	information to identify your case:	Check if this is a plan, and list be sections of the plan been changed.	low the
Debtor 1	First Name Middle Name Last Name	Pre-confirmation	modification
Debtor 2 (Spouse, if fili	_	Post-confirmation	
United State	es Bankruptcy Court for the: District of South Carolina		
Case numb (If known)	ər		
Dietri	et of South Carolina		
	ct of South Carolina oter 13 Plan		
Ciiaj	nei 13 Fiaii		<del>5/19</del> 03
<u>2</u>			
Part 1	Notices		
To Debto	rs: This form sets out options that may be appropriate in some cases, but the presence of indicate that the option is appropriate in your circumstances. Plans that do not comply Federal Rules of Bankruptcy Procedure, this Court's local rules, and judicial rulings may In the following notice to creditors, you must check each box that applies.	with the Bankrupt	cy Code, the
To Crodi	tors: Your rights may be affected by this plan. Your claim may be reduced, modified, or elimina	tod.	
TO Credi	You should read this plan carefully and discuss it with your attorney if you have one in this bankr an attorney, you may wish to consult one. Failure to object may constitute an implied acceptan requested in this document.	uptcy case. If you do	
	If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney confirmation. To determine the deadline to object to this plan, you must consult the Not applicable Notice/Motion served with this plan. The Bankruptcy Court may confirm this plobjection to confirmation is filed. See Bankruptcy Rule 3015. In addition, pursuant to Federal F 3002, you must file a timely proof of claim in order to be paid under any plan. Confirmation of the interest from objecting to a claim.	otice of Bankruptcy an without further n Rule of Bankruptcy l	Case or otice if no Procedure
	The following matters may be of particular importance. Debtors must check one box on each includes each of the following items. If an item is checked as "Not Included" or if both bobe ineffective if set out later in the plan.		
1.1	A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor	☐ Included	□ Not included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4	□ Included	□ Not included
1.3	Nonstandard provisions, set out in Part 8	□ Included	□ Not included
1.4	Conduit Mortgage Payments: ongoing mortgage payments made by the trustee through plan, s out in Section 3.1(c) and in Part 8	et   Included	□ Not included

Part 2: Plan Payments and Length of Plan	
2.1—The debtor submits to the supervision and control of the trustee all or such portion of future earnings or other future income as is necessary for the execution of the plan.	
2.1 Unless all allowed claims (other than long-term claims) are fully paid pursuant to the plan, the debtor will make regular payments to will pay the trusteed as follows:	Formatted: Indent: Left: 0", Numbered + Level: 1 + Numbering Style: 1, 2, 3, + Start at: 1 + Alignment: Left + Aligned at: 2.5" + Indent at: 2.75"
\$ per month for months	Left + Alighed at. 2.3 + Indent at. 2.73
[and \$ per month for months.]	
Insert additional lines if needed.	
The debtor and trustee may stipulate to a higher payment in order to provide adequate funding of the plan without the necessity of a modification to the plan. The stipulation is effective upon filing with the Court, unless otherwise ordered.	
Additional monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.	
2.2 Regular payments to the trustee will be made from future income in the following manner:	
Check all that apply.	
The debtor will make payments pursuant to a payroll deduction order.	
☐ The debtor will make payments directly to the trustee. ☐ Other (specify method of payment):	
2.3 Income tax refunds.	
Check one.	
The debtor will retain any income tax refunds received during the plan term.	
The debtor will treat income tax refunds as follows:	
<del></del>	
2.4 Additional payments.	
Check one.	
None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.	
The debtor will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated	
amount, and date of each anticipated payment.	
Part 3: Treatment of Secured Claims	
To receive a distribution from the trustee, a proof of claim, including adequate supporting documentation and filed in compliance with Official Rules and Forms, must be filed with the Court. For purposes of plan distribution, a claim shall be treated as provided for in a confirmed plan. However, if	
a claim is treated as secured in a confirmed plan and the affected creditor elects to file an unsecured claim, such claim, unless timely amended,	
shall be treated as unsecured for purposes of plan distribution. Any creditor holding a claim secured by property that is removed from the protection of the automatic stay by order, surrender, or through operation of the plan will receive no further distribution from the chapter 13 trustee on account	
of any secured claim. This provision also applies to creditors who may claim an interest in, or lien on, property that is removed from the protection	
of the automatic stay by another lienholder or released to another lienholder, unless the Court orders otherwise, but does not apply if the sole reason for its application arises under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would have otherwise been paid to a creditor, but pursuant to	
these provisions will not be paid, will be distributed according to the remaining terms of the plan. Any creditor affected by these provisions and who	

