Fill in this information to identify your case:							
Debtor 1	First Name	Middle Name	Last Name				
Debtor 2	Filst Name	Middle Name	Last Name				
(Spouse, if filing)	First Name	Middle Name	Last Name				
United States E	Bankruptcy Court for the:		District of (State)				
Case number (If known)							

Official Form Plan for the Eastern District of Wisconsin

Chapter 13 Plan

5/20231

Part 1: Notices

"Debtor" as used in this plan means both debtors in a joint case, except where otherwise specified. "Estate" means the estate of each debtor, unless otherwise specified.

To Debtor:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not mean that the option is necessarily appropriate for you. Plans that do not comply with local rules and judicial rulings may not be confirmable. Nothing in this plan controls over a contrary court order.

THIS FORM PLAN MAY NOT BE ALTERED OTHER THAN THE NONSTANDARD PROVISIONS IN PART 8 BELOW.

Nonstandard provisions set out elsewhere in this plan are ineffective.

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 do not have an attorney, you may wish to consult

If you oppose the plan's treatment of your claim or any provision of this plan, your attorney must file an objection to confirmation. The objection must be filed within 28 days of the completion of the Section 341 Meeting of Creditors. The court may schedule a hearing on any timely filed objections. The court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. You must timely file a proof of claim. The trustee will only pay creditors who hold allowed claims provided for by the plan.

Note to Secured Creditors: If your secured claim is not provided for in Part 3 below, no funds will be disbursed to you by the trustee on your secured claim.

The following matters may be of particular importance. Debtor 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 even if otherwise provided for 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

Debtor	Case number

Plan Payments and Length of Plan

All plan terms relating to the debtor's submission of future earnings or income to the trustee as is necessary for the execution of the plan must be contained in this Part 2.

 Each debtor is responsible for making all payments required by the plan or confirmation order, including those that are deducted from wages as a result of a payroll deduction order.

- The debtor may change the manner of payment to the Trustee, rather than the amount of the payments, by filing Form 9011.
- The debtor may change the amount of the plan payment only by filing and serving an amendment (pre-confirmation) or modification (post-confirmation) to the plan.
- The plan may not provide for payments over a period that is longer than 60 months.

2.1 Length of plan:

Part 2:

A. Length of plan: This is a ____ month plan.

Debtor must check one of the following boxes:

☐ Debtor's current monthly income is OVER median

For an OVER-median-income debtor, the plan ends sixty (60) months from the beginning of the plan term or when all allowed nonpriority unsecured claims are paid in full.

Debtor's current monthly income is UNDER median

For an UNDER-median-income debtor, the debtor must make sufficient periodic or other payments to enable the trustee to make the distributions to creditors stated in this plan. Thirty-six (36) or more months from the beginning of the plan term, the plan will end when all holders of allowed nonpriority unsecured claims have received the payment amount or percentage stated in Part 5. Prior to thirty-six (36) months from the beginning of the plan term, the plan will end when all holders of allowed claims have received the payment required by the plan and holders of nonpriority unsecured claims have been paid in full. The plan will not end earlier than sixty (60) months if there is a creditor listed in § 4.5 of this plan that will receive less than full payment of its claim under 11 U.S.C. §§ 1322(a)(4) and 507(a)(1)(B).

B. First payment is due under the plan and the applicable commitment period begins:

Debtor must check either (1) or (2) (do not check both) and then must check one (and only one) provision in the chosen section:

	(1) The debtor	paid the filing fee when filing the petition , the first payment is due under the plan (choose one): Thirty (30) days after the date of filing the petition.
	•	Thirty (30) days after the entry of an order confirming the plan.
	•	On the following date:
Or		
•	(2) The debtor	filed an application to pay the filing fee in installments , the first payment is due under the plan (choose one): The plan term begins thirty (30) days after the final installment is due.
	•	Thirty (30) days after the entry of an order confirming the plan.
		On the following date (after the final installment is due)

If debtor makes no selection or makes multiple selections, then the first payment is due under the plan thirty (30) days after the date of filing the petition.

The debtor must comply with the payment obligations made under 11 U.S.C. §1326, regardless of which selection is made here; thus, the debtor must commence making payments to the trustee in the amount proposed in Part 2.2 no later than 30 days after filling the bankruptcy petition, unless the court orders otherwise.

