Fill in this ir	nformation to ide	entify your case:	ـ	plan, and list below the	
Debtor 1					sections of the plan that have been changed.
	First Name	Middle Name	Last Name	_	
				u	Pre-confirmation modification
Debtor 2					
(Spouse, if filing)) First Name	Middle Name	Last Name	u	Post-confirmation modification
United States	Bankruptcy Court fo	or the: District of South Carolir	a		
Case number					
(If known)					
l					

District of South Carolina

Chapter 13 Plan

05/22

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

De	bto	r: Case Number:
Pa	ırt 2	Plan Payments and Length of Plan
2.1	The	debtor will pay the trustee as follows:
	[an	per month for months d \$ per month for months.] ert additional lines if needed.
		or 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 estipulation is effective upon filing with the Court, unless otherwise ordered.
2.2	Che	ular payments to the trustee will be made from future income in the following manner: ck 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		ome tax refunds. ck one. The debtor will retain any income tax refunds received during the plan term. The debtor will treat income tax refunds as follows:
	Che	litional payments. ck 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 and date of each anticipated payment.
Pa	ırt 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 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.

3.1 Maintenance of payments and cure or waiver of default, if any.

Check all that apply. Only relevant sections need to be reproduced.

- None. If "None" is checked, the rest of § 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.

Debtor:				Case Number:				
Name of C	reditor	Collateral	 					
Insert additi	onal claims as need	ed.						
pplicable contra	ct and noticed in cor by the trustee, with	nformity with any ap	n the contractual paymer plicable rules. These pa ne rate stated. The trust	yments will	l be disbursed direc	ctly by the	debtor. The	arrearage payme
Name of C	reditor	Collateral	Estimate of arrear	age	Interest rate on arrearage (if applicable)	Monthly arrearaç	/ plan paym ge	ent on
			\$	amounts	%	\$		
			[Month/Y	ear] paym	ent]	(or mo	ore)	
Insert addit	ional claims as need	led.						
Operating Order		ed to this case and	tgage payments to the t as provided in Section 8					
			s mitigation efforts with _ section 8.1 for any nons				ng to the app	olicable guidelines
Insert addit	ional claims as need	led.						
	Other. A secured can is checked and a		et forth in section 8.1. Ted in Section 8.1.	his provisi	on will be effective	only if the	applicable t	oox in Section 1.3
-		_	on of undersecured cla					
The re	mainder of this pa	ragraph will be eff	ective only if the applic	able box i	n Part 1 of this pla	an is chec	ked.	
neaded <i>Amount</i> namount of the se	of secured claim. Usered claim, unless tat the rate stated b	Jnless otherwise or a lower secured cla	s that the Court determindered by the Court, a paim amount is acknowled fany allowed claim that	roof of clai Iged in the	m sets the total ar proof of claim. Th	mount of a le amount	claim, but t of the secur	he plan controls t ed claim will be p
Unless othe	rwise stated in Part	8.1, any applicable	taxes and insurance rela	ated to the	collateral shall be p	oaid directl	y by the deb	tor.
Name of creditor	Estimated amount of creditor's total claim	Collateral	collateral d	Amount of claims sen to creditor claim	nior secured cl		erest rate	Estimated monthly payment to creditor (disbursed by the trustee)
	\$		\$	\$	\$		%	\$
								(or more)
nsert additional	claims as needed.							
			Amount of secured clair					
proof of claim. U Bankruptcy Rules	nless otherwise orde s controls over any c	ered by the Court, the contrary amount liste	I file either: (1) a motion ne governmental unit's se ed below. The amount o der Part 4, and any gene	ecured clair f the secur	m amount listed in ed claim will be pai	a proof of o	claim filed in th interest at	accordance with

