UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF OKLAHOMA

IN RE:))						
)							
))	Case No.					
))	Chapter	13				
))						
	Debtor.))						
		CHAPT	ER 13 PL	<u>AN</u>					
		☐ Check if th	is is an amen	ded plan					
1. NOTICE	S:								
To Debtors:	This form sets out option does not indicate that the district. Plans that do n	he option is appropria	te in your ci	rcumstanc	es or t	hat it is	permis	sible in your j	
	In the following notice to	creditors, you must ch	eck each box	that applie	es.				
To Creditors	: Your rights may be affe	ected by this plan. You	ur claim ma	y be reduc	ed, mo	dified,	or elimi	nated.	
	You should read this plan not have an attorney, you			ttorney if y	ou hav	e one ir	this ba	nkruptcy case.	If you do
	If you oppose the plan's to objection to confirmation by the Bankruptcy Court. confirmation is filed. Secunder any plan.	at least 7 days before t . The Bankruptcy Cour	the date set for rt may confirm	or the heari m this plan	ng on o	confirmate the state of the sta	ition, un r notice	less otherwise if no objection	ordered to
The plan cor	tains nonstandard provisio	ns set out in Section 10).					Yes	No
The plan lim Section 5.C.	its the amount of a secured (2)(b).	l claim based on a valua	ation of the co	ollateral in	accord	ance wi	th	Yes	No
The plan avo	oids a security interest or lie	en in accordance with S	Section 9.					Yes	No
month for Plan payr over such Step payr Minimum The Debt	ecurring Automatic Payment	payment structure is in ommence on or before 3 ed by law and/or any Co	the form of 30 days after ourt Order.	step payme the Chapte	ents, ther 13 Po	e payme etition is	ent struct filed. T	ture is indicate	
□ Wage	deduction from employer of	of: Debtor Doint Debtor							

De	btor'	s Pay Frequency:	Monthly S	Semi-monthly (24 times per year)	Bi-weekly (26 times per year) Weekly Ot	her
Joint Debtor's Pay Frequency:		ebtor's Pay Frequency:	Monthly Other	Semi-monthly (24 times per ye	ear) Bi-weekly (26 times pe	r year) Weekly	
		Direct payments (Court or	rder required).				
3.	PL	AN LENGTH: This pla	n is a mo	onth plan.			
4.	GE	NERAL PROVISIONS	:				
	a.	As used herein, the terr	n "Debtor" shall	include both Debtors in a joint ca	ase.		
	b.	Student loans are non-d U.S.C. §523(a)(8).	lischargeable un	less determined in an adversary p	roceeding to constitute an und	lue hardship under 1	11
	c.		y filing the claim	ts to any creditor until an allowed n must attach proper proof of perf			
	d.	Creditors not advising	the Trustee of ac	ldress changes may be deemed to	have abandoned their claims.		
	e.	other specific Order of	the Court. The	ne estate and shall vest in the Deb Debtor shall be responsible for thall possession of the Trustee.			
cla	ims e	ing debt determined by r	nonbankruptcy la	5(C)(2)(a) and 5(C)(2)(b), below, aw or, if a Proof of Claim is filed, isted in Paragraphs 5(C)(3) and 5	the entry of an order granting	g discharge. Secure	d
nec	g. eessa	The debtor is prohibited ry for medical or hospital		any debts except such debts appr	roved pursuant to the Court's	directives or as	
5.	DIS	BURSEMENTS TO BE	E MADE BY TH	RUSTEE:			
	A.	ADMINISTRATIVE (1) Estimated Trustee's (2) Attorney's Fee (unp	Fee:	% to be paid through p	lan in monthly payments		
	В.	PRIORITY CLAIMS	•				
		(1) DOMESTIC SUPI		-			
		,		st-petition domestic support oblig	rations directly to the holder o	f the claim	
				any domestic support obligation		i die cianni.	
		under 11 U.S.C. § time as secured cla	507(a)(1) will be sims. Any allow	Obligation Arrearage Claims. Unce paid in full pursuant to 11 U.S.Cored claim for a domestic support out to the filed claim, unless limited.	C. § 1322(a)(2). These claims obligation that remains payabl	will be paid at the see to the original	
		Arrearage shall	be paid through	n wage assignment, pursuant to pr	evious Order entered by a nor	ı-bankruptcy Court.	
		Arrearage shall	be paid in full t	hrough the plan.			
		Name		Estimated arres	arage claim Projected monthly	arrearage payment in	plan
					\$		

