UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF WISCONSIN

In ro:		Chapter 13
In re:		Chapter 13
	Debtor(s)	Case No.
		□ ORIGINAL CHAPTER 13 PLAN AND MOTIONS MODIFIED CHAPTER 13 PLAN DATED : (Modified Plan Terms in Italics or Otherwise Highlighted)
		NOTICES
Bankr	uptcy Court for the Ea	plan is the model plan as it appears in the Appendix to the Local Rules of the stern District of Wisconsin on the date this plan is filed. THIS FORM PLAN MAY NOTHER THAN WITH THE SPECIAL PROVISIONS IN SECTION 10.
[] []		ndicates that the plan contains special provisions set out in Section 10 below. ndicates that the plan contains motion(s) to avoid lien pursuant to §522(f).
and dis	scuss it with your attorn ection will be in a separ	OUR RIGHTS WILL BE AFFECTED BY THIS PLAN. You should read this Plan carefully ey. If you oppose any provision of this plan you must file a written objection. The time to file ate notice. Confirmation of this Plan by the Court may modify your rights. You may receive ur claim and/or a lesser interest rate on your claim.
	ust file a proof of clai availability of funds.	m in order to be paid under this Plan. Payments distributed by the Trustee are subjec
		THE PLAN
Debtor	or Debtors (hereinafte	"Debtor") propose this Chapter 13 Plan:
1. Sub	mission of Income.	
[] []		ome is above the median for the State of Wisconsin. Ome is below the median for the State of Wisconsin.
	• •	ll or such portion of future earnings or other future income to the Chapter 13 Trustee) as is necessary for the execution of this Plan.
	(B). Tax Refunds (Ch	eck One):
	[] Debtor is required to during the term of the	o turn over to the Trustee 50% of all net federal and state income tax refunds received plan.
	[] Debtor will retain a	ny net federal and state tax refunds received during the term of the plan.
Truste	e by [] Periodic Payroll	th of Plan. Debtor shall pay the total amount of \$ by paying \$ per month to Deduction(s) or by [] Direct Payment(s) for the period of months. The duration of wed claims in every class, other than long-term claims, are paid in full.
		ounts listed for claims in this Plan are based upon Debtor's best estimate and belief, aim in a different amount. Objections to claims may be filed before or after confirmation.

The following applies in this Plan:

CHECK A BOX FOR EACH CATEGORY TO INDICATE WHETHER THE PLAN OR THE PROOF OF CLAIM CONTROLS:

		<u>Plan Controls</u>	Proof of Claim Controls
Α.	Amount of Debt	[]	[]
В.	Amount of Arrearage	[]	[]
C.	Replacement Value - Collateral	[]	[]
D.	Interest Rate - Secured Claims	[]	[]

C. D.	Replacement Value - Collateral Interest Rate - Secured Claims]]	
FILED			ECTION WILL MEAN THAT A PROPERIG SUB-PARAGRAPH OF THE PLAN.	LY
	ministrative Claims. Trustee will pay below, unless the holder of such claim		aims and expenses pursuant to 507(a)(2)	2) as set
	(A). Trustee's Fees. Trustee shall United States Trustee, not to excee		ment, the percentage of which is fixed b stribution.	y the
	amount of \$ was paid pr	ior to the filing of the case. The 1326(b)(1), any tax refund sub	te of filing the petition is \$ balance of \$ will be paid the mission received by the trustee will first	rough
5. Pric	ority Claims.	Total Administrative Cla	aims:\$	
	(A). Domestic Support Obligation	ıs (DSO).		
		s not have any anticipated DSC able by a governmental unit.	arrearage claims or DSO arrearage cla	ims
	recoverable by a governme U.S.C. 507(a)(1) will be pai	ntal unit. Unless otherwise spe	ms or DSO arrearage claims assigned, of ecified in this Plan, priority claims under 1322(a)(2). A DSO assigned to a govern 1322(a)(2).	11
	(a) DSO Creditor Name and Address	(b) Estimated Arrearage	(c) Total Paid Through Plan	
	1.	\$	\$	
	2.	\$	\$	
	Totals	\$	\$	
		ax claims). These priority clain	ns will be paid in full through the plan.]
	(a)		(b)	

(a) Creditor	(b) Estimated claim
Totals:	\$

Total Priority Claims to be paid through plan:\$_____

6. Secured Claims. The holder of a secured claim shall retain the lien securing such claim until the earlier of the
payment of the underlying debt determined under non-bankruptcy law or discharge under Section 1328. The
value, as of the effective date of the plan, of property to be distributed under the plan on account of such claim is
not less than the allowed amount of the claim.