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

Debtor:					Case Number: _		
Name of creditor	Estimated amount of creditor's total claim	Collateral	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)
	\$		\$	\$	\$	%	\$ (or more)
Insert additional claim	ıs as needed.						,
Check one.			2. § 506 and not other		rein.		
			full without valuation or	,			
amount to be paid at Unless otherwise stat continues to owe an o	the interest rate ted in Part 8.1, a obligation secure	e set below. Thany applicable ted by the lien, a	interest at the rate states payments will be taxes and insurance sharp secured creditor pay, order of this Court, or	disbursed either by all be paid directly bid the allowed secui	the trustee or directly the debtor. Unleaded claim provided for	tly by the debtor, ss there is a non-	as specified below filing co-debtor wh
Name of creditor	Colla	teral	Estimated a claim	mount of In	terest rate		ed monthly t to creditor
			 \$		%	\$ (or more)
						Disburse □ Trusto	•
nsert additional claim	ns as needed.					☐ Debto	Dr
3.4 Lien avoidance							
Check one.							
☐ None. /f "/			3.4 need not be comple ctive only if the applic	•	of this plan is chec	ked.	
	ui uiis paiayia,			anie nux ili rait i t	•		
The remainder The Debto mpair exemptions to or security interest se ncluded in the order of s avoided will be trea not avoided will be pa	or(s) state that th which the debtor ecuring a claim li confirming the pl ted as an unsect aid as a secured	r would have be isted below will lan or otherwise ured claim in Pa 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 e plan. See 11 U.S.C. lien.	npurchase money se .S.C. § 522(b). Unle ent that it impairs so rity interests. The a wed. The amount, if	ess otherwise ordere uch exemptions upo amount of the judicial any, of the judicial I	d by the Court, a j n entry of an orde al lien or security in ien or security inte	iudicial lien er, whether nterest that erest that is
The remainder The Debto mpair exemptions to or security interest se ncluded in the order s avoided will be trea not avoided will be pa avoided, provide the in	or(s) state that th which the debtor ecuring a claim li confirming the pl ted as an unsect aid as a secured	r would have be isted below will lan or otherwise ured claim in Paclaim under the rately for each	een entitled under 11 U I be avoided to the ext e avoiding liens or secu art 5.1 to the extent allo e plan. See 11 U.S.C. lien.	npurchase money se .S.C. § 522(b). Unle ent that it impairs so rity interests. The a wed. The amount, if	ess otherwise ordere uch exemptions upo amount of the judicial any, of the judicial I	d by the Court, a j n entry of an orde al lien or security in ien or security inte	iudicial lien er, whether nterest that erest that is
The remainder The Debto impair exemptions to or security interest se included in the order is avoided will be trea not avoided will be pa avoided, provide the in	or(s) state that the which the debtor ecuring a claim liconfirming the plated as an unsectaid as a secured information separate appropriate for	r would have be isted below will lan or otherwise ured claim in Paclaim under the rately for each	een entitled under 11 U I be avoided to the ext e avoiding liens or secu art 5.1 to the extent allo e plan. See 11 U.S.C. lien.	npurchase money se .S.C. § 522(b). Unle ent that it impairs so rity interests. The a wed. The amount, if	ess otherwise ordere uch exemptions upo amount of the judicial any, of the judicial I	d by the Court, a j n entry of an orde al lien or security in ien or security inte	iudicial lien er, whether nterest that erest that is

	Debtor:			Case	Number:			
	Use ti	his form for avoidance of lie	ens on co-owned prop	erty only.				
ar of	ame of cred nd description property scuring lien		(Total equity multiplied by	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
_		<u> </u>	\$		\$	\$	\$	\$
Inse	ert additional	claims as needed.						
deb und resi	Check one None. The detors. The deer § 1301 be	If "None" is checked, the re btor elects to surrender the btor requests that upon con the terminated in all respects, the disposition of the collate	e collateral that secur nfirmation of this plan . Any creditor who ha	res the claim of the stay under 11 is filed a timely pr	he creditor listed be U.S.C. § 362(a) be oof of claim may file	terminated as to an amended pr	the collateral on oof of claim itemi	ly and that the stay zing the deficiency
	Name of o	creditor Co	ollateral					
	art 4: Tr	tional claims as needed. eatment of Fees and I	Priority Claims					_
	General	l pay all post-petition priori	ty obligations includir	as but not limited	to tayon and nost n	atition domostic	aupport and no	rogular navmanta
on a	assumed exe	ecutory contracts or leases, wed priority claims, includir	directly to the holder	of the claim as the	obligations come d	ue, unless other	wise ordered by the	ne Court. Trustee's
4.2	Trustee's f	ees						
Tru	stee's fees a	re governed by statute and	I may change during t	he course of the	case.			
4.3	Attorney's	fees						
	f t a c f r	The debtor and the debtor's filed in this case. Fees enting the trustee as follows:	tled to be paid throug owing confirmation of Judge's guidelines to y the Court shall be pa ns and pre-petition and pro se case and a pl	h the plan and ar f the plan and ur o the attorney fro aid, to the extent the rrearages on don an is confirmed, a	ny supplemental fee nless the Court orde m the initial disburs hen due, with all fun- nestic support oblig a separate order ma	s as approved bers otherwise, the ment. Thereafds remaining eartions. In instancy be entered by	y the Court shall of trustee shall do ter, the balance of the month after payces where an att	be disbursed by isburse a dollar of the attorney's yment of trustee corney assumes
	a t	f, as an alternative to the applications for compensat rust until fees and expense and for plan confirmation pl	ion and expenses in t reimbursements are a	this case pursuar approved by the C	nt to 11 U.S.C. § 33 court. Prior to the filing	0, the retainer a ng of this case, th	nd cost advance ne attorney has re	shall be held in
4.4	Priority cla	aims other than attorney'	s fees and those tre	ated in § 4.5.				
		e shall pay all allowed pre-p nds are available, the trust						w, on a <i>pro rata</i>
	Check box	below if there is a Domest	ic Support Obligation.					
	□ <u>Domes</u>	tic Support Claims. 11 U.	S.C. § 507(a)(1):					

as needed.

