect	ion 4: T	reatment of Se	ecured Claims			
4.1	Pre-confire	mation adequate	protection payment	s to secured creditors ar	nd payments to lessors	Check all that apply.
	None					
		ebtor will make a ent to the trustee.		lease payments directly to	parties listed below and	will provide evidence of
	below distrib	, beginning as so outions as provide	on as practicable after ed elsewhere in this pla	lease payments under 11 r the creditor files a proof of an. If no payment amount d value of the collateral, un	of claim. After confirmation is specified, the monthly	on, the trustee shall make adequate protection
Cred	ditor/Lessor		Subject property (and	d est. value if adequate protec	tion)	Mo. pmt.
4.2				vas in default on the peti he default. Check one.	tion date and (b) the cla	aimant's rights are not
	None					
	Class	1 claims will be	treated as follows.			
	•	debt is paid in the default by p interest and otl	full under nonbankrup paying the prepetition	s rights. A holder of a Cla tcy law. This plan does no arrearage, <i>i.e.</i> , the regular attorney fees and collection	t modify the holder's righ installments of principal	nts other than by curing I, accrued and unpaid
	•	Claim amount	t. Unless the court ord	lers otherwise the amount	s of the current installme	ent payment and

arrearage listed on a timely filed proof of claim or notice of payment change control over any contrary amounts

listed below.

- Cure payments by trustee. Unless a Class 1 creditor agrees to different treatment, the trustee will make distributions to cure the prepetition arrearage on each Class 1 claim, in the amount stated in the proof of claim. Unless a different interest rate is stated below, distributions will include interest at the contract rate stated in the proof of claim. Interest will be paid only on the portion of the arrearage representing unpaid principal due. (If a Mortgage Proof of Claim Attachment has been filed, this itemization is noted in Part 3 of Form 410A.) Each Class 1 creditor shall apply these payments only to the prepetition arrearage. The trustee shall make no payment to a creditor if the proof of claim states that the arrearage is \$0.00, none, or the like, or if the arrearage amount is left blank.
- Postpetition maintenance payments. Unless specifically noted otherwise in § 11, the debtor, and not the trustee, shall pay directly to each Class 1 creditor or its agent each payment first becoming due without acceleration after the petition date ("postpetition installments"), as and when due under the applicable agreement and applicable law, but the amount of the postpetition installments shall be determined as if the claim was not in default on the petition date. Each Class 1 creditor must apply the postpetition installments only to the debtor's postpetition obligations.

Debtor 1				Case number (if known)			
	First Name	Middle Name Last Na	me				
	Credi	tor Collateral		Maturity date	Est. arrearage	Interest rate	Est. mo. pmt.
Principal residence							
Other Class 1 property							
4.3 CI			re prior to the projecte full, with interest, throu				or any other
	None.						
	Class 2	claims will be treated a	as follows.				
	•	claim unless a different of a timely filed proof of claim amount designated as swill be treated as a Clas	will be paid in full under that is stated below. Unleading controls over any confecured in the proof of class 10 unsecured claim, expecial treatments.	ess otherwise ord ntrary amount sta aim and the total xcept to the exte	dered by the cou ated below. The amount stated o	rt, the claim amou difference between on the creditor's pr	nt stated on the oof of claim
Cred	ditor	Collateral	Claim amt.	Maturity	date Inte	rest rate Est. m	onthly payment
4.4 Cla	ss 3: Sectorination None.	n under 11 U.S.C. § 506 claims will be treated a	debtor proposes to lim 6(a) and Bankruptcy Ru as follows (effective on ditors in the same man	ile 3012(b) ("liei ly if the applica	n strips"). Ched ble box in § 1 o	k one. If this plan is che	cked and the
	•	Request to value collat A: Addendum to Secti	teral to determine amore ion 4.4, Motion to Determine should be that listed	unt of secured o	claim(s). For ea	ch claim listed in A m , the debtor asse	Attachment
	•	Secured claim by gove unit's secured claim, the substantially conforms to	ernmental unit. If the deleted debtor must list the properties the local form Motion to the time the same manner as	btor seeks a dete bosed amount in o Determine An	ermination of the Attachment A a nount of Secure	amount of a gove and also file a mot	ion that
		to pay a Class 3 claim so unless a different rate is and the total amount sta unless the proof of claim	Unless the claim holder a ufficient to pay the allower stated in Attachment A ted on the creditor's process asserts priority (Class 8 se, the amount of the creditor)	ed amount of the . The difference of of claim will be b) or this plan pro	claim plus inter between the am treated as a Cla ovides for specia	est at the rate state ount determined to ass 10 unsecured I treatment (Class	ed in § 10.3, be secured claim, 9). Unless
			der of a Class 3 claim wi ned under nonbankruptcy e lien will terminate.				
		creditors holding security	ATTACHMENT A: ADDE y interests in more than o terests (i.e., all real and	ne item of collat	eral, list below th	ne total amount the	creditor will
	Cre	editor	Est. amt. of secured claim	Combined of <u>all</u> coll		ombined amt. to be reated as secured	Interest %

