I in this informa	tion to identi	fy your case:	
ebtor 1			
First Nar	ne	Middle Name	Last Name
ebtor 2 Spouse, if filing) First Nar	ne	Middle Name	Last Name
nited States Bankrup	tcy Court for th	e: District of South Carolir	na e
ase number			
f known)			

District of South Carolina

Chapter 13 Plan

12/2307/

Part 1: **Notices**

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, this Court's 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, or eliminated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. Failure to object may constitute an implied acceptance of and consent to the relief requested in this document.

If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file a timely objection to confirmation. To determine the deadline to object to this plan, you must consult the Notice of Bankruptcy Case or applicable Notice/Motion served with this plan. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, pursuant to Federal Rule of Bankruptcy Procedure 3002, you must file a timely proof of claim in order to be paid under any plan. Confirmation of this plan does not bar a party in interest from objecting to a claim.

The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be 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, set out in Section 3.1(c) and in Part 8	Included	Not included

2.1	The	debtor will pay the	e trustee as fol	lows:	
	\$_		per month	for	months
	[an	d \$	per month	for	months.]
	Ins	ert additional lines	s if needed.		
					yment in order to provide adequate funding of the plan without the necessity of a modification to th Court, unless otherwise ordered.
2.2	Reg	jular payments to	the trustee w	vill be made	e from future income in the following manner:
	Che	eck all that apply.			
				•	o a payroll deduction order.
		The debtor will m		•	
	Ц	Other (specify m	ethod of paym	ent):	.
2.3	Inco	ome tax refunds.			
	Che	eck one.			
		The debtor will re	etain any incon	ne tax refund	ids received during the plan term.
		The debtor will tr	eat income tax	refunds as	follows:
2.4	Add	ditional payments	S.		
	Che	eck one.			
		None. If "None" i	is checked, the	rest of § 2.4	.4 need not be completed or reproduced.
amo	unt, a	The debtor will r and date of each a			s) to the trustee from other sources, as specified below. Describe the source, estimated
	-				
D-		T	-f C d /	Ol-!	
Pa	rt 3	reatment	of Secured (oialms .	

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 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 should continue sending directly to the debtor standard payment and escrow notices, payment coupons, or inquiries about insurance, and such action will not be considered a violation of the automatic stay.

3.1 Maintenance of payments and cure or waiver of defa	ault, if any.	
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Check all that apply. Only relevant sections need to be reproduce	Check all that apply.	Only relevant	t sections need	to be	reproduced
---	-----------------------	---------------	-----------------	-------	------------

		None. If "None" is checked	I the rest of 8.3.1	need not be	completed or	reproduced
--	--	----------------------------	---------------------	-------------	--------------	------------

3.1(a) The debtor is not in default and will maintain the contractual payments on the secured claims listed below, with any changes required by the applicable contract and noticed in conformity with any applicable rules. These payments will be disbursed directly by the debtor.