Debtor	Case number							
2.2	Plan Payments. Regular payments to the trustee will be made from future income in the following manner:							
	Sub A – Go to Sub B for "step" or "skip" plans							
	Plan has no changes in periodic plan amounts or frequency (no "steps")							
	Plan payments are \$ Monthly.							
	Check all that apply.							
	☐ Debtor will make payments pursuant to a payroll deduction order. ☐ Debtor [insert 1 or 2 here], employer listed on Schedule I #1, will make payments at the following pay frequency: ☐ Weekly ☐ Bi-weekly or every other week ☐ Semi-Monthly or two times each month ☐ Monthly							
	☐ Debtors are dividing payments.							
	□ Debtor 1 employer listed on Schedule I #1, will pay \$ monthly at the following pay frequency: □ Weekly □ Bi-weekly or every other week □ Semi-Monthly or two times each month □ Monthly							
	□ Debtor 2 employer listed on Schedule I #1, will pay \$monthly at the following pay frequency: □ Weekly □ Bi-weekly or every other week □ Semi-Monthly or two times each month □ Monthly							
	☐ Debtor will make payments directly to the trustee. If a joint case, the payment order will be in the names of both debtors.							
	☐ Debtor 1 and Debtor 2 are dividing payments.							
	□ Debtor 1 will pay \$ per month directly to the trustee.							
	□Debtor 2 will pay \$ per month directly to the trustee.							
	The plan is a step or skip plan because Debtor will pay \$ monthly through and including [INSERT MONTH AND YEAR]							
	[and \$ monthly through and including [INSERT MONTH AND YEAR].] Insert additional lines if needed.							
	Check all that apply.							
	☐ Debtor will make payments pursuant to a payroll deduction order.							
	□ Debtor [insert 1 or 2 here], employer listed on Schedule I #1, will make payments at the following pay frequency: □ Weekly □ Bi-weekly or every other week □ Semi-Monthly or two times each month □ Monthly							
	☐ Debtors are dividing payments.							
	□ Debtor 1 employer listed on Schedule I #1, will pay \$monthly through and including [INSERT MONTH AND YEAR]. [and \$monthly through and including [INSERT MONTH AND YEAR].] Insert additional lines if needed at the following pay frequency:							
	☐ Weekly ☐ Bi-weekly or every other week ☐ Semi-Monthly or two times each month ☐ Monthly							
	□ Debtor 2 employer listed on Schedule I #1, will pay \$monthly through and including [INSERT MONTH AND YEAR]. [and \$monthly through and including [INSERT MONTH AND YEAR].] Insert additional lines if needed at the following pay frequency:							
	☐ Weekly ☐ Bi-weekly or every other week ☐ Semi-Monthly or two times each month ☐ Monthly							
	☐ Debtor will make payments directly to the trustee. If a joint case, the payment order will be in the names of both debtors.							
	☐ Debtor1 and Debtor 2 are dividing direct payments.							
	□ Debtor 1 will pay \$ per month through and including [INSERT MONTH AND YEAR] [and \$ monthly through and including [INSERT MONTH AND YEAR].] Insert additional lines if needed directly to the trustee.							
	□ Debtor 2 will pay \$ per month through and including [INSERT MONTH AND YEAR] [and \$ monthly through and including [INSERT MONTH AND YEAR].] Insert additional lines if needed directly to the trustee.							

ebtor			Case n	number		_	
23	Additional payments.						
	Check one.						
		rest of § 2.3 need not be completed or repr	oduced.				
	_	ment(s) to the trustee from other sources, as		. Describe the sou	rce, estimated an	nount, and	
	date of each anticipated paymer	nt.	·				
2.4	The total amount of estimated pay	ments to the trustee provided for in §§ 2	.2 and 2.3 is \$				
		supply the trustee with a copy of each feder					
1	iling any return. The tax retunds rec	eived by the debtor must be accounted for	on Schedules I ar	nd J and, if applica	able, Form 122-C-	-2.	
							_
Part							
		y to subparts 3.1, 3.2, and 3.3. red claims begins to accrue as of the filing of	databa the day th	o plan was filed			
		ounts listed in the Monthly plan payment on			creditor columns	each month. If no	Commented [GH1]: What if interest added by amendment to plan?
	amount is listed in the Monthl	ly plan payment on arrearage or Monthly pa ata with other secured creditors that do not	yment to creditor	columns, the trus			Formatted: Not Highlight
	If a secured creditor obtains re	relief from the automatic stay as to collatera	I listed in this sec	tion, the trustee w			
	(beyond payments actually m	of entry of the order granting stay relief, the pade to creditor as of that date) or any further in provided for payment on those secured c	er payment on tho	se claims to the e	xtent secured by	that collateral	
		arage listed on a proof of claim filed before to of claim control over any contrary amounts					
	If a claim is filedallowed as fu	illy unsecured , but treated listed in the plan	as secured is filed	d or otherwise allo	wed as fully unse	cured, the Trustee wi	ш
	pay trustee will pay the holder plan.	r of the claim the amount due under the pla	<u>nit as an unsecur</u>	<u>ed claim, regardle</u>	ess of where the c	laim is listed in the	
		er Rule 3002.1(c): The trustee will pay post-					
	3002.1(c) Notice. If the debtor	3002.1(c) Notice") pro rata when the trustee r timely objects, the trustee will pay the amo	ount as determine	ed by the court. Th	e trustee will not		
	amounts if the plan provides f	for avoidance of the creditor's lien or the su	rrender of all prop	perty securing the	creditor's claim.		_
3.1	Maintenance of payments and cure	e of any default.					
	Check one.						
	None. If "None" is checked, the	rest of § 3.1 need not be completed or repr	oduced.				
		nts during the case on allowed secured clair					
		ured claims provided for in this section of the erest rate on arrearage column. If the Interes					
The f	nal column includes only payments o	disbursed by the trustee rather than by the	debtor.				
	Name of creditor	Collateral	Amount of	Interest rate on	Monthly plan	Estimated total	
	Name of Creditor	Collateral	arrearage -	arrearage	payment on	payments by	
			Disbursed by Trustee (if any)	(if applicable)	arrearage	trustee	
			\$	%	\$	\$	

