## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF WYOMING

III IC	Debtor.	) Case No ) Chapter		
CHAPTER 13 PLAN	AND MOTIONS	Original	Amended	Date
accepted by the Court filed in accordance w	CE: This plan contains as true. Any objection in the Notice of Confirmallegations contained in ng.	to those assertions, nation served separa	to the plan or to cla	im treatment must be bjection, the Court may
The debtor proposes t	his plan and declares:			
Payments and Lengt	h of Plan. The debtor s	hall pay to the Chap	oter 13 Trustee:	
than \$	and liquidated property in the debtor and the debtor and received by the truster and the plan only filed and allowed classified and the amount of the plan.	at the final payment proceeds of: r is entitled during the shall be applied into the extent permisaims will be paid. I	may be adjusted to he period of the first reduction of claim ssible under the Bar f a discrepancy exi	st plan payments.  Instead to be paid through inkruptcy Code.  Sts between the amount
l. Administrative Expayments as follows:	penses. The trustee wil	l pay administrative	expenses in full by	equal deferred cash
Attorney fees	-pre-petition payment - to be paid by trustee - total fees & expenses			
Other				
	The following priority clent treatment under the p		full, unless the hol	lder of a particular
Creditor	Allowed Amo	ount	Monthly Pa	vment

<u>DSO</u> : The (Trustee or Debtor) will pay Domestic Support Obligations that become due after filing of the petition as follows:					
3. Secured Claims					
a. Secured claims subject to § 506 and paid in full through the plan. The debtor moves to value the collateral as indicated. The trustee will pay allowed secured claims at the amount of the claim or the value of the collateral to which the creditor's lien attaches, whichever is less. The creditor will retain its lien until the allowed secured portion of the claim is fully paid. The claimant will be deemed unsecured and will be paid as an unsecured creditor for any deficiency balance if the creditor files a timely claim for any deficiency balance remaining.					
Creditor Rate	Collateral		Value	Claim Amount	Interest
b. Secured claims not subject to § 506: The following debts either incurred within 910 days before the petition date and secured by a PMSI in a motor vehicle or incurred within one year before the petition date and secured by a PMSI in any other thing of value will be paid as follows:					
Creditor	Collateral		<u>Value</u>	Claim Amount	Interest Rate
4. <u>Defaults Cured</u> . The trustee will pay these claims pro rata to cure a default or arrearage. Debtor shall timely pay the post-petition monthly payments to the creditor due under the contract.					
<u>Class 4(A)</u> (if none, indicate) - Claims secured by an interest in real property that is debtor's principal residence located at <u>(Street address, city, state and zip)</u> . Defaults shall be cured and regular payment shall be made:					
<u>Creditor</u> <u>Collate</u>	eral	Arrearage	Term	Interest Rate	
If a claim is allowed for a debt treated under Class 4(A) which exceeds the amount above, debtor shall file an amended or modified plan, as appropriate, within one year of the date of the filing of the case. Failure of debtor to file the appropriate amended or modified plan shall be grounds for dismissal.					
<u>Class 4(B)</u> (if none, indicate) -All other Class 4 claims. Full payment of the amount specified will cure the arrearage and cause any default to be waived notwithstanding the terms of any agreement between the parties to the contrary. In the absence of a written objection, the amount necessary to cure an arrearage and obtain waiver of default will be determined to be the amount stated.					
<u>Creditor</u> <u>Collate</u>	eral	Arrearage	Term	Interest Rate	
<ol> <li>Secured Claims for Which Collateral is Surrendered. The debtor will surrender the following collateral. The claimant is deemed unsecured and will be paid as an unsecured creditor if the creditor files a timely claim for any deficiency balance remaining.</li> </ol>					
Creditor	Collate	ral surrendered	I		

Codebtor claims: The	trustee will pay these co	debtor claims, together v	vith interest:		
Creditor	Amount	Interest Rate			
<u>Liens Avoided under § 522(f)</u> : The debtor moves to avoid these liens that impair exemptions. The claims are deemed unsecured and are treated under Class 7 if the creditor files a timely proof of claim.					
Creditor	Collateral	Amount to be Avoided	-		
			pro rata from at least the total sum of proximately%.		
		ured debts will be paid in under 11 U.S.C. § 1322(b	nterest at the rate of% during (10):		
Creditor					
8. <u>Unmodified Claims</u> . These creditors will be paid directly by the debtor in accordance with the contract terms, and will retain any and all interests in property of the debtor or the estate. This class also includes the following creditors paid under Class 4 of the plan:					
Creditor	Collat	eral	Value		
9. <u>Adequate Protection Payments and Payments to Lessors</u> : The Trustee shall pay the following adequate protection payments or payments on leases of personal property, and shall receive the percentage fee due under the plan on the payments. Upon confirmation, the claims shall be treated under paragraph 3(a) or 3(b) as indicated.					
Creditor	Amount of Monthly Payment				
OTHER PROVISIONS					
a. <b>Executory Contracts Rejected</b> . All executory contracts and unexpired leases are rejected and the collateral that is or may be the subject of the leases is abandoned, except the following, on which the debtor will cure all defaults and pay the claimant in accordance with the terms and conditions of the contract:					
b. Vesting of Pro	perty of the Estate: Pr	roperty of the estate shall	revest in the debtor:		
Upon co	onfirmation of the plan	Upon discharge	or dismissal		
c. <b>Application of Proceeds to Debt</b> : In all cases where a creditor applies sale or insurance proceeds to a debt treated in this plan, the creditor must file an amended proof of claim within 14 days.					

d. **Order of Disbursements**: With the exception of adequate protection payments disbursed before confirmation, the trustee will disburse payments received under the plan first to administrative claims

6.

Specially classified unsecured claims.

allowed under §§ 503(b) and 507(a)(1) concurrently and pro rata; and then concurrently to all other classes of claims pro rata.

e. Lien Retention: Allowed secured claim holders shall retain liens until liens are released upon completion of all payments under the plan or the allowed secured claim is paid in full.

## DECLARATION UNDER PENALTY OF PERJURY

I (We), the undersigned debtor(s), declare under penalty of perjury that the statements contained in the foregoing Chapter 13 plan are true and correct to the best of my/our knowledge, information, and belief.

Dated	
Section 1971	Debtor
	Attorney for Debtor