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has filed a timely proof of claim may file an itemized proof of claim for any unsecured deficiency within a reasonable time after the removal of the

property from the protection of the automatic stay. Secured creditors that will be paid directly by the debtor may continue sending standard payment

and escrow notices, payment coupons, or inquiries about insurance, and such action will not be considered a violation of the automatic stay. The

Chapter 13 Plan

District of South Carolina

Effective May 1, 2019 March , 2022

Case Number \_\_\_\_\_

Debtor \_\_\_\_\_

Debtor			Case Nu	mber	
Plan terms below determine the pallowance process.	payment and amount of a sec	ured claim, as applicable, but	he validity of the o	claim will be determined by the claim	
3.1 Maintenance of payments a					
	elevant sections need to be r ked, the rest of § 3.1 need no	eproduced. ot be completed or reproduced			
				n the secured claims listed below, with any ents will be disbursed directly by the debtor.	
Name of Creditor	Collateral				
Insert additional claims as n	eeded.				
any changes required by the app	licable contract and noticed i ents will be disbursed by the	n conformity with any applicabl trustee, with interest, if any, at	e rules. These pa	secured claims listed below, with ayments will be disbursed directly by he trustee shall pay the arrearage	
Name of Creditor	Collateral		Interest rate on arrearage if applicable)	Monthly plan payment on arrearage	
		Includes amounts accrued through the [Month/Year] payme		(or more)	
Insert additional claims as r	needed.				
3.1(c) The debtor eleaccordance with the Operating Oddocument and the Operating Ord	Order of the Judge assigned	to this case and as provided	trustee for paym in Section 8.1. Ir	ent through the Chapter 13 Plan in the event of a conflict between this	
3.1(d) The debtor proprocedures of the Judge assigned	oposes to engage in loss miti d to this case. Refer to secti		visions, if applicat	_ according to the applicable guidelines or ole.	Formatted: Justified, Indent: First line: 0.25", Right: 0.27", Space After: 0 pt, Line spacing: single, Widow/Orphan control
Insert additional claims as r	needed.				
	ed claim is treated as set fort ked and a treatment is provid		n will be effective of	only if the applicable box in Section	
3.2 Request for valuation of s	ecurity and modification of	undersecured claims. Check	cone.		
☐ None. If "None" is check	red, the rest of § 3.2 need not	t be completed or reproduced.			
_		only if the applicable box in			
in the column headed Amount of	f <u>secured claim.</u> . For each i	non-governmental secured cla	m listed below, th	e debtor states that the value of the	 Formatted: Font: (Default) Arial, 8 pt
otherwise ordered by the Court_	after motion or claims objecti	on filed after the governmenta	unit files itsa prod	aims of governmental units, u <u>U</u> nless of of claim <u>sets the total amount of a</u> ledged in the proof of claim. or after	Formattada ladonti First linos 0.25" Tal 0.25"
any contrary amount listed below				n the Bankruptcy Rules controls over in full with interest at the rate stated	Formatted: Indent: First line: 0.25", Tab stops: 0.25" Left + Not at 0.48"
below.  The portion of any allowed of	claim that exceeds the amour	nt of the secured claim will be t	reated as an unse	cured claim under Part 5.	Formatted: Font: 9 pt  Formatted: Font: 9 pt
1 of this plan. If the estimate				reditor's allowed claim will be treated	Formatted: Font: 9 pt
District of South Carolina Effective May 1, 2019March	2022 Cha	pter 13 Plan		Page 3	
ELICOLIVE THAY I, LOTS WIGHTELL ,	<u>LULL</u> CIId	Pici 13   1011			