)) OTHED DDI	ODITY CLAIMS.			
2) OTHER PRI	ORITY CLAIMS:			
	on and/or post-petition priorit I by separate Court Order or t		full pursuant to the filed clai	im
Name			Estimated Claim	
			\$ \$	
(b) All other	holders of priority claims lis	ted below shall be paid in fu	ll as follows:	
Name	,		Amount of Claim	
			\$	
			\$	
SECURED CLA	AIMS:			
y the Trustee thi	ors holding allowed claims se rough the plan as provided be ith proper proof of security a	elow. Adequate protection p		
			D C C	36 41
Name		Collateral Description		
Name		Collateral Description		
(2) SECURED I	DEBTS WHICH WILL NO	OT EXTEND BEYOND TH	\$ \$ IE LENGTH OF THE PLA	AN:
(2) SECURED I (a) SECURED SECURED SECURING A debit is a motor vehicle the collateral in the collatera	DEBTS WHICH WILL NO D CLAIMS NOT SUBJECT at either incurred within the 9 sicle acquired for personal us s any other thing of value, sh of claim controls over any c	TTO VALUATION: Secur 10-day period preceding the e, or incurred within the 1-y all be paid in full with interesontrary amount listed below.	\$\$ STEELENGTH OF THE PLANTED THE PL	money secur ion where the akruptcy peti
(2) SECURED I (a) SECURED SECURED SECURING A debit is a motor vehicle the collateral in the collatera	D CLAIMS NOT SUBJECT t either incurred within the 9 ticle acquired for personal us s any other thing of value, sh	TTO VALUATION: Secur 10-day period preceding the e, or incurred within the 1-y all be paid in full with interesontrary amount listed below. Estimated Amount of Claim	\$\$ S S TE LENGTH OF THE PLA red creditors with a purchase filing of the bankruptcy petit rear period preceding the bar est at the rate stated below. T Monthly Payment	money secur ion where the ikruptcy peti The amount st
(a) SECURED I (a) SECURED securing a deb is a motor veh the collateral in allowed proof	t either incurred within the 9 cicle acquired for personal us s any other thing of value, sh of claim controls over any c	TTO VALUATION: Secur 10-day period preceding the e, or incurred within the 1-y all be paid in full with interesontrary amount listed below.	\$	money secur ion where the akruptcy petion. The amount st
(a) SECURED I (a) SECURED securing a deb is a motor veh the collateral in allowed proof	t either incurred within the 9 cicle acquired for personal us s any other thing of value, she of claim controls over any c	TTO VALUATION: Secur 10-day period preceding the e, or incurred within the 1-y all be paid in full with intereontrary amount listed below. Estimated Amount of Claim \$	\$\$ S S TE LENGTH OF THE PLA red creditors with a purchase filing of the bankruptcy petit rear period preceding the bar est at the rate stated below. T Monthly Payment	money secur ion where the akruptcy petion. The amount st
(a) SECURED I (a) SECURED I securing a deb is a motor veh the collateral is allowed proof Name (b) SECURE be paid the prexceeds the sunless limited NOTE: The ventor of the security of th	t either incurred within the 9 cicle acquired for personal us s any other thing of value, she of claim controls over any c	TTO VALUATION: Secur 10-day period preceding the e, or incurred within the 1-y all be paid in full with interest ontrary amount listed below. Estimated Amount of Claim S. S. S. VALUATION: All other sometimes in the amounts stated amount, plus interest shall res the filing of a motion to of real estate stated below many stated amounts.	S	money securion where the akruptcy petitive amount st
(a) SECURED I (a) SECURED I securing a deb is a motor veh the collateral is allowed proof Name (b) SECURE be paid the prexceeds the sunless limited NOTE: The ventor of the security of th	Collateral Description Collateral Description Collateral Description Collateral Description D CLAIMS SUBJECT TO oposed secured value with i secured claim, only the claim by separate Court Order. valuation of real estate requi	TTO VALUATION: Secur 10-day period preceding the e, or incurred within the 1-y all be paid in full with interesontrary amount listed below. Estimated Amount of Claim S	S	Interest ured tax cred proposed secus shall be pa

(d) Pursuant to $\S\S 507(a)(1)(B)$ and 1322(a)(4), the following domestic support obligation claims are assigned to, owed to, or recoverable by a governmental unit, and shall be paid as follows:

(3) DEBTS SECURED BY PRINCIPAL RESIDENCE WHICH WILL EXTEND BEYOND THE LENGTH OF THE PLAN (LONG-TERM DEBTS):