			aludad from 11 II		41 1 44 41-		
			studed from 14 H		41		
	1	g., "910 car clai	ms." Check one.	.S.C. § 506 becau	se they are subject to th	ie final paragraph	1 OF 11 U.S.C.
	None.						
	Class 4	claims will be t	treated as follows	5 .			
	,				in 010 days before the ne	stition data and acc	ourod by a
	•	purchase mone within 1 year of These claims m	y security interest the petition date a	in a motor vehicle and secured by a p ed into secured an	in 910 days before the pe acquired for the personal urchase money security in d unsecured portions, but	use of the debtor, nterest in any other	or (b) incurred r thing of value.
	•	claim, unless a timely filed proo	different rate is sta of of claim controls	ated below. Unless	nterest at the contract into the court orders otherwis amount listed below. For class 10.	e, the claim amou	nt stated on a
Credit	tor		Collateral		Claim amt.	Interest rate	Est. mo. pm
st additional	l claims in	§ 11 or in an attach	nment.				
4.6 Clas	ss 5: Se	cured claims su	ibiect to avoidan	ce under 11 U.S.C	. § 522(f). Check one.		
	1		,		3 (-)		
	None.						
	_						
		served on affec	cted creditors in t	the same manner	f the applicable box in § as a summons and com oney security interests se	plaint under Rule	e 7004).
		The judicial lien. Attachment B: the debtor would claim listed in A order confirming Class 10 unsection of the amount, claim with interest.	s or nonpossesso Addendum to Se Addendum to Se Addendum to Se that tachment B will g the plan. The an ured claim to the e if any, of the judicest at the contract B. See 11 U.S.C.	ry, nonpurchase metion 4.6, Requested under 11 U.S.C be avoided to the count of the judicial extent allowed, unlocal lien or security rate stated on the		ecuring the claims 522(f) impair exertor security interest exemptions upon that is avoided will be east 8) or special tre and will be paid in furunless a different	listed in mptions to which securing a entry of the pe treated as a eatment (Class II as a secured rate is specified
		The judicial lien. Attachment B: the debtor would claim listed in A order confirming Class 10 unsect 9). The amount, claim with interest in Attachment leach lien to be a	s or nonpossesso Addendum to Se d have been entitl Attachment B will g the plan. The an ured claim to the e , if any, of the judicest at the contract B. See 11 U.S.C. avoided.	ry, nonpurchase mection 4.6, Requested under 11 U.S.C be avoided to the count of the judicial extent allowed, unlicial lien or security rate stated on the § 522(f) and Banking	oney security interests seest to Avoid Lien under § 5. § 522(b). A judicial lien of extent that it impairs such lien or security interest these entitled to priority (Clainterest that is not avoide face of the proof of claim, ruptcy Rule 4003(d). Attack	ecuring the claims 522(f) impair exert or security interest exemptions upon that is avoided will the east 8) or special tro and will be paid in fut unless a different that a separate Attack	listed in mptions to which securing a entry of the pe treated as a eatment (Class III as a secured rate is specified chment B for
47 Clas	plan is	The judicial lien. Attachment B: the debtor would claim listed in A order confirming Class 10 unsection attachment leach lien to be a List Class 5 class.	s or nonpossesso Addendum to Se d have been entitl Attachment B will g the plan. The am ured claim to the if any, of the judiest at the contract B. See 11 U.S.C. avoided.	ry, nonpurchase metion 4.6, Requested under 11 U.S.C be avoided to the count of the judicial extent allowed, unlicial lien or security rate stated on the § 522(f) and Banki	oney security interests see to Avoid Lien under § 5. § 522(b). A judicial lien of extent that it impairs such lien or security interest these entitled to priority (Clainterest that is not avoide face of the proof of claim, ruptcy Rule 4003(d). Attaction	ecuring the claims 522(f) impair exert or security interest exemptions upon that is avoided will the east 8) or special tro and will be paid in fut unless a different that a separate Attack	listed in mptions to which securing a entry of the pe treated as a eatment (Class III as a secured rate is specified chment B for
4.7 Clas	plan is ss 6: Se	The judicial lien. Attachment B: the debtor would claim listed in A order confirming Class 10 unsection attachment leach lien to be a List Class 5 class.	s or nonpossesso Addendum to Se d have been entitl Attachment B will g the plan. The am ured claim to the if any, of the judiest at the contract B. See 11 U.S.C. avoided.	ry, nonpurchase metion 4.6, Requested under 11 U.S.C be avoided to the count of the judicial extent allowed, unlicial lien or security rate stated on the § 522(f) and Banki	oney security interests seest to Avoid Lien under § 5. § 522(b). A judicial lien of extent that it impairs such lien or security interest these entitled to priority (Clainterest that is not avoide face of the proof of claim, ruptcy Rule 4003(d). Attack	ecuring the claims 522(f) impair exert or security interest exemptions upon that is avoided will the east 8) or special tro and will be paid in fut unless a different that a separate Attack	listed in mptions to which securing a entry of the pe treated as a eatment (Class III as a secured rate is specified chment B for