		nder Part 5.1 of this p				f the creditor's tot			
on the proof of clai the collateral shall		<del>y contrary amounts li</del> the debtor.	sted in this paragra	<del>aph.</del> stated in Part	8.1, any applicable	taxes and insurar	nce related to		
		a)(5)(A) or (C) appl							
secured claim prov	ided for by this plar	-filing co-debtor who shall release its lien							
(30) days from the Name of creditor	Estimated amount of creditor's total claim	<del>ge.</del> Collateral	Value of collateral	Amount of claims senior to creditor's claim	Estimated  aAmount of secured claim	Interest rate	Estimated monthly payment to creditor (disbursed by the trustee)		
	\$		\$	\$	\$	%	\$ (or more)		
Insert additional cla	aims as needed.								
		debtor's proposed Ar							Formatted: Pattern: Clear
proof of claim. Unl	ess otherwise orde	aim, the debtor will file	governmental unit's	s secured claim an	nount listed in a pro	of of claim filed in	accordance with		Formatted: Pattern: Clear
		y contrary amount lis unsecured claim pa					it at a rate stated		
Unless o	therwise stated in F	Part 8.1, any applicab	le taxes and insura	ance related to the	collateral shall be p	aid directly by the	debtor.		Formatted: Pattern: Clear
Name of creditor	Estimated amount of creditor's total claim	<u>Collateral</u>	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim	Interest rate	Estimated monthly payment to creditor (disbursed by the trustee)		Formatted Table
	\$		\$	\$	\$	<u></u> %	(or more)		
Insert additional cla	aims as needed.						<u>(er more)</u>		
3.3 Other secured	d claims excluded	from 11 U.S.C§ 50	06 and not otherw	rise addressed he	rein				
Check one.		the rest of § 3.3 nee							
		being paid in full wit							
the debtor, as speci is a non-filing co-de	effied below. Unless btor who continues liens at the earlies	the plan with interest s otherwise stated in l s to owe an obligation st of the time required	Part 8.1, any applic n secured by the lie	cable taxes and insen, any secured cre	urance shall be paid editor paid the allow	d directly by the de red secured claim	ebtor Unless there provided for by this		
Name of an are	. 0:"	towal.	Fating - 4 - 4			F-41	- d	/	Formatted: Font: 9 pt
Name of creditor	r Colla	teral	Estimated am claim	iount of In	terest rate		ed monthly t to creditor	//	Formatted: Font: 9 pt
District of South Ca	arolina						Page 4		Formatted: Font: 9 pt
Effective May 1, 20		2 (	Chapter 13 Plan						

I

						Disburse ☐ Truste		
						☐ Debto		
Insert additional clain	ns as needed.							
3.4 Lien avoidance	).							
Check one.								
		the rest of § 3.4 need no			ef this wlaw is abou	lea el		
_		will be effective only	• • •		•		dead below	
impair exemptions to or security interest se included in the order is avoided will be trea not avoided will be pa	which the debtor ecuring a claim list confirming the pla ated as an unsecuraid in full as a sec	judicial liens or nonpos would have been entitled ed below will be avoided in or otherwise avoiding led claim in Part 5.1 to the ured claim under the plate separately for each lien.	under 11 U.S. to the extent the iens or security e extent allower	.C. § 522(b). Unlead that it impairs such the interests. The a ted. The amount, if	ss otherwise ordere exemptions upon e mount of the judicia any, of the judicial I	d by the Court, a ju intry of the <u>an</u> orde il lien or security in ien or security inte	udicial lien r <u>, whether</u> terest that rest that is	
Choose th	ne appropriate form	n for lien avoidance.						
Name of creditor a description of prosecuring lien		mated Total of a nunt of lien senior/ur liens	avoidable E	Applicable Exemption and Code Section	Value of debtor's interest in property	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided	
	\$	\$			\$	\$	\$	
Use this fo Name of creditor and description of property securing lien	Total equity (va of debtor's property less senior/unavoid liens)	(Total equity multiplied by	Applicable Exemption and Code Section		lien s	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided	
	\$	\$		\$	\$	\$	\$	
Insert additional clain	ns as needed.							
3.5 Surrender of co	ollateral.							
Check one.  None. If "No	ne" is checked, th	e rest of § 3.5 need not l	ne completed o	or reproduced.				
debtors. The debtor under § 1301 be tern file an amended prod	requests that upor ninated in all respo of of claim itemizin	r the collateral that secu confirmation of this plan ects. A copy of this plan g the deficiency resulting llowed, will be treated in	the stay under must be serve g from the disp	r 11 U.S.C. § 362( ad on all co-debtor position of the colla	a) be terminated as	to the collateral on has filed a timely	ly and that the stay proof of claim may	Formatted: Font: 9 pt
Name of credi		Collateral						Formatted: Font: 9 pt
								Formatted: Font: 9 pt
District of South Card		Chan	er 13 Plan				Page 5	

