Deb	tor(s):	Case Num	ber:	
		nkruptcy Court for the Western District of Louisiana:  13 Plan – Western District of Louisiana		_Division /2021
	☐ Check	here if this is an amended plan and list the plan sections that have cha	anged and the rea	son for the change:
J	Part 1: No	otices		
	To Debtors:	This form sets out options that may be appropriate in some cases, but the presence that the option is appropriate in your circumstances or that it is permissible in you with local rules and judicial rulings may not be confirmable.		
		In the following notice to creditors, you must check each box that applies.		
	To Creditors:	Your rights may be affected by this plan. Your claim may be reduced, modified, o	r eliminated.	
		You should read this plan carefully and discuss it with your attorney if you have one i attorney, you may wish to consult one.	n this bankruptcy cas	e. If you do not have an
		If you oppose the plan's treatment of your claim or any provision of this plan, you or your at least 14 days before the date set for the hearing on confirmation, unless otherwise or Court may confirm this plan without further notice if no objection to confirmation is filed In addition, you may need to file a timely proof of claim in order to be paid under any plants.	lered by the Bankrupto . See Bankruptoy Rule	cy Court. The Bankruptcy
		The following matters may be of particular importance. <b>Debtors must check one box</b> of includes each of the following items. If an item is checked as "Not Included" or it be ineffective if set out later in the plan		
		amount of a secured claim, set out in Section 3.2, which may result in a partial payment at all to the secured creditor.	Included	☐ Not Included
		f a judicial lien or nonpossessory, nonpurchase-money security interest, set out in	Included	Not Included
	Nonstandard	provisions, set out in Part 9.	Included	☐ Not Included
	Part 2:	Plan Payments and Length of Plan		
2.1	Applicable co	ommitment period. The applicable commitment period per Form 122C-1 is years.		
2.2		<ul><li>payments. Beginning no later than 30 days after the date the petition was filed, debtor(s months as follows:</li></ul>	s) will make regular pa	yments to the trustee
	\$ [and \$	per month for months per month for months.] <i>Insert additional lines if needed.</i>		
	If this is an am	nended plan, provide the following: \$ in regular payments have been pa	aid for the first mo	nths of this plan.
		0 months of payments are specified, additional monthly payments will be made to the exified in this plan.	tent necessary to mal	ke the payments to
2.3		<b>ular payments</b> . Regular payments to the trustee will be made pursuant to a payroll ded Bankruptcy Court.	uction order unless ot	herwise excused by the

2.4 Income tax returns and refunds. During the pendency of this case, Debtor(s) will: (i) timely file all required income tax returns and (ii) provide the Chapter 13 Plan

Debtor	(s):		Case Number:	
tru	ustee with a copy of those	returns within 10 days of filing. Debtor(s	) will also pledge income tax refunds to the pl	an as follows:
	dditional Payments (in ac	ddition to 2.2 above).		
	None. If "none" is che	ecked, the rest of § 2.5 need not be com	pleted or reproduced.	
			ntil all allowed unsecured claims are paid i lated, unless otherwise ordered by the Court	
	Other Payments. Deb		the trustee from other sources as specified b	pelow (describe the source, amount,
Part	3: Treatment of Se	ecured Claims		
3.1 <u>Ma</u>	intenance of payments	and cure of default on claims secur	ed by real estate, if any. (This Section sho	ould list secured claims to which §
	2(b)(3) or (5) of the Code is	s applicable.)		
Ch. □	eck one:	poked the rest of 6.2.1 need not be som	plated ar reproduced	
Ш		ecked, the rest of § 3.1 need not be com		
	payments on the secur rules. These payments	red claims listed below, with any changes s will be disbursed by either the trustee	of default, if any. The debtor(s) will maintain a required by the applicable contract and notice, the debtor(s) or a third party, as specified lastee, with interest, if any, as may be stated be	ed in conformity with any applicable below. Any existing arrearage on a
	Name of Creditor	Collateral	Ongoing contractual installment payment (including escrow)	Amount of arrearage (if any)
			\$	\$
		□ Check if Principal Residence	Disbursed by:  ☐ Trustee	□ Pre-petition
			☐ Debtor(s)	☐ Post-petition
			☐ Third Party – provide name and relationsh to debtor:	hipFor post-petition arrearages, list the monthly payments that were missed:
			If disbursed by trustee, ongoing installment	
			payments begin:	
		□ Check if Principal Residence	\$ Disbursed by:	\$
		- Chosh ii i iiio,pai i toolashoo	☐ Trustee	<ul><li>□ Pre-petition</li><li>□ Post-petition</li></ul>
			□ Debtor(s)	•
			☐ Third Party – provide name and relationsh to debtor:	hipFor post-petition arrearages, list the monthly payments that were missed:
			If disbursed by trustee, ongoing installment payments begin:	
			payments bogin.	