4.7 Clas	ss 6: Se	The judicial lien. Attachment B: the debtor would claim listed in A order confirming Class 10 unsection. The amount, claim with interest in Attachment leach lien to be a cured claims to	s or nonpossesso Addendum to Se d have been entitl Attachment B will g the plan. The am ured claim to the e , if any, of the judiest at the contract B. See 11 U.S.C. avoided. aims in ATTACHI be satisfied by the	ry, nonpurchase metion 4.6, Requested under 11 U.S.C be avoided to the condition of the judicial extent allowed, unlocal lien or security rate stated on the § 522(f) and Bankoment B: ADDENE the surrender of conditions and the surrender of conditions are stated on the surrender of conditions are surrender of conditions.	oney security interests see to Avoid Lien under § 5. § 522(b). A judicial lien of extent that it impairs such lien or security interest these entitled to priority (Clainterest that is not avoide face of the proof of claim, ruptcy Rule 4003(d). Attaction	ecuring the claims 522(f) impair exert or security interest exemptions upon that is avoided will the east 8) or special tro and will be paid in fut unless a different that a separate Attack	listed in mptions to which securing a entry of the pe treated as a eatment (Class III as a secured rate is specified chment B for
4.7 Clas	ss 6: Sec	The judicial lien. Attachment B: the debtor would claim listed in A order confirming Class 10 unsection. The amount, claim with interest in Attachment leach lien to be a cured claims to	s or nonpossesso Addendum to Se d have been entitl Attachment B will g the plan. The am ured claim to the if any, of the judiest at the contract B. See 11 U.S.C. avoided.	ry, nonpurchase metion 4.6, Requested under 11 U.S.C be avoided to the condition of the judicial extent allowed, unlocal lien or security rate stated on the § 522(f) and Bankoment B: ADDENE the surrender of conditions and the surrender of conditions are stated on the surrender of conditions are surrender of conditions.	oney security interests see to Avoid Lien under § 5. § 522(b). A judicial lien of extent that it impairs such lien or security interest these entitled to priority (Clainterest that is not avoide face of the proof of claim, ruptcy Rule 4003(d). Attaction	ecuring the claims 522(f) impair exert or security interest exemptions upon that is avoided will the east 8) or special tro and will be paid in fut unless a different that a separate Attack	listed in mptions to which securing a entry of the pe treated as a eatment (Class III as a secured rate is specified chment B for
4.7 Clas	ss 6: Sec None. Class 6 The trus effective timely fi priority on the f termina debtor, reposse	The judicial lien. Attachment B: the debtor would claim listed in A order confirming Class 10 unsection. 9). The amount, claim with interest in Attachment leach lien to be a claims to claims will be to stee shall make redate of the plant led proof of claim (Class 8) or spectate the automatic codebtor(s), and ess, or foreclose	s or nonpossesso Addendum to Se d have been entitl Attachment B will g the plan. The am ured claim to the e , if any, of the judicest at the contract B. See 11 U.S.C. avoided. aims in ATTACHI be satisfied by the treated as follows no distributions on n. If the total amoun or a court order, cial treatment (Cla of claim, the credi stay under 11 U.S. I the bankruptcy e upon that collaters	the same manner ry, nonpurchase metion 4.6, Requested under 11 U.S.C be avoided to the condition of the judicial extent allowed, unlocal lien or security rate stated on the § 522(f) and Banks MENT B: ADDENE the surrender of control of the claim except the deficiency will see 9). If the creditor will have no decondition of the claim except the deficiency will see 1.0. § 362(a) and the state, to permit the land to exercise in the deficiency will state, to permit the land to exercise in the deficiency will see 1.0. § 362(a) and the land to exercise in the land	oney security interests see to Avoid Lien under § 5. § 522(b). A judicial lien of extent that it impairs such lien or security interest these entitled to priority (Clainterest that is not avoide face of the proof of claim, ruptcy Rule 4003(d). Attaction	ecuring the claims 522(f) impair exer- for security interest exemptions upon that is avoided will be east 8) or special tre did will be paid in fu unless a different that a separate Attack that the collair al, as indicated in unsecured claim, the east order confirming U.S.C. § 1301(a) is being surrender to its collateral un	listed in imptions to which securing a entry of the pe treated as a eatment (Class III as a secured rate is specified chment B for plan. The treat as of the the creditor's unless entitled to of the collaterathis plan will as to the red to receive,