(A). Claims Secured by Personal Property.

[]	If checked,	The Debtor	does not l	have claim	s secured b	y personal	property	which d	ebtor inten	ds to	retain.	Skip
to	7(B).											

- [] If checked, The Debtor has claims secured by personal property which debtor intends to retain.
- (i). <u>Adequate protection payments</u>. Creditor must file a proof of claim to receive adequate protection payments. Upon confirmation the treatment of secured claims will be governed by Paragraph (ii) below. The Trustee shall make the following monthly adequate protection payments to creditors pursuant to 1326(a)(1)(C):

(a) Creditor	(b) Collateral	(c) Monthly Adequate protection payment
	Total monthly adequate protection payments:	\$

⁽ii). <u>Post-confirmation payments</u>. Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b).

(a). Secured Claims - Full Payment of Debt Required .

[]	lf checked,	the	Debtor	has no	secured	claims	which	require 1	full paym	ent c	of the	underlying	debt.	Skip to
(b)														

[] If checked, the Debtor has secured claims which require full payment of the underlying debt. Claims listed in this subsection consist of debts (1) secured by a purchase money security interest in a vehicle; (2) which debt was incurred within 910 days of filing the bankruptcy petition; and (3) which vehicle is for the personal use of the debtor; **OR**, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See 1325(a)(5). After confirmation the Trustee will pay the monthly payment in column (f).

(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Claim Amount	(e) Interest Rate	(f) Estimated Monthly Payment	(g) Total Paid Through Plan
			\$		\$	\$
			\$		\$	\$
TOTALS			\$		\$	\$

(b). Secured Claims - Replacement Value.

[] If checked, the Debtor has no secured claims which may be reduced to replacement value. Skip to (B).

	amount of the	debt of the repla	cement value assig	ned to the pro	pperty is in column	i (u).
) Creditor	(b) Collateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f) Estimated Monthly Payment	(g) Total Paid Through Plan

[] If checked, the Debtor has secured claims which may be reduced to replacement value. The

(a) Creditor	(b) Collateral	(c) Purchase Date	(d) Replacement Value/Debt	(e) Interest Rate	(f) Estimated Monthly Payment	(g) Total Paid Through Plan
			\$		\$	\$
			\$		\$	\$
TOTALS			\$		\$	\$

(B).	Claims	Secured	by Real	Property	Which	Debtor	Intends	to	Retain.
------	--------	---------	---------	----------	-------	--------	---------	----	---------

Skip to (C).	
[] If checked, the Debtor has claims secured by Real Property that Debtor intends to retain. De	otor
will make all post-petition mortgage payments directly to each mortgage creditor as those	

(i) [] If checked, the Debtor does not have any claims secured by real property that Debtor intends to retain.

payments ordinarily come due. These regular monthly mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter, unless this Plan provides otherwise.

(a) Creditor	(b) Property description

(ii) [] If checked, the Debtor has an arrearage claim secured by Real Property that the Debtor will cure through the Plan. Trustee may pay each allowed arrearage claim the estimated monthly payment indicated in column (d) until paid in full.

(a) Creditor	(b) Property	(c) Estimated Arrearage Claim	(d) Estimated Monthly Payment	(e) Total Paid Through Plan
1.		\$	\$	\$
2.		\$	\$	\$
TOTALS		\$	\$	\$

Total Secured Claims to Be Paid Through the Plan: \$___

(C). Surrender of Collateral. This Plan shall serve as notice to creditor(s) of Debtor's intent to surrender the following collateral. Any secured claim filed by a secured lien holder whose collateral is surrendered at or before confirmation will have their secured claim be treated as satisfied in full by the surrender of the collateral.