Insert additional rows as needed.

The following terms apply to all secured claims listed in Section 3.1 of this plan:

Effect of Proof of claim: Unless otherwise ordered by the court, the amounts listed on an allowed proof of claim under Bankruptcy Rule 3002(c) control over any contrary amounts listed above as to the ongoing installment payment and arrearage.

Debt	tor(s):					Case Number:		
	3.1, then, u	nless other		, all payments under			em of collateral listed in this paragr ill cease, and all secured claims ba	
	trustee may	, but is not		mount of the paymer	t pursuant to	notices of payment cha	ess otherwise ordered by the court, nges filed by the lienholder which h	
3.2	Request for v	aluation o	f security, payment of fu	Ily secured claims,	and modifica	tion of undersecured	claims.	
	Check one:							
	None.	If "None" is	s checked, the rest of § 3.2	2 need not be comple	ted or reprodu	ıced.		
	The remai	nder of th	is paragraph will be effe	ctive only if the app	licable box ir	Part 1 of this plan is o	checked.	
	☐ The de	btor(s) re	quest that the court dete	rmine the value of t	he secured c	laims listed below, as	follows:	
	pa th ar	aid by the I e <i>Amount</i> mount set f	Trustee to the creditor as s of secured claim will be p orth in a proof of claim file nims of governmental un	secured is set out in the aid in full with interested by the secured creating. For secured clain	ne column hea st at the rate s ditor, whicheven as of governm	aded "Amount of secured stated below until the Aler is less, has been paid ental units, unless other	rwise ordered by the court, the valu	aim ired
	a Name of Cre		aim listed in a proof of clai  Amount of creditor's total C			kruptcy Rules controls o	over any contrary amount listed belo	W.
			claim	·	\$	claim		
			\$ \$ \$		\$ 	\$ \$ \$	% %	
	Insert addition	nal rows a	s needed.					
	The followi	ng terms a	apply to all secured clain	ns listed in Section	3.2 of this pla	<u>ın</u> :		
	3.2, then, ui	nless other		, all payments under			em of collateral listed in this paragr ease, and all secured claims based	
	Section 3.2 with a secur	in the colured of the colured in the	mn headed <i>Amount of sec</i>	cured claim will be treated an unsecured claim	ated as an un under Part 5 d	secured claim under Par of this plan. Unless othe	that exceeds the amount listed in rt 5 of this plan. Any proof of claim trwise ordered by the court, the amoin 3.2.	ile
	on the prope	erty interes		tate(s) until the earlier	of: (a) payme	ent of the underlying deb	ount of secured claim will retain the t determined under nonbankruptcy released by the creditor.	
3.3 <u>s</u>	Secured claims	excluded	d from 11 U.S.C. § 506 (1	1 U.S.C. §1325(a)(ha	ınging paragı	raph) - 910 day Car Cla	aim or 365 day Personal Property	L-
	Check one.							
	None.	If "None" is	s checked, the rest of § 3.3	3 need not be comple	ted or reprodu	ıced.		
	secure of the p plan wi stated	d by a purc petition dat th interest below until	chase money security interese and secured by a purchat the rate stated below.	rest in a motor vehicl ase money security in These claims are not set forth below has b	e acquired for nterest in any subject to val een paid in fu	the personal use of the other thing of value. The uation and will be paid in II. Should the proof of c	910 days before the petition date debtor(s), or (2) Incurred within 1 yese claims will be paid in full under n full under the plan at the interest laim be less than the Amount of Clee.	ea the
	Name of Credi	tor	Collateral description		•		Interest rate%	
					*			

Insert additional rows as needed.