Case number (if known)_

Debtor 1

	First Name	Middle Name	Last Name			
4.8	Class 7: Seco	ured claims who ied by this plan	ere (a) the debtor . Check one.	was not in default on the peti	tion date and (b)	the rights of the creditor
	None.					
	Class 7	claims will be tr	eated as follows.			
	shall mak stating tha 1 claim. If blank, the to 6 will b	e all regularly so at there was an a f the proof of clai trustee shall ma e treated as Clas of a Class 7 clain	heduled contractua arrearage on the pe m states that the a ake no distribution o ss 7. Tax liens will l	until the underlying debt is paid al payments coming due postpe etition date for a claim identified rrearage amount is \$0.00, none on the claim. Excepting tax liens be treated as Class 2 with inter- tim that is partially or entirely un	etition. If a creditor I below, the claim e, or the like, or if t s, a secured claim est at the rate stat	files a timely proof of claim shall be treated as a Class he arrearage amount is left n not provided for in Class 1 red on the proof of claim. If
Cı	reditor	Collate	ral	Contractual	payment	Maturity date
List add	litional claims in §	11 or in an attachr	nent.			
4.9	unconditionally distributions of	y permitting a se n all claims secu	cured creditor to fo red by such collate	tays. As soon as practicable aft reclose on or repossess its coll ral except for funds then being umber or amount of payments of	ateral, the trustee held by the trustee	shall cease making e for distribution, unless the
Sect	ion 5: Treat	tment of Adm	inistrative Fees	and Class 8 Priority Clai	ms	
5.1	Trustee's Fee	s. The trustee's	fees are governed	by 28 U.S.C. § 586(e) and may	change during th	e case.
5.2	Debtor's attor	rney fees. Chec	k one.			
	Debtor's	attorney is "optir	ng out" of the fee gu	uidelines and will file separate a	dministrative fee a	applications.
				owed administrative expenses and pertinent local rules adop		nfirmation in accordance
	a. Total a	attorney fees:	\$			
	b. Debtor	r paid prepetition	: \$			
	c. To be	paid by trustee:	\$	(+ applicable "success fee" i Responsibilities and Fee Ag		hapter 13 Rights,
5.3		ority unsecured ss otherwise inc		omestic support obligations	and taxes shall b	pe paid in full without
	Domestic	support obliga	itions.			
			ligations . The deb ether or not a proof	tor shall pay directly all domest of claim is filed.	ic support obligati	ons (DSOs) due
				f claim for a prepetition domesti C. § 1322(a)(4) applies.	ic support arrearaç	ge is filed, the trustee shall
Na	me of creditor				A	Amount of arrearage
DS	O assigned or owe	ed to governmenta	l unit to be paid less t	han full amount – requires a term o	f 60 months	Est. mo. pmt.