(a) Creditor	(b) Collateral to be surrendered

		After all other classes unsecured claims a pro rata sl		
	(B). Special clas	ses of unsecured claims:		
	Total Ur	nsecured Claims to Be Paid	Through the Plan: \$	
8. E	Executory Contracts	and Unexpired Leases.		
	[] If checked, the	e Debtor does not have any ex	ecutory contracts and/or	unexpired leases.
	contracts and un directly by Debto	r. Debtor proposes to cure any amounts projected in column (and payments due after the default by paying the arm	es. The following executory he filing of the case will be paid rearage on the assumed leases or payments are made to secured
	(a)Creditor	(b)Nature of lease or executory contract	(c) Estimated arrearage claim	(d) Estimated monthly payment
		<u> </u>	Totals	
		e. Property of the estate shall	revest in Debtor (Check o	nie).
10.	[] Upon Co	 e. Property of the estate shall onfirmation; or scharge. Notwithstanding anything to the 		
pro	[] Upon Co [] Upon Di Special Provisions.	onfirmation; or scharge. Notwithstanding anything to th v. The provisions will not be	ne contrary set forth above	e, the Plan shall include the
pro pre	[] Upon Co [] Upon Di Special Provisions. ovisions set forth below eceding Paragraph 1	onfirmation; or scharge. Notwithstanding anything to the provisions will not be of this plan.	ne contrary set forth above effective unless there i	e, the Plan shall include the s a check in the notice box
pro pre	[] Upon Co [] Upon Di Special Provisions. visions set forth below eceding Paragraph 1 ection 2 - Plan Payme] IF CHECKED, Plan	onfirmation; or scharge. Notwithstanding anything to the provisions will not be of this plan.	ne contrary set forth above effective unless there i	e, the Plan shall include the s a check in the notice box
pro pre	[] Upon Co [] Upon Di Special Provisions. ovisions set forth below eceding Paragraph 1 ection 2 - Plan Payme IF CHECKED, Plan IF CHECKED, No Plan te term of the plan. (S	Notwithstanding anything to the v. The provisions will not be of this plan. ents payments will increase to \$ an payments will be due for the summer Skip Provision)	ne contrary set forth above effective unless there i	e, the Plan shall include the s a check in the notice box
s []	[] Upon Co [] Upon Di Special Provisions. ovisions set forth below eceding Paragraph 1 ection 2 - Plan Payme IF CHECKED, Plan IF CHECKED, No Plan te term of the plan. (So	onfirmation; or scharge. Notwithstanding anything to the v. The provisions will not be of this plan. ents payments will increase to \$ an payments will be due for the summer Skip Provision) s Attorneys Fees:	ne contrary set forth above effective unless there i	e, the Plan shall include the s a check in the notice box
s []	[] Upon Co [] Upon Di Special Provisions. Provisions set forth below Seceding Paragraph 1 Section 2 - Plan Payme From Company IF CHECKED, Plan IF CHECKED, No Plan The term of the plan. (Section 4 (B) - Debtor's	onfirmation; or scharge. Notwithstanding anything to the v. The provisions will not be of this plan. ents payments will increase to \$ an payments will be due for the summer Skip Provision) s Attorneys Fees: upport Obligations:	ne contrary set forth above effective unless there i	e, the Plan shall include the s a check in the notice box
s [] th [] S S	[] Upon Co [] Upon Di Special Provisions. visions set forth belove ecding Paragraph 1 ection 2 - Plan Paymed IF CHECKED, Plan IF CHECKED, No Plane term of the plan. (Solution) Other: ection 4 (B) - Debtor's ection 5 - Domestic Solution	onfirmation; or scharge. Notwithstanding anything to the v. The provisions will not be of this plan. ents payments will increase to \$ an payments will be due for the summer Skip Provision) s Attorneys Fees: upport Obligations:	ne contrary set forth above effective unless there i	e, the Plan shall include the s a check in the notice box
s [] th [] S S S S	[] Upon Co [] Upon Di Special Provisions. Provisions set forth below Special Paragraph 1 Special Provisions. Provisions set forth below Coding Paragraph 1 Special Provisions. Special Provisi	onfirmation; or scharge. Notwithstanding anything to the v. The provisions will not be of this plan. ents payments will increase to \$ an payments will be due for the summer Skip Provision) s Attorneys Fees: upport Obligations:	ne contrary set forth above effective unless there i	e, the Plan shall include the s a check in the notice box

7. Unsecured Claims.

11. Motion to Avoid Lien under 522(f).	
[] If checked, the Debtor does not have	any motions to avoid liens under 522(f).
[] If checked, the Debtor moves to avoid	d the following lien(s) that impair exemptions:
(a) Creditor	(b) Collateral
If a creditor objects to the avoidance	of its lien, an objection must be filed with the Court.
	ors and lessors to be paid directly by the Debtor may continue to coupons or statements notwithstanding the automatic stay.
	on of this plan that is not materially adverse to creditors without ustee determines that said modification is not materially adverse to
Date:, 20	
	Debtor
Attorney State Bar No. Firm Name Firm Address Phone Fax E-mail	Joint Debtor

Chapter 13 Model Plan - Clean (2-5-08) 10pt.wpd