	The	following terms app	oly to all secured claims listed in	ction 3.3 of this plan:	
	then		dered by the court, all payments und	n the automatic stay is ordered as to any item of collateral liste this paragraph as to that collateral will cease, and all secured	
	on th	ne property interest of	the debtor(s) or the estate(s) until the	3 as having value in the column headed Amount of secured clae arlier of: (a) payment of the underlying debt determined under at which time the lien will terminate and be released by the cr	er nonbankruptcy law,
3.4	Lien A	voidance.			
	Check	one.			
		None. If "None" is ch	necked, the rest of § 3.4 need not b	ompleted or reproduced.	
	Th	e remainder of this p	paragraph will be effective only if	e applicable box in Part 1 of this plan is checked.	
		exemptions to which pursuant to any supp interest. To the extent	n the debtor(s) would have been e plemental Motion filed by the debtor nt a lien or security interest is avoing treated as an unsecured claim	y, nonpurchase money security interests securing the claims thed under 11 U.S.C. § 522(b). Said lien or security interest herein; confirmation of this plan alone will not have any effect of by such separate motion, then the amount of the judicial lies. Part 5 to the extent allowed. If more than one lien is to be	will be avoided only on the lien or security on or security interest
	Name	of Creditor	Collateral description	Amount of claim to be avoided by motion	
				_	
				\$	
	Inser	t additional rows as n	eeded.		
3.5	Surrer	nder of collateral.			
	Check	one.			
		Name If "Name" is all	and the west of C 2 F wood wat h	amulatad ay yanyadı saad	
	Ш	None is cri	necked, the rest of § 3.5 need not b	отрієтеа от гергоаисеа.	
		debtor(s) request that	at upon confirmation of this plan the	to each creditor listed below the collateral that secures the sy under 11 U.S.C. § 362(a) be terminated as to the collateral essecured claim resulting from the surrender of the collateral with the surrender of the surrender of the collateral with the surrender of the sur	only and that the stay
	No	ne of Creditor	Collateral	Value	
	nai	me or Creditor	Collateral	Value \$	
				\$ \$	
	ı	Insert additional rows	as needed.		
P	art 4:	Treatment of Fe	ees and Priority Claims		
		I. Trustee's fees and a ition interest.	all allowed priority claims, including o	nestic support obligations other than those treated in § 4.4, will	be paid in full without
			s are governed by statute and may	ange during the course of the case but are estimated to be 10	)% of plan payments.
4.3	Debtor'	s Attorney's Fees			
		k One			
		Counsel has elected t	o be paid the fixed ("no-look") fee a	authorized in the Western District of Louisiana.	
	_ ;	applicable Bankruptcy		on and reimbursement of expenses in accordance with 11 U.s r the Western District of Louisiana (the application should be r	

Case Number:

Debtor(s):

or(s):			Case Number	er:
Based on the election	n above, the Debtor's	s attorney's fees are as follows:		
(i) Fees for service	s through original con	firmation:		
Attorney's	Name	Total Fees	Fees Debtor paid pre-petition	Fees to be paid through the plan
	\$		\$	\$
(ii) Fees for service	s after original confirm	nation:		
Attorney's	Name	Description of Service*	Fee for Service	Fees to be paid through the plan
			\$	\$
Priority claims other Check one.  None. If "None"  The debtor estir	than attorney's feed is checked, the rest of mates the total amoun	s fees and the timing of the allowants and those treated in § 4.5.  If § 4.4 need not be completed or at the of other priority claims to be as full those provided for in 4.5 below:	reproduced. ollows:	oval of the court.
Claimant		Nature of Claim		Amount \$
Insert additional re	ows as needed.			
Ongoing Domestic	Support Obligations	shall be disbursed by debtor.		
All other unsecure	d priority claims inclu	ding tax claims shall be disbursed	by trustee as follows:	
Claimant		Nature of Claim		Amount
Insert additional re	ows as needed.	<del></del>		\$
Domestic Support C	bligations assigned	or owed to a governmental uni	t and paid less than full a	mount.
The allowed prid	ority claims listed belo	nt of the claim under 11 U.S.C. §	rt obligation that has been a	issigned to or is owed to a governmentalision requires that payments in § 2.1 be