Case number (if known)___

Debtor 1

Debtor 1	First Name Middle Name	Last Name	Case number (if	known)	
	Filst Ivallie IVIIQUIE IVAME	Last Name			
5.4	Class 8b: Other priority c	laims, such as taxes.			
	Creditor	Type of priority		Est. claim amt.	Interest rate
	tion 6: Treatment of C	attachment. ass 9 and Class 10 Nonprio	ority Unsecured Claim	s	
6.1	Class 9: Nonpriority unse	cured claims to be given specia	al treatment, such as co-	signed debts. Checi	k one.
	None. The Class 9 claims lis	ted below shall be paid in full, witl	n interest if so indicated.		
	Creditor	Reason for special treatment		Est. claim amt.	Interest rate
	100				
isert a	ndditional claims as needed in an				
6.2	Class 10: All other allowe	d nonpriority unsecured claims			
		oro rata, from any funds remaining ese claims will be paid without po		been made to all oth	er creditors
Sec	tion 7: Executory Cont	racts and Unexpired Lease	s		
7.1		and unexpired leases listed bel unexpired leases are rejected. (be treated as speci	fied. All other
	None.				
	to any postpetition cha	rent installment payments shall be anges in amount. Any prepetition proof of claim shall be treated as elow.	arrearage under a contrac	t or lease listed belov	w in an amount
	Creditor und	der contract/lease	Current pmt.	Est. arrearage	Treatment: Class 1, 9, other
nsert a	additional contracts and leases as	needed in an attachment.			
Sect	tion 8: Order of Distrib	ution Payments by Trustee			

- 8.1 As soon as practicable after plan confirmation, the trustee will make the monthly payments required in §§ 4 through 7 in the following order, paid pro rata within each level of distribution or as ordered by the court.
 - a. Trustee's statutory fee
 - b. The debtor's attorney fees allowed under applicable rules and guidelines
 - c. Claims in Class 1-5 and claims under executory contracts and unexpired leases if designated as Class 1 claims
 - d. Class 8 priority unsecured claims and administrative expenses
 - e. Class 9 special nonpriority unsecured claims
 - f. Class 10 nonpriority unsecured claims

Case number (if known)

Last Name

Section 9:

First Name

Vesting of Property of the Estate

Middle Name

9.1 Property of the estate will vest in the debtor upon entry of an order confirming this plan, *except* any claims against third parties and undisclosed assets. If the case is converted to a case under another chapter, or is dismissed, the property of the estate shall vest in accordance with applicable law.

Regardless of vesting of property of the estate: (a) the trustee is not required to file tax returns for the estate or insure any estate property and (b) the court shall be empowered to enforce Bankruptcy Rule 3002.1, and to provide any other relief necessary to effectuate this plan, the orderly administration of this case, and the protection of property of the debtor and property of the estate.