	Name	Collateral Description	*Monthly Ongoing Pymt \$ \$ \$		*Estimated Amt Arrearage \$ \$ \$	Arrearage %
	*The "1st post-petition payment" is the first plan payment. The arreara according to the amount stated on tarrearage and the 1st post-petition p	ige amounts, m the claim unless payment is refle	onthly ongoing pass objected to and lected above.	hyment, and 1 st post-p limited by separate Co	etition payment are estim ourt Order. The interest i	nated and will be paid rate to be paid on the
	Name	Collateral Description	*Monthly Ongoing Pymt \$ \$ \$	*1st Post-petition Pymt \$ \$ \$	*Estimated Amt Arrearage \$ \$	
	* The "1st post-petition payment" i plan payment. The arrearage amou the amount stated on the claim unlo 1st post-petition payment is reflected	ess objected to	ongoing payment ongoing payment,	which comes due betwand 1st post-petition pa	veen the petition date and ayment are estimated and	d will be paid according to
	D. UNSECURED CLAIMS:					
	(1) Special Nonpriority Unsecu	red claims sha	all be paid in ful	ll plus interest at the	e rate stated below, as	follows:
	Name		\$	t of Claim	Interest Rate	
	(2) General Nonpriority Unsecuplan guarantees a set divider			rs shall be paid pro-	rata approximately	percent, unless the
	Guaranteed dividend to non-	priority unsec	cured creditors:	·		
6.	DIRECT PAYMENTS BY DEBTO	OR: The Del	otor shall make	regular payments di	rectly to the following	g creditors:
	Name		Amount			Collateral Description if Applicable
			\$\$ \$	\$ \$ \$		
	NOTE: Direct payment will be allo due after the last payment under this					the obligation comes
7.	EXECUTORY CONTRACTS AN except as follows:	ND UNEXPIR	RED LEASES:	The plan rejects all	l executory contracts a	nd unexpired leases,
	Name	Description	on of Contract or I	Lease		

\$	mation of this plan. Lepportunity for hearing fount of Claim ount of Claim deposition placed else trepresented by an attention of the provision placed by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of this plan. Lepportunity for hearing the provision placed else trepresented by an attention of this plan. Lepportunity for hearing the provision placed else trepresented by an attention of this plan. Lepportunity for hearing the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else trepresented by an attention of the provision placed else	scription of Property ewhere in this plan is void.
LIEN AVOIDANCE: No lien will be avoided by the confi Order, upon proper Motion including reasonable notice and Liens Debtor intends to avoid: Name Am S S S 10.NONSTANDARD PLAN PROVISIONS: Any nonstanda	mation of this plan. Lapportunity for hearing bunt of Claim Designation Designation Designation Designation Designation placed else trepresented by an att	ciens may be avoided only by separate Courg. scription of Property ewhere in this plan is void.
LIEN AVOIDANCE: No lien will be avoided by the confi Order, upon proper Motion including reasonable notice and Liens Debtor intends to avoid: Name Am S S S O.NONSTANDARD PLAN PROVISIONS: Any nonstanda	mation of this plan. Lepportunity for hearing tunt of Claim dependent of Claim depen	ciens may be avoided only by separate Courgs. scription of Property ewhere in this plan is void.
Order, upon proper Motion including reasonable notice and Liens Debtor intends to avoid: Name S S S S O.NONSTANDARD PLAN PROVISIONS: Any nonstanda By checking this box certification is made by the Debtor, if no	t represented by an att	scription of Property ewhere in this plan is void.
Name S S S S O.NONSTANDARD PLAN PROVISIONS: Any nonstanda By checking this box certification is made by the Debtor, if no	d provision placed else	ewhere in this plan is void.
\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	d provision placed else	ewhere in this plan is void.
0.NONSTANDARD PLAN PROVISIONS: Any nonstanda By checking this box certification is made by the Debtor, if no	d provision placed else	ewhere in this plan is void.
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O.NONSTANDARD PLAN PROVISIONS: Any nonstanda By checking this box certification is made by the Debtor, if no	d provision placed else	ewhere in this plan is void.
By checking this box certification is made by the Debtor, if no	t represented by an att	
Oate Signatur	e	
	Debtor Printed Name: _	
Date Signatu	e	
	Joint Debtor	
	Printed Name: _	
ttorney's Name - Bar Number		
ddress		
City, State, and Zip Code		
elephone Number		
ax Number		
Email Address		

CERTIFICATE OF SERVICE

\square A separate certificate of service will be filed in	the record.
☐ This is to certify that on Plan was mailed by U.S. Mail, postage prepaid, to	, a true and correct copy of the foregoing Chapter 13 the parties listed on the attached matrix.
	Printed Name