otor(s):			Case Number:
Name of Creditor	Amo	ount of Claim to Be Paid	
	\$		
		oursed by: rustee	
		Debtor(s)	
	□Т	hird Party (Name & Relationshi	p to Debtor(s):)
	<b></b> \$		
	Dist	oursed by:	
		rustee	
		Pebtor(s)	
	□Т	hird Party (Name & Relationshi	p to Debtor(s):)
Insert additional r	ows as needed.		
Supplement to Para	graphs 4.4 and 4.5.		
	rsed claims, to the extent that a proof of clanall pay the lesser amount contained in the		ss than the amount provided for in Paragraphs 4.4 and
		•	
Part 5: Treatme	nt of Nonpriority Unsecured Claims	s 	
Nonpriority unsecu	red claims not separately classified.		
timely proof of claim			ata. Unscheduled nonpriority unsecured debts to which chedule E/F, and unsecured and undersecured debts o
approximately \$			, it is anticipated unsecured creditors will be pai claims. However, the amount paid on any claim may var
	btor(s) were liquidated under chapter 7, no above, payments on allowed nonpriority ur		would be paid no less than \$ Regardless of the in at least this amount.
Other separately cla	assified nonpriority unsecured claims.		
Check one.	issince nonpriority and coarse stands		
None. If "None	e" is checked, the rest of § 5.2 need not be	completed or reproduced.	
The nonpriorit	ty unsecured allowed claims listed below a	re separately classified and	will be treated as follows:
Name of Creditor	Basis for separate classification and treatment	claim .	Interest rate (if applicable) %
		\$	
Insert additional rov		\$	%
msert additional for	vs as needed.		
art 6: Executor	y Contracts, Unexpired Leases, an	d Unmodified Secured	Debts paid per contract
	racts, unexpired leases, and Unmodified her executory contracts and unexpired		contract listed here are assumed and will be treated
•	ioi executory contracts and unexpired	ioases are rejected.	
Check one.			
None. If "None	e" is checked, the rest of § 6.1 need not be	completed or reproduced.	

otor(s):		C	Case Number:	
		I Secured Debts. Current installment pays y contrary court order or rule. Arrearage pa		
Name of Creditor	Property description	Current installment payment	Amount of arrearages to be paid (if any)	Installments
		\$	\$	Remaining
		Disbursed by:		
		☐ Trustee		
		<ul><li>□ Debtor(s)</li><li>□ Third Party (Name &amp; Relationship to</li></ul>	^	
		Debtor(s):)	O	
		\$	\$	
		Disbursed by:		
		□ Trustee		
		□ Debtor(s)		
		☐ Third Party (Name & Relationship to Debtor(s):)	0	
Insert additional ro	ws as needed.			
art 7: Vesting o	of Property of the Estate			
	an Provisions	v adaguata protection navments and/ar la	acconsuments as askedulad halauv	to the truetee
Name of Creditor	Collateral	y adequate protection payments and/or le	Protection Payment	to the trustee.
		\$	<del></del>	
		 \$		
Insert additional row	s as needed.			
employment, addres	s, or financial recovery to which	d timely disclose to the trustee any change ch debtor(s) become entitled, including wit tion, inheritance, life insurance, lottery pr arty in interest.	thout limitation, claims for personal	injury, employme
Confirmation order shall control.	controls. To the extent there	is any conflict between this Chapter 13 Pl	lan and the Confirmation Order, the	Confirmation Ord
art 9: Nonstan	dard Plan Provisions			
If "none" is check	ked, the rest of Part 9 need not	be completed or reproduced.		
Under Bankrupto	cy Rule 3015(c), nonstandard p	rovisions must be set forth below. A nonst	tandard provision is a provision not o	otherwise included
the Official Chap	oter 13 Plan Form for the Western	n District of Louisiana <i>or deviating from it.</i> N	Nonstandard provisions set out else	where in this plan
The following pla	an provisions will be effective or	nly if there is a check in the box "Included"	' in Part 1 of this plan.	

10: Signatures	
10: Signatures	
10: Signatures	
Signatures  Signature of Attorney for Debtor(s)	Date:
	Date:
Signature of Attorney for Debtor(s)	Date
Signature of Attorney for Debtor(s)	Date:

Signature(s) of Debtor(s) (required if not represented by an attorney; otherwise optional)

By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this Chapter 13 Plan are identical to those contained in Official Chapter 13 Plan Form for the Western District of Louisiana, other than any nonstandard provisions included in Part 9.