UNITED STATES BANKRUPTCY COURT _____ DISTRICT OF VIRGINIA _____ Division

CHAPTER 13 PLAN AND RELATED MOTIONS

Name of Debtor(s):	Case No:
This plan, dated	, is:
☐ the first Chapte	er 13 plan filed in this case.
\square a modified plan,	which replaces the plan dated
Date and Time	of <u>Modified Plan</u> Confirmation Hearing:
Place of Modific	ed Plan Confirmation Hearing:
The plan provisions	modified by this filing are:
Creditors affected b	by this modification are:

NOTICE: YOUR RIGHTS WILL BE AFFECTED. You should read these papers carefully. If you oppose any provision of this plan, or if you oppose any included motions to (i) value collateral, (ii) avoid liens, or (iii) assume or reject unexpired leases or executory contracts, you MUST file a timely written objection.

This plan may be confirmed and become binding, and the included motions in paragraphs 3, 6, and 7 to value collateral, avoid liens, and assume or reject unexpired leases or executory contracts may be granted, without further notice or hearing unless a written objection is filed not later than ten (10) days prior to the date set for the confirmation hearing and the objecting party appears at the confirmation hearing.

The debtor(s)' schedules list assets and liabilities as follows:

Total Assets:

Total Non-Priority Unsecured Debt:

Total Priority Debt:

Total Secured Debt:

		for	_ months. Ot	her payments to	the Trustee are		·
ф					The total am	nount to be paid in	nto the plan is
⊅			_·				
	r ity Cre c wise.	ditors.	The Trustee s	shall pay allowed	priority claims ir	n full unless the c	reditor agrees
	A.	Adm	inistrative Cl	aims under 11	U.S.C. § 1326.		
		1.		•	% of all sums disl	oursed except for	funds returned
		2.	to the debto Debtor(s)'		paid \$	balance due	of the total fee
			of \$			or to the payment	
	В.	Clain	creditors. ns under 11 l	J.S.C. §507.			
	pursu	ant to 1	11 U.S.C. § 50°		aid prior to other	except that allowe priority creditors	
or.		<u>Type</u>	of Priority	Estimated C	<u>laim</u> <u>Paym</u>	nent and Term	
Secu	ıred Cre	ditors	and Motions	to Value Collate	eral.		
rty of the	he debto	r(s) but	(a) are not se			are secured by rea ncipal residence a	
Α.	Clain	ns to W	/hich § 506 V	aluation is NO	Applicable. Cla	aims listed in this	subsection
						motor vehicle acq 0 days of the filin	
bank	ruptcy p	etition,	or if the collate	eral for the debt	is any other thing	g of value, the de	bt was incurred
						plan, the Trustee n (f) based upon	
). Upon confirm	
						imely written ob	
			oility of funds.	ied by the coul	rt. Payments dis	tributed by the Tr	ustee are
J	(b	n)	(c)	(d)	(e)	(f)	
or_	Collate		Purchase Dat	, ,			& Estimate Term*

B. Claims to Which §506 Valuation is Applicable. Claims listed in this subsection consist of any claims secured by personal property not described in Plan paragraph 3.A. After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon the replacement value as stated in column (d) or the amount of the claim, whichever is less, with interest at the rate stated in column (e). The portion of any allowed claim that exceeds the value indicated below will be treated as an unsecured claim. Upon confirmation of the plan, the valuation and interest rate shown below will be binding unless a timely written

			mation is filed of the availability		ed by the Co	ourt . Payme	ents distributed by the	
(a) Creditor	(b) Collat	<u>eral</u> <u>P</u>	(c) <u>'urchase Date</u> <u>Re</u>	(d) placement Valu	(e) <u>ue</u> <u>Interest Ra</u>		(f) Paymt & Estimate Term	* *
							ECTION PAYMENTS	
PURSL PARAC	JANT TO SRAPH) 1326(a)(1) 11 OR BY SEF	(C) TO THESE PARATE ORDER	CREDITORS OF THE CO	UNLESS OT URT.	<u>HERWISE I</u>	PROVIDED IN	
	C.	surrender his satisfaction o collateral doe entitled shall	or her interest if the secured po es not satisfy the	n the collated rtion of such claim, any to n-priority uns	ral securing t creditors' all- imely filed de ecured claim	he claims of owed claims eficiency claim . The order of	before, the debtor wil the following creditors. To the extent that the m to which the credito confirming the plan sh al surrendered.	s in e r is
Credito	<u>or</u>	Collat	teral Description	<u>Es</u>	timated Total	<u>Claim</u>	Full Satisfaction (<u>Y/N)</u>
4.	Unsec	ured Claims.						
	Α.	Not separately classified. Allowed non-priority unsecured claims shall be paid pro rata from any distribution remaining after disbursement to allowed secured and priority claims. Estimated distribution is approximately %. If this case were liquidated under Chapter 7, the debtor(s) estimate unsecured creditors would receive a dividend of approximately %.						
	В.	Separately of	classified unse	cured claim	S.			
Credito	<u>or</u>	<u>Basis</u>	for Classificatio	<u>n Tre</u>	<u>eatment</u>			
5.	Long 1	erm Debts a	nd Claims Secu	ıred by the	Debtor(s)' F	Primary Res	sidence.	
5.	Credito	rs listed below		red by the de		-	sidence. ce or hold a debt the t	erm
5.	Credito	rs listed below h extends bey Debtor(s) to pursuant to the	are either secu ond the term of pay claim dire he contract with	red by the de this plan. ectly. The crout modificat	ebtor(s)' prind reditors listed ion, except the	cipal residen I below will b hat arrearag		s) by

