(Eff 1/8/09)

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW HAMPSHIRE

In re:	:		DI- N-	Salaat Judga
		Debtor(s)	Chapter 13	Select Judge
		CHAPTER 13 PLAN DATED		
	below.	oox is checked, this plan contains certain specia Otherwise, the plan includes no provisions dev effect at the time of the filing of the plan in thi	riating from LB	
Deb	tor(s):		SS # xxx-xx SS # xxx-xx	
1.	<u>PLA</u>	N PAYMENTS		
		pplicable commitment period pursuant to 11 U.S. This is a month plan.	C. § 1325(b)(4)	is not less than
	Plan ₁	payments: Debtor(s) to pay to Trustee monthly:		\$
		Number of months:		X
		Total of monthly plan payments:		\$
	will be the plupon within	dition, for each year during the term of the plan, as the remitted within 14 days of receipt to the Truster an. Deviation from this requirement in a given year the filing of a motion asserting extenuating circum 30 days of the date of the filing of the tax return replan payment provisions, if any:	e as additional di ear will be consid nstances; any su	sposable income to fund dered by the Court only
2.	<u>ADM</u>	IINISTRATIVE CLAIMS		
	Trust	ee's fee pursuant to 11 U.S.C. § 1302 and Debtor	's attorney's fees	:
	A.	Trustee's estimated fees and expense (10% of the total to be paid):		\$
	B.	Attorney's fee and expenses requested to be pathe plan, payable pursuant to AO 2016-1, notw		\$

C.	(Other:					\$
<u>DOM</u>	<u>IES</u>	STIC SU	PPORT OB	<u>LIGATIONS</u>			
The fo	ollo	owing DS	O claims wi	ll be paid in full	through t	the plan:	
Credit							Estimated Total Prepetition Clain \$ \$
<u>PRIO</u>)RI	TY CLA	<u>AIMS</u>				
Credi	tor					Interest Rate %	Estimated Total Prepetition Clain \$
				IARY RESIDE		%	\$
SECU Resid	UR)	ED CLA	IMS (PRIM	IARY RESIDE	NCE)	%	\$
SECU Resid	UR) lend Deb	ED CLA re located tor(s) est	IMS (PRIM at:	IARY RESIDE	NCE) of such pri	mary residence	\$
SECU Resid The D	UR lenc Deb	ee located tor(s) est	IMS (PRIM at: amate the fair payments are plan. The	r market value o	NCE) of such price paid as	mary residence follows:	\$
SECU Resid The D	UR Jeb Jeb Jeb	ED CLA te located tor(s) est mortgage Outside th Debtor(s)	IMS (PRIM at: mate the fair payments are plan. The gage is not constant	r market value on arrearage to be mortgage is cururrent. Regular	NCE) of such price paid as rrent and postpetiti	mary residence follows: will continue to on payments wi	to be: \$
SECU Resid The D Regul (O) (O)	UR Deb llar:	ee located tor(s) est mortgage Dutside the Debtor(s)	IMS (PRIM at: mate the fair payments are plan. The gage is not constant	r market value on arrearage to be mortgage is cururrent. Regular	NCE) of such price paid as rrent and postpetiti	mary residence follows: will continue to on payments wi	to be: \$ be directly payable ill be made directly gh the plan, as follo Estimated Total Prepetition Arrea
SECU Resid The D Regul	UR lence	ED CLA te located tor(s) est mortgage Outside tl Debtor(s) The mort Debtor(s)	at:amate the fair payments and the preparation of the preparatio	r market value on arrearage to be mortgage is cururrent. Regular	nCE) of such price paid as rrent and repostpetitie only is to	mary residence follows: will continue to on payments wi	to be: \$ be directly payable ill be made directly gh the plan, as follo Estimated Total

6. <u>SECURED CLAIMS (OTHER)</u>

Current regular payments are to be made directly by the Debtor(s). Prepetition arrearage amounts, if any, are to be paid through the plan:

Name of Creditor	<u>Collateral</u>	Estimated Total Prepetition Arrearage
		\$ \$ \$
		¢
SECURED CLAIMS T	O BE MODIFIED	
The following claims are through the plan as indicated as		ns of the Bankruptcy Code and shall be
Name of Creditor:		
Collateral: Valuation:		
Proposed Treatment:		
Name of Creditor:		
Collateral:		
Valuation: Proposed Treatment:		
Upon confirmation, the a	AHERE COLLATERAL TO Intuition at the state of the state o	collateral treated as surrendered or
abandoned and such colla		
abandoned and such collaboration: Name of Creditor: Collateral:		
Name of Creditor:		
Name of Creditor: Collateral: Name of Creditor: Collateral: EXECUTORY CONTE	RACTS AND UNEXPIRED L. unexpired leases are assumed o	
Name of Creditor: Collateral: Name of Creditor: Collateral: EXECUTORY CONTE		

10. UNSECURED CLAIMS

Unsecured creditors' claims total \$	_ (including, if applicable, the unsecured portion of
claims modified under paragraph 7). The percentage of the percenta	centage to be paid toward these claims will be
determined after the bar date for filing claims	has passed and will be specified in a motion to
allow claims. Unsecured creditors will begin	receiving payment on a pro rata basis with any
secured arrearage and priority claims after the	issuance of such an order. If all scheduled claims
are allowed, the percentage distribution to cre	ditors is estimated at%.