Section 10:

Miscellaneous Provisions

- 10.1 Debtor's duties. The debtor must: (a) make timely plan payments and carry out this plan; (b) comply with the debtor's obligations under the Bankruptcy Code and Rules, the Local Bankruptcy Rules, and any applicable local orders and quidelines; (c) file all postpetition federal, state, and local tax returns, and pay all postpetition taxes as they come due, including, if applicable, any requisite estimated income taxes and/or federal tax deposits for payroll taxes; (d) file amended schedules to disclose any property acquired postpetition, including any inheritance, property settlement, claims against third parties, or insurance proceeds, that becomes estate property under 11 U.S.C. § 1306(a)(1); (e) file, if requested, updated schedules I and J or other statement made under penalty of perjury showing monthly income of the debtor, and how income, expenditures, and monthly income are calculated, on each anniversary of plan confirmation; (f) provide any financial information requested by the trustee, including that regarding a business; (g) maintain insurance as required by any law, contract, or security agreement on all vehicles and real or personal property subject to a security interest in the amount of the outstanding claim of the creditor or value of the collateral, whichever is less, unless the court orders otherwise; (h) if the debtor operates a business, maintain liability and other insurance as requested by the trustee; (i) pay timely to the courtordered recipient all domestic support obligations that come due after commencement of the case; (j) obtain court approval before encumbering, selling, or otherwise disposing of any personal or real property other than in the ordinary course of the debtor's business; and (k) obtain the trustee's written approval before incurring any new debt, or modifying any existing debt, exceeding \$5,000 over the plan term. The debtor may also seek a court approval to incur a new debt or modify an existing debt with a stipulated order. New debt includes any obligation to repay a withdrawal or loan taken from the debtor's retirement account (401(k), TSP, etc.). The debtor understands that failure to comply with any of these obligations may justify dismissal of this case, conversion to another chapter, or other relief.
- **10.2 Tax returns and tax refunds submitted to trustee.** Failure timely to submit federal, state, and local income tax returns and refunds as required by § 2.4 may result in dismissal or conversion of the case.
- **10.3** Interest rate. The standard interest rate on certain claims is calculated periodically as the national prime rate of interest plus 1.5% and is posted at the court's website. The interest rate with respect to a tax claim or an administrative expense tax is governed by 11 U.S.C. § 511.
- 10.4 Cure payments for prepetition arrearages. For all purposes, including but not limited to 12 U.S.C. § 2601 et seq., and Reg. X ("Regulation X"), 24 C.F.R. § 3500.17(i)(2), all claims shall be deemed reinstated and current upon the entry of an order confirming this plan. No creditor shall be excused from any obligation imposed by law or contract to provide notices of payment changes, interest rate changes, escrow account statements, other account statements, or similar information to the debtor. All creditors shall promptly file copies of such notices and statements with the court.
- **10.5** Postpetition obligations paid directly by debtor. If this plan provides for the debtor to pay directly any postpetition obligations to a creditor, any postpetition fees, expenses, or charges, including those alleged to be due under Bankruptcy Rule 3002.1(a), (c), or (e), are the personal responsibility of the debtor and, unless the court orders otherwise, these postpetition fees, expenses, or charges shall not be paid by the trustee or through the plan.
- 10.6 Limited stay relief. Notwithstanding 11 U.S.C. §§ 362 and 1301, any secured creditor may transmit to the debtor and codebtor payment coupon books and other statements, notices of payment changes or interest rate changes, escrow account statements, and other statements concerning postpetition obligations, if such documents conform to bankruptcy-specific forms required by a federal statute, regulation, or rule, or contain a conspicuous disclaimer that they are being provided for informational purposes only and are not a demand for payment.
- 10.7 Student loan debt. A debt of the kind specified in 11 U.S.C. § 523(a)(8) will not be discharged upon completion of the plan unless the debtor has obtained a determination by the court that paying the debt would impose an undue hardship on the debtor and the debtor's dependent.
- **10.8** Proposed contributions from recovery on prepetition litigation or consumer claims. If the plan proposes such contributions, the debtor shall file a declaration that no such recovery was realized or that all net recovery was contributed as plan payments.