Case Number \_

\_\_\_\_%

\$\_\_\_ (or more)

Debtor \_

Debtor	Case Number	
Insert additional claims as needed.		
Part 4: Treatment of Fees and Priority Claims		
4.1 General		
on assumed executory contracts or leases, directly to the holder of	ig but not limited to taxes and post-petition domestic support, and pay regular paymer of the claim as the obligations come due, unless otherwise ordered by the Court. Truster bligations other than those treated in § 4.5, will be paid in full without postpetition intere	e's
4.2 Trustee's fees		
Trustee's fees are governed by statute and may change during t	he course of the case.	
4.3 Attorney's fees		
filed in this case. Fees entitled to be paid throug the trustee as follows: Following confirmation of amount consistent with the Judge's guidelines to compensation as allowed by the Court shall be pa fees, allowed secured claims and pre-petition an representation in a pending pro se case and a pl	to an attorney's fee for the services identified in the Rule 2016(b) disclosure statement in the plan and any supplemental fees as approved by the Court shall be disbursed by the plan and unless the Court orders otherwise, the trustee shall disburse a dollar on the attorney from the initial disbursement. Thereafter, the balance of the attorney id, to the extent then due, with all funds remaining each month after payment of trustee rearages on domestic support obligations. In instances where an attorney assumes an is confirmed, a separate order may be entered by the Court, without further notice, ttorney's fees in advance of payments to creditors.	
applications for compensation and expenses in t trust until fees and expense reimbursements are a	debtor's attorney has received a retainer and cost advance and agreed to file fee his case pursuant to 11 U.S.C. § 330, the retainer and cost advance shall be held in pproved by the Court. Prior to the filing of this case, the attorney has received \$ and expenses of counsel are estimated at \$ or less.	
4.4 Priority claims other than attorney's fees and those treat	ated in § 4.5.	
	77 priority claims, other than domestic support obligations treated below, on a <i>pro rata</i> y any allowed priority claim without further amendment modification of the plan.	
Check box below if there is a Domestic Support Obligation.	y any anowed priority dains without further amendment <u>intodification</u> of the plan.	
,, ,		
Domestic Support Claims. 11 U.S.C. § 507(a)(1):		
DSO recipient) , at the rate of \$ or n as needed.  b. The debtor shall pay all post-petition domestic creditor.  c. Any party entitled to collect child support or alim is not property of the estate or with respect to the	ne pre-petition domestic support obligation arrearage to	ors he
of a domestic support obligation under a judicial		
4.5 Domestic support obligations assigned or owed to a go Check one.	vienimentai unit anu paiu iess tiian iun diliuunt.	
■ None. If "None" is checked, the rest of § 4.5 need not be	e completed or reproduced.	
☐ The allowed priority claims listed below are based on a	domestic support obligation that has been assigned to or is owed to a governmental u J.S.C. § 1322(a)(4). This plan provision requires that payments in § 2.1 be for a term	
Name of creditor	Amount of claim to be paid	
	\$	
	Disbursed by	
	☐ Trustee ☐ Debtor	Formatted: Font: 9 pt
Insert additional claims as needed.		· · · · · · · · · · · · · · · · · · ·
msert auditional Cialins as needed.		Formatted: Font: 9 pt
Platelat of South Counties		Formatted: Font: 9 pt
District of South Carolina Effective May 1, 2019March , 2022 Chapti	Page 6 er 13 Plan	
2.1.25.1.2	. 20	