Pre-petition arrearages. The trustee shall pay the pre-petition domestic support obligation arrearage to ______ (state name of DSO recipient) , at the rate of \$_____ or more per month until the balance, without interest, is paid in full. Add additional creditors

	Debtor:		Case Number:	
	b. The debtor sha creditor.	ll pay all post-petition domestic support of	bligations as defined in 11 U.S.C. § 101(14A	A) on a timely basis directly to the
	 c. Any party entitle is not property of 		applicable non-bankruptcy law may collect the ing of income that is property of the estate or strative order or a statute.	
4.5	Domestic support obligate	tions assigned or owed to a governmen	ital unit and paid less than full amount.	
	Check one.			
	☐ None. If "None" is chec	ked, the rest of \S 4.5 need not be complete	ed or reproduced.	
		Il amount of the claim under 11 U.S.C. § 1	support obligation that has been assigned to 322(a)(4). This plan provision requires that	
	Name of creditor		Amount of claim to be paid	
			\$	
			Disbursed by	
			☐ Trustee☐ Debtor	
Inse	rt additional claims as need	ed		
111001	readmonar olamis do neca			
Pa	art 5: Treatment of	Nonpriority Unsecured Claims		
		<u> </u>		
- 4	Name of a site of the same of all	since make a manadalu alaasifiad. Obsalu		
5.1		aims not separately classified. Check of		
	Allowed nonpriority unsecu available after payment of		ed will be paid, pro rata by the trustee to the e	extent that funds are
	☐ The debtor estimates p	ayments of less than 100% of claims.		
	☐ The debtor proposes pa	•		
	☐ The debtor proposes pa	ayment of 100% of claims plus interest at t	he rate of%.	
5.2	Maintenance of payments	s and cure of any default on nonpriority	unsecured claims. Check one.	
	■ None. If "None" is chec	ked, the rest of § 5.2 need not be complet	ed or reproduced.	
clain	☐ The debtor will maintainns listed below.	the contractual payments and cure, through	gh the trustee, any prepetition default in payn	nents on the unsecured
	Name of creditor	Contractual payment (paid by the debtor)	Estimated amount of arrearage through month of filing or conversion	Monthly payment on arrearage to be disbursed by the trustee
		\$	\$	\$
				(or more)
	Insert additional claims as	needed.		
	Other separately classifie	ed nonpriority unsecured claims. Check	one	
5.3		ked, the rest of § 5.3 need not be complete		
5.3	■ None. If "None" is chec			
5.3			tely classified and will be treated as follows:	
	☐ The nonpriority unsecu	red allowed claims listed below are separa		
			tely classified and will be treated as follows: Interest rate (if applicable)	
	☐ The nonpriority unsecu	red allowed claims listed below are separa Total amount to be paid on the claim	Interest rate	

ı	Debtor:			Case Number:	
Specif	y the amount and free	quency of payments and whether dis	bursed by the trustee or the	debtor.	
Provid	e a brief statement of	f the basis for separate classification	and treatment.		
Insert	additional claims as r	needed.			
		ed claim is treated as set forth in sec treatment is provided in Section 8.1.		oe effective only if the appli	cable box in Section 1.3 of this
Part	: 6: Executory (Contracts and Unexpired Leas	es		
	-	acts and unexpired leases listed be ired leases are rejected. Check one		be treated as specified.	All other executory
	None. If "None" is	checked, the rest of § 6.1 need not b	e completed or reproduced.		
		Current installment payments will be opported by the transport of the payments will be disbursed by the transport			oject to any contrary court order or
Nam	e 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 r	needed.			(or more)
Part	Vesting of F	Property of the Estate			
7.1 P	roperty of the estate	e will vest in the debtor as stated b	pelow:		
C	heck the applicable b	box:			
	remain with the c	on of the plan, property of the estate debtor. The chapter 13 trustee shall lible for protecting the estate from an	have no responsibility regar	ding the use or maintenan	nce of property of the estate. The
		tor is proposing a non-standard prov x in Section 1.3 of this plan is checke			
Part	: 8: Nonstandar	d Plan Provisions			
0 1 C	hook "None" or Liet	Nonetandard Plan Province			
_	_	Nonstandard Plan Provisions	ha aamalatad ar ranradi saad		
_	■ None. If "None" is	checked, the rest of Part 8 need not	pe completea or reproaucea.		
		15(c), nonstandard provisions must b onstandard provisions set out elsewl			on not otherwise included in this
The fo	ollowing plan provis	ions will be effective only if there	is a check in the box "Inclu	ıded" in § 1.3.	

Debtor:		Case Number:	
Part 9: Signature(s)			
9.1 Signatures of the debtor and the debt	or's attorney		
The debtor and the attorney for	the debtor, if any, must sign belo	ow.	
×	×		
Signature of Debtor 1	Signature of Debtor 2		
Executed on Exec	cuted on		
×	Date		
Signature of Attorney for the debtor [DCID # MM/DD/ YYYY		

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.