First Name Middle Name	Last Name Case number (if known)
ction 11: Nonstandard	Plan Provisions
None.	
	15(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not I Form Plan H113 or deviating from it. Nonstandard provisions set out elsewhere in this plan are
The following plan provis	sions will be effective only if there is a check in the box "Included" in § 1.3.
addendum if needed.	
ction 12: Signatures	
ling this document, each pe	rson signing below certifies that (a) the wording and order of the provisions in this plan are ocal Form H113, other than any nonstandard provisions included in § 11, (b) that the plan h
proposed in good faith, (c)	that the information provided in this plan is true and correct to the best of the debtor's
rledge, and (d) that the debt	or will be able to make all plan payments and otherwise comply with plan provisions.
	×
Signature of Debtor 1	Signature of Debtor 2
Executed on	Executed on
MAA / DD /\\	MM / DD //000/
MM / DD / YYYY	MM / DD /YYYY

Date

MM / DD / YYYY

Signature of Attorney for Debtor(s)

First Name	Middle Name	Last Name	

ATTACHMENT A: ADDENDUM TO SECTION 4.4

Case number (if known)_

Motion to Determine Amount of Secured Claim

(Attach only if plan includes <u>Class 3</u> secured claims)

§ 4.4: Class 3. Secured claims which the debtor proposes to limit to the value of the collateral by requesting a determination under 11 U.S.C. § 506(a) and Bankruptcy Rule 3012(b) ("lien strips").

Treatment of Class 3 claims – effective only if the applicable box in § 1 of this plan is checked and the plan is served on affected creditors in the same manner as a summons and complaint under Rule 7004. See § 4.4 for detailed provisions.

Complete a separate Attachment A for each item of collateral (e.g., real property or vehicle) or category of collateral (e.g., all personal property). If the same secured claim concerns more than one real property parcel, vehicle, or financial account, attach an explanation.

Collateral	(if real property, state address or tax map key; if vehicle	, state Vehicle ID No.,	year, make, model, an	d mileag	e).
	if real property is the debtor's principal residence.				
Debtor's v	raluation (specific dollar amount):				
\$					
	valuation (e.g., appraisal, broker's opinion, tax assessme				
involves n	curity interests — in order of seniority — in the subject p more than one account of the same creditor, list each acc ch box below for the specific security interest to be modi ditor's proof of claim.	count separately.			
To be modified?	Creditor name & last 4 digits of acct.	Est. balance	Amt. to be treated as secured	Int. rate	Est mo. pmt.
			1	ı	L

ATTACHMENT B: ADDENDUM TO SECTION 4.6 Request to Avoid Lien under § 522(f)

(Attach only if plan includes <u>Class 5</u> secured claims)

§ 4.6. Class 5: Secured claims subject to avoidance under 11 U.S.C. § 522(f).

Treatment of Class 5 claims - effective only if the applicable box in § 1 of this plan is checked and the plan is served on affected creditors in the same manner as a summons and complaint under Rule 7004.

The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the debtor would have been entitled under 11 U.S.C. § 522(b). Unless otherwise ordered by the court, a judicial lien or security interest securing a claim listed below will be avoided upon entry of the order confirming the plan, to the extent that it impairs such exemptions. The amount of the judicial lien or security interest that is avoided will be treated as a Class 10 unsecured claim, unless entitled to priority (Class 8) or special treatment (Class 9), 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 the plan. See 11 U.S.C. § 522(f) and Bankruptcy Rule 4003(d). If more than one lien is to be avoided, provide the information separately for each lien.

Name and address of creditor and account number (last 4 digits).		
Lien identification, e.g., date of judgment or lien recordation.		
Collateral (if real property, state address or tax map key; if vehicle, state Vehicle ID No., ye	ear, make, model, and	l mileage.
Debtor's valuation and basis for valuation (e.g., appraisal, broker's opinion, etc.).		
1. Amount of lien being avoided:	\$	
2. Amount of all other liens on property (see 11 U.S.C. § 522(f)(2)(B)) – identify below:	\$	
3. Value of claimed exemptions:	\$	
4. Total of lines 1, 2, and 3:		\$
5. Value of debtor's interest in property in absence of any liens:		\$
6. Extent of impairment under 11 U.S.C. § 522(f)(2)(A) - Subtract line 5 from line 4		\$
7. Amount, if any, by which line 1 exceeds line 6 – this amount to be treated as secured:		\$
Include additional attachments as needed for other liens.		

Lienholder	Judicial?	Nonpurchase, Non-PMSI?	Amount	Int. Rate