	Name of Credi	tor	Collateral				
	Insert additional	claims as needed.					
will b	icable contract ar	nd noticed in confor he trustee, with into	mity with any applicable r	ntractual payments on the structual payments will tated. The trustee shall pa	l be disbursed direct	ly by the debtor. The	arrearage payments
	Name of Credi	tor	Collateral		Interest rate on arrearage (if applicable)	Monthly plan paym arrearage	ent on
				Includes amounts accrued through the [Month/Year] paym	ent]	(or more)	
	Insert additional	l claims as needed.					
LBR				nyments to the trustee for a filict between this docume			
prov	3.1(d) The isions, if applicab		o engage in loss mitigatio	on efforts with		Refer to section 8.1	for any nonstandard
	Insert additional	l claims as needed					
			n is treated as set forth ir atment is provided in Sec	n section 8.1. This provisition 8.1.	on will be effective of	only if the applicable I	pox in Section 1.3 of
3.2	Request for val	uation of security	and modification of un	dersecured claims. Chec	ck one.		
	☐ None. If "No	ne" is checked, the	rest of § 3.2 need not be	completed or reproduced			
	The remain	nder of this parag	raph will be effective or	nly if the applicable box i	in Part 1 of this pla	n is checked.	
amo in ful clain until shall	ded Amount of so unt of the secure II with interest at to n under Part 5. An the earlier of pay I be required to s	ecured claim. Unled claim, unless a led the rate stated belown holder of an allowyment of the under atisfy its lien at the	ess otherwise ordered by ower secured claim amou w. The portion of any allowed secured claim treated lying debt under applicate earliest of the time require	e Court determine the amount the Court, a proof of claiment is acknowledged in the bowed claim that exceeds the din this section shall retain the pole nonbankruptcy law or cred by applicable nonbank an obligation secured by the	im sets the total am proof of claim. The e amount of the sec its lien on the prope discharge of the und ruptcy law, order of	nount of a claim, but to e amount of the secur eured claim will be trea erty interest of the debt derlying debt under 1	he plan controls the ed claim will be paid ted as an unsecured or(s) or the estate(s) I U.S.C. § 1328 and
			applicable taxes and insi e, then the creditor may p	urance related to the collate ay those amounts.	teral shall be paid di	rectly by the debtor. If	the debtor fails to
	me of editor	Estimated amount of creditor's total claim		ue of Amount of lateral claims ser to creditor claim	nior secured cla	Interest rate aim	Estimated monthly payment to creditor (disbursed by the trustee)
		\$	\$	\$	\$	%	\$
							(or more)
Inse	rt additional clain	ns as needed.					
proo	ed or after the de of of claim. Unles	adline to file a clain s otherwise ordered	m, the debtor will file eithed by the Court, the goverr	of secured claim for purpo er: (1) a motion to determi nmental unit's secured clai . The amount of the secur	ne the amount of the m amount listed in a	e secured claim, or (2 proof of claim filed in	an objection to the accordance with the

with any priority amounts of the unsecured claim paid under Part 4, and any general unsecured amounts paid under Part 5.

Unless otherwise stated in Part 8.1, any applicable taxes and insurance related to the collateral shall be paid directly by the debtor.

Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senic to creditor's claim	Amount of or secured claim	Interest rate	Estimated monthly payment to creditor (disbursed by the trustee)
	\$		 \$	\$	\$	%	\$ (or more)
Insert additional c	laims as needed.						(======)
3.3 Other secure	ed claims exclud	led from 11 U.S.	C. § 506 and not other	wise addressed l	nerein.		
Check one.							
☐ None.	If "None" is check	ked, the rest of §	3.3 need not be comple	ted or reproduced			
☐ The cla	aims listed below	are being paid in	full without valuation or	lien avoidance.			
Any holder of an a of payment of the to satisfy its lien a is a nonfiling co-d	allowed secured of underlying debt of the earliest of the ebtor who continu stated in Part 8.1,	claim treated in th under applicable r e time required by ues to owe an obli , any applicable ta	nese payments will be dois section shall retain its nonbankruptcy law or divapplicable nonbankrup gation secured by the lieuxes and insurance shall unts.	s lien on the proper scharge of the un otcy law, order of the en.	erty interest of the de derlying debt under 1 nis court, or discharge	otor(s) or the estat 1 U.S.C. § 1328 ar under 11 U.S.C. §	e(s) until the earlier nd shall be required 3 1328, unless there
Name of credito	or Co	ollateral	Estimated a claim	mount of	Interest rate	paymen	ed monthly t to creditor
			\$		%	\$ (or more)
						Disburse □ Trust	
Insert additional c	laims as needed					☐ Debto	or
msert additional c	iaims as necucu.						
3.4 Lien avoida	nce.						
			3.4 need not be complete			ked.	
impair exemptions or security interes included in the ord is avoided will be	s to which the deb st securing a clair der confirming the treated as an uns e paid as a secur	otor would have botor would have both milisted below will be plan or otherwistecured claim in Pred claim under the	or nonpossessory, nor een entitled under 11 U I be avoided to the exte e avoiding liens or secu art 5.1 to the extent allo plan. See 11 U.S.C. slien.	.S.C. § 522(b). Ur ent that it impairs urity interests. The wed. The amount	nless otherwise ordere such exemptions upo e amount of the judicial , if any, of the judicial	ed by the Court, a join entry of an orderal lien or security in the or security in the or security into the or security in the or security	judicial lien er, whether nterest that erest that is
Choos	e the appropriate	form for lien avoi	dance.				
Name of credite description of p securing lien		Estimated amount of lien	Total of all senior/unavoidable liens	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 form for avoidance of liens on co-owned property only.