Debtor			Case Number	r		
Part 5: Treatment o	f Nonpriority Unsecured Claims					
	claims not separately classified. Check					
Allowed nonpriority unsec available after payment o	cured claims that are not separately classifi f all other allowed claims.	ed will be paid, pro rata	a by the trustee to th	e extent that funds are		
☐ The debtor proposes	payments of less than 100% of claims. payment of 100% of claims. payment of 100% of claims plus interest at	the rate of%.				
5.2 Maintenance of navmen	nts and cure of any default on nonpriorit	v unsecured claims (	Check one			
	ecked, the rest of § 5.2 need not be comple		oneck one.			
☐ The debtor will mainta	in the contractual installment payments and		tee, any prepetition o	default in payments on th	ne	
unsecured claims listed below.						
Name of creditor payment	Current installment Contractua	<u>l</u> payment	Estimated an	nount of arrearage	Monthly	
ouyon	(paid by the debtor)	through mont conversion	th of filing or	on arrearage to I disbursed by the trustee		
	\$	\$		\$		
to a set a delli se al alatora	- was deed			(or more)		
Insert additional claims as	s needed.					
☐ The nonpriority unsec	ured allowed claims listed below are separ  Total amount to be paid on	Interest rate		vs:		
	the claim	(if applicable	)			
		%				
specify the amount and freque	ency of payments and whether disbursed by	y the trustee or the deb	otor			
Provide a brief statement of the	e basis for separate classification and treat	ment				
Insert additional claims as nee	ded.					
	claim is treated as set forth in section 8.1. atment is provided in Section 8.1.	This provision will be e	effective only if the a	pplicable box in Section	1.3 of this	Formatted:
						Formatted:
Part 6: Executory Con	ntracts and Unexpired Leases					Formatted:
District of South Carolina					Page 7	Formatted:
Effective <del>May 1, 2019</del> March	<u>, 2022</u> Chapter 13 Pla	n				

contracts and unexpir	red leases are rejected. Check one	9.				
☐ None. If "None" is c	checked, the rest of § 6.1 need not b	e completed or reproduced.				
☐ Assumed items. Corule. Prepetition arrearage p	current installment payments will be coayments will be disbursed by the tr	disbursed directly by the deb ustee unless otherwise order	otor, as specified below, su red.	oject to any contrary court order or		
Name of creditor	Description of leased property or executory contract	Current installment payment	Estimated amount of arrearage through month of filing or conversion	Estimated monthly payment on arrearage to be disbursed by the trustee		
	<del></del>	\$	\$	\$		
Insert additional claims as ne	eeded.			(or more)		
Part 7: Vesting of P	roperty of the Estate				_	
7.1 Property of the estate	will vest in the debtor as stated b	pelow:				
Check the applicable be	ox:					
remain with the de	n of the plan, property of the estate ebtor. The chapter 13 trustee shall ible for protecting the estate from a	have no responsibility regar	rding the use or maintenar	nce of property of the estate. The		
intended to waive	or affect adversely any rights of the					
	for is proposing a non-standard prover in Section 1.3 of this plan is checked					
	·					
Part 8: Nonstandard	d Plan Provisions				_	
8.1 Check "None" or List	Nonstandard Plan Provisions					
☐ None. If "None" is ca	checked, the rest of Part 8 need not	be completed or reproduced				
Under Bankruptcv Rule 3015	5(c), nonstandard provisions must b	e set forth below. A nonstar	ndard provision is a provisio	on not otherwise included in this		
form or deviating from it. No	onstandard provisions set out elsewi	here in this plan are ineffection	ve.			
The following plan provision	ons will be effective only if there	is a check in the box "Inclu	ıded" in § 1.3.			
Part 9: Signature(s)	)					
					( <b>-</b>	
•	tor and the debtor's attorney				Formatted: Font: 9 pt	
The debtor and the	e attorney for the debtor, if a	iny, must sign below.			Formatted: Font: 9 pt	
District of South Carolina				Page &	Formatted: Font: 9 pt	
Effective May 1, 2019 March	h <u>, 2022</u> Chapt	ter 13 Plan		0-11		

Case Number \_\_\_\_\_

6.1 The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory

Debtor \_\_\_\_\_

Debtor		Case Number
×	×	
Signature of Debtor 1	Signature of Debtor 2	2
Executed on	Executed on	
×	Date	
Signature of Attorney for the debtor	DCID# MM/DD/ YYYY	<del></del>

By filing this document, the debtor, if not represented by an attorney, or the debtor and the attorney for the debtor certify(ies) that this Chapter 13 plan contains no nonstandard provision other than those set out in Part 8.

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