B. Trustee to pay the contract payments and the arrearages. The creditors listed below will be paid by the Trustee the regular contract monthly payments during the term of this plan. The arrearage claims, if any, will be cured by the Trustee by payments made either pro rata with other secured claims or by fixed monthly payments as indicated below.

Regular
Contract Estimated Interest Term for Monthly
Creditor Collateral Payment Arrearage Rate Arrearage payment

- **6. Executory Contracts and Unexpired Leases.** The debtor(s) move for assumption or rejection of the executory contracts and leases listed below.
 - **A. Executory contracts and unexpired leases to be rejected.** The debtor(s) reject the following executory contracts.

<u>Creditor</u> <u>Type of Contract</u>

B. Executory contracts and unexpired leases to be assumed. The debtor(s) assume the following executory contracts. The debtor agrees to abide by all terms of the agreement. The Trustee will pay the pre-petition arrearages, if any, through payments made pro rata with other priority claims or on a fixed monthly basis as indicated below.

Monthly
Payment Estimated

<u>Creditor</u> Type of Contract Arrearage for arrears cure period

7. Motions to Avoid Liens.

A. The debtor(s) move to avoid liens pursuant to 11 U.S.C. § 522(f). The debtor(s) move to avoid the following judicial liens and non-possessory, non-purchase money liens that impair the debtor(s)' exemptions. Unless a written objection is timely filed with the Court, the Court may grant the debtor(s)' motion and cancel the creditor's lien. If an objection is filed, the Court will hear evidence and rule on the motion at the confirmation hearing.

<u>Creditor</u> <u>Collateral</u> <u>Exemption Basis</u> <u>Exemption amount</u> <u>Value of Collateral</u>

B. Avoidance of security interests or liens on grounds other than 11 U.S.C. § 522(f). The debtor(s) have filed or will file and serve separate pleadings to avoid the following liens or security interests. The creditor should review the notice or summons accompanying such pleadings as to the requirements for opposing such relief. The listing here is for information purposes only.

8. Treatment of Claims.

- All creditors must timely file a proof of claim to receive payment from the Trustee.
- If a claim is scheduled as unsecured and the creditor files a claim alleging the claim is secured but does not timely object to confirmation of the plan, the creditor may be treated as unsecured for purposes of distribution under the plan. This paragraph does not limit the right of the creditor to enforce its lien, to the extent not avoided or provided for in this case, after the debtor(s) receive a discharge.
- If a claim is listed in the plan as secured and the creditor files a proof of claim alleging the claim is unsecured, the creditor will be treated as unsecured for purposes of distribution under the plan.
- **9. Vesting of Property of the Estate.** Property of the estate shall revest in the debtor(s) upon confirmation of the plan. Notwithstanding such vesting, the debtor(s) may not sell, refinance, or encumber real property without approval of the court.
- **10. Incurrence of indebtedness.** During the term of the plan, the debtor(s) shall not voluntarily incur additional indebtedness in an amount exceeding \$5,000 without approval of the court.
- 11. Other provisions of this plan:

Signatures:	:	
Dated:		
Debtor		Debtor's Attorney
Joint Debto	DT	
Exhibits:	Copy of Debtor(s)' Budget (So Matrix of Parties Served with	
	Cert	tificate of Service
I cer parties in int	tify that on terest on the attached Service List.	, I mailed a copy of the foregoing to the creditors and
		Signature
		Address
		Telephone No.

Ver. 06/28/06