an of	me of creditor d description property curing lien	Total equity (value of debtor's property less senior/unavoidable liens)	Debtor's equity (Total equity multiplied by debtor's proportional interest in property)	Applicable Exemption and Code Section	Non-exempt equity (Debtor's equity less exemption)	Estimated lien	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided
		\$	\$		\$	\$	\$	\$
Inse	rt additional claim	ns as needed.						
3.5	Surrender of co	ollateral.						
	Check one. None. If "None.	ne" is checked, the rest	of § 3.5 need not be	completed or repre	oduced.			
und resu	ors. The debtor rer § 1301 be term	elects to surrender the of equests that upon confi- inated in all respects. A position of the collatera ow.	rmation of this plan t Any creditor who has	he stay under 11 U. filed a timely proof	S.C. § 362(a) be to of claim may file a	erminated as to t an amended pro	he collateral only of of claim itemizi	and that the stay ng the deficiency
	Name of credit	or Coll	ateral					
	Insert additional	claims as needed.						

Part 4:

Treatment of Fees and Priority Claims

4.1 General

The debtor shall pay all post-petition priority obligations, including but not limited to taxes and post-petition domestic support, and pay regular payments on assumed executory contracts or leases, directly to the holder of the claim as the obligations come due, unless otherwise ordered by the Court. Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.

4.2 Trustee's fees

Trustee's fees are governed by statute and may change during the course of the case.

4.3 Attorney's fees

- a. The debtor and the debtor's attorney have agreed to an attorney's fee for the services identified in the Rule 2016(b) disclosure statement filed in this case. Fees entitled to be paid through the plan and any supplemental fees as approved by the Court shall be disbursed by the trustee as follows: Following confirmation of the plan and unless the Court orders otherwise, the trustee shall disburse a dollar amount consistent with either the Judge's guidelines or SC LBR 2016(b), as applicable, to the attorney from the initial disbursement. Thereafter, the balance of the attorney's compensation as allowed by the Court shall be paid, to the extent then due, with all funds remaining each month after payment of trustee fees, allowed secured claims and pre-petition arrearages on domestic support obligations. In instances where an attorney assumes representation in a pending pro se case and a plan is confirmed, a separate order may be entered by the Court, without further notice, which allows for the payment of a portion of the attorney's fees in advance of payments to creditors.
- b. If, as an alternative to the above treatment, the debtor's attorney has received a retainer and cost advance and agreed to file fee applications for compensation and expenses in this case pursuant to 11 U.S.C. § 330, the retainer and cost advance shall be held in trust until fees and expense reimbursements are approved by the Court. Prior to the filing of this case, the attorney has received \$_____ and for plan confirmation purposes only, the fees and expenses of counsel are estimated at \$_____ or less.

4.4 Priority claims other than attorney's fees and those treated in § 4.5.

The trustee shall pay all allowed pre-petition 11 U.S.C. § 507 priority claims, other than domestic support obligations treated below, on a *pro rata* basis. If funds are available, the trustee is authorized to pay any allowed priority claim without further modification of the plan.

Check box below if there is a Domestic Support Obligation.