11. GENERAL PLAN PROVISIONS

- A. **Duty to Provide Tax Returns:** The Debtor(s) have an ongoing obligation to provide a copy of each federal income tax return (or any request for extension) directly to the Trustee within seven days of the filing of the return (or any request for extension) with the taxing authority.
- B. **Allowance of Claims:** In the event that a proof of claim is filed in an amount different from the amount listed in this plan, the proof of claim amount shall be deemed to be the correct amount unless the Debtor(s) or another party in interest successfully objects to the proof of claim.
- C. **Property of the Estate and Insurance:** All property shall remain property of the estate until discharge. Pursuant to 11 U.S.C. § 1306(b), the debtor(s) will remain in possession of all property of the estate unless a provision of this plan, or an order of this Court, specifically states otherwise. The Debtor(s) shall maintain all insurance required by law and contract upon property of the estate and the Debtor(s)' property.
- D. **Retention of Lien:** All secured creditors shall retain the liens securing their claims unless otherwise stated.

E. Application of Payments Under This Plan:

- 1. Pursuant to 11 U.S.C. § 524(i), payments received by holders and/or servicers of mortgage claims for ongoing postpetition installment payments shall be applied and credited to the Debtor(s)' mortgage account as if the account were current and no prepetition default existed on the petition date, in the order of priority specified in the note and security agreement and applicable non-bankruptcy law. Postpetition installment payments made in a timely manner under the terms of the note shall be applied and credited without penalty.
- 2. If a creditor applies payments in a manner not consistent with the terms of this plan, or applies Trustee payments to postpetition costs and fees without prior approval of this Court, such actions may be a violation of 11 U.S.C. § 524(i).

F. Duty of Mortgage Servicer to Provide Loan Information:

- 1. Upon written request of the Debtor(s), any mortgage servicer or its successor shall provide to the Debtor(s) and/or the Debtor(s)' attorney all information with respect to the Debtor(s)' mortgage loan as it would provide absent a bankruptcy proceeding, including contractual monthly payment changes. The term "information" as used herein shall include, but is not limited to: (a) a coupon book or monthly statements to help the Debtor(s) properly make monthly payments, (b) addresses to which to send payments and to direct inquiries, (c) balance and payoff information if requested, and (d) if applicable, escrow analyses, notices of rate adjustments and the like. The Debtor(s) shall not make any claim against the mortgage servicer, the secured creditor or their successors for any violation of the automatic stay or any discharge injunction resulting from its compliance with this section.
- 2. Upon written request of the Debtor(s)' counsel, any of the information requested to be provided to the Debtor(s) in paragraph F.1 above shall also be provided to the Debtor(s)' counsel.

G. Release of Certificate of Title Upon Satisfaction of Secured Claim:

- 1. Upon satisfaction or other discharge of a security interest in a motor vehicle, mobile home, or in any other property of the bankruptcy estate for which the certificate of title is in the possession of a secured creditor, such creditor shall within 10 days after demand and, in any event, within 30 days of receipt of the notice of the entry of the discharge order, execute a release of its security interest on said title or certificate, in the space provided therefore on the certificate or as the Division of Motor Vehicles prescribes, and mail or deliver the certificate and release to the Debtor(s) or to the attorney for the Debtor(s).
- 2. Confirmation of this plan shall impose an affirmative and direct duty on each such secured creditor to comply with this paragraph. This provision shall be enforced in a proceeding filed before this Court and each such creditor consents to such jurisdiction by failure to file any timely objection to this plan. Such an enforcement proceeding may be filed by the Debtor(s) in this case either before or after the entry of the discharge order and either before or after the closing of this case. The Debtor(s) specifically reserve the right to file a motion to reopen this case under 11 U.S.C. § 350 to pursue the rights and claims provided for therein.

12. <u>LIQUIDATION ANALYSIS</u>

13.

Description	Fair Market <u>Value</u>	<u>Liens</u>	Exemption Amount and Cite	Available Chapter 7
	\$	\$	\$	\$
		To	otal non-exempt value:	\$
REAL EST.	ATE: Non-resid	ential , locate	d at:	
Description	Fair Market <u>Value</u>	<u>Liens</u>	Exemption Amount and Cite	Available <u>Chapter 7</u>
	\$	\$	\$	\$
		To	otal non-exempt value:	\$
NON-EXEN	ИРТ TANGIBLI	E ASSETS:		
Description	Fair Market <u>Value</u>	<u>Liens</u>	Exemption Amount and Cite	Available <u>Chapter 7</u>
	\$	\$	\$	\$
		To	otal non-exempt value:	\$
NON-EXEMI	T INTANGIBL	E ASSETS:		
Description	Fair Market <u>Value</u>	<u>Liens</u>	Exemption Amount and Cite	Available <u>Chapter 7</u>
	\$	\$	\$	\$
		To	otal non-exempt value:	\$

LBF 3015-1A

I/We declare under penalty of perjury that the foregoing is true	e and correct.
Date:	Debtor
Date:	Debior
	Debtor