Ш	Domestic	Support	Claims.	. 11 U.S	.C. §	§ 507	(a)	(1):
---	-----------------	---------	---------	----------	-------	-------	-----	----	----

	a.	Pre-petition arrearages DSO recipient), at the inneeded.	s. The trustee shall pa rate of \$ or	y the pre-petition d more per month un	omestic s til the bala	upport obligation arrearage ance, without interest, is paid	to (stable in full. Add additional	ate name of creditors as
	b.	The debtor shall pay a	II post-petition domes	tic support obligation	ons as def	fined in 11 U.S.C. § 101(14	A) on a timely basis di	rectly to the
	C.		state or with respect to	the withholding of i	ncome tha	bankruptcy law may collect at is property of the estate of a statute.		
4.5	Domestic	•	ssigned or owed to a	governmental un	it and pai	d less than full amount.		
		e. If "None" is checked, the	e rest of § 4.5 need no	t be completed or r	eproduced	d.		
	will be paid		nt of the claim under 1			on that has been assigned to plan provision requires that		
	Name of	creditor			Amount	of claim to be paid		
				-	\$	Disbursed by Trustee Debtor	-	
Inse	rt additiona	al claims as needed.						
	rt additione	ar oranno de modaca.						
Pa	art 5:	Treatment of Nonpi	iority Unsecured (Claims				
5.1	Nonprior	ity unsecured claims n	ot separately classifi	ed. Check one.				
		onpriority unsecured cla after payment of all othe	•	ately classified will l	oe paid, pı	ro rata by the trustee to the	extent that funds are	
		ebtor estimates payment		claims.				
		ebtor proposes payment ebtor proposes payment		s interest at the rate	of%.			
5.2	Maintena	nce of payments and o	ure of any default on	nonpriority unse	cured cla	ims. Check one.		
	☐ None.	If "None" is checked, th	e rest of § 5.2 need no	t be completed or r	eproduce	d.		
clain	The dens listed be		ntractual payments an	d cure, through the	trustee, a	ny prepetition default in payı	ments on the unsecured	i
	Name of	creditor	Contractual payme (paid by the debtor			ed amount of arrearage month of filing or ion	Monthly payment on arrearage to b disbursed by the trustee	
			\$		\$		\$	
							(or more)	
	Insert add	litional claims as needed	l.				, ,	
E ?	Other ac	paratoly classified man-	oriority upopoured at	aime Chook and				
ა.ა	•	parately classified non	-		onrodus	4		
	■ The no	onpriority unsecured allo	wed ciaims listed belo	w are separately cla	assified ar	nd will be treated as follows:		

Name of creditor	Total amount to be paid the claim	I on Interest r (if applica		
	\$		_%	
Specify the amount and freque	ency of payments and whether dis	bursed by the trustee or the	debtor.	
Provide a brief statement of the	e basis for separate classification	and treatment.		
Insert additional claims as nee	ded.			
	claim is treated as set forth in sec atment is provided in Section 8.1.		e effective only if the appli	cable box in Section 1.3 of this
Part 6: Executory Cor	ntracts and Unexpired Leas	es		
	s and unexpired leases listed bed leases are rejected. Check one		be treated as specified. A	All other executory
☐ None. If "None" is che	ecked, the rest of § 6.1 need not b	e completed or reproduced.		
	rent installment payments will be o yments will be disbursed by the tro			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
		\$	\$	\$
Insert additional claims as nee	ded.			(or more)
Part 7: Vesting of Pro	perty of the Estate			
Check the applicable box Upon confirmation or remain with the debit debtor is responsible Other. The debtor	of the plan, property of the estate	will remain property of the ending have no responsibility regardy liability resulting from operation for vesting, which is set	ding the use or maintenan ation of a business by the o forth in section 8.1. This p	provision will be effective only if
Part 8: Nonstandard I	Plan Provisions			
8.1 Check "None" or List No	onstandard Plan Provisions			
	ecked, the rest of Part 8 need not	be completed or reproduced.		
	c), nonstandard provisions must b standard provisions set out elsewl			on not otherwise included in this
The following plan provision	s will be effective only if there i	s a check in the box "Inclu	ded" in § 1.3.	

Part 9: Signature(s)		
9.1 Signatures of the debtor and the debtor The debtor and the attorney for the	-	
The debtor and the attorney for tr	x	
Signature of Debtor 1	Signature of Debtor 2	
Executed on Execu	ted on	
Signature of Attorney for the debtor DC	Date	

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.