btor				Cas	e number						
				\$	%	\$_		\$			
	Insert additional clair	ns as needed.									
3.2	Request for valuation of	f security and modification of und	ersecured clai	ms held by non-c	overnmental e	ntities. (Check one.				
	This paragraph applies held by governmental e	only to allowed secured claims he ntities may only be made in parag claim objection or motion.	eld by non-gov	ernmental entitie	s. Provision fo	r paymei	nt of allowed				
	☐ None. If "None" is ch	ecked, the rest of § 3.2 need not be	completed or re	eproduced.							
	The remainder of this	s paragraph will be effective only	if the applicab	le box in Part 1 o	f this plan is ch	ecked.					
	states that the allowe the proof of claim is I allowed and will be p stated below.	that the court determine the allowed sd value of the secured claim should ess than the amount listed in the <i>An</i> aid in full. For each listed claim, the	be as set out in nount of secure allowed value o	n the <i>Amount of se</i> d claim column, the of the secured clair	cured claim colu e lower amount n will be paid in	ımn. If th listed on full with i	e total amoun the proof of cl nterest at the	t of aim is rate			
	If no entry is made in the Interest rate column, the proof of claim controls the rate of interest. If no interest rate is listed in the plan or proof of claim, then no interest will be paid.										
	The trustee will disburse amounts listed under the Monthly payment to creditor column in equal monthly payments.										
	claim under Part 5 of claim will be treated i	The portion of any allowed claim that exceeds the amount stated in the Amount of secured claim column will be treated as an unsecured claim under Part 5 of this plan. If the Amount of secured claim below is blank or states a value not exceeding \$0, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan.									
	The allowed amount of the creditor's total claim listed on the proof of claim controls over any amount listed in the Estimated amount of creditor's total claim column.										
	The holder of any allowed secured claim having a value greater than \$0, as listed below in the Amount of secured claim column, will retain the lien on the property interest of the debtor or the estate until the earlier of:										
	(a) payment of the	(a) payment of the underlying debt determined under nonbankruptcy law, or									
		(b) discharge of the underlying debt under 11 U.S.C. § 1328, at which time the lien on the debtor's and the estate's interest in the property that secures the claim (Collateral) is terminated and deemed released by the creditor.									
	Name of creditor	Estimated amount Collateral of creditor's total claim	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim		Monthly payment to creditor	Estimated total of monthly payments			
		\$	\$	\$	\$	%	\$	\$			

Insert additional claims as needed.

Debtor			Cas	e number			
3.3 S	ecured claims excluded from 11 U.S.C. §	506 and payment of fully s	ecured claims				
C	heck one. None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.						
	☐ The claims listed below were either:						
	(1) incurred within 910 days before the personal use of the debtor, or	petition date and secured by	a purchase money se	curity interes	st in a motor vehic	cle acquired for the	
	(2) incurred within 1 year of the petition	n date and secured by a purc	hase money security ir	nterest in any	other thing of va	lue, or	
	(3) otherwise fully secured under 11 U	.S.C. § 506(a), or					
	(4) allowed secured claims held by gov	ernmental units.					
	The plan directs the trustee to pay these units will receive interest as required by		nterest at the rate state	ed below, exc	ept that tax claim	ns of governmental	
	Interest rate column. Tax claims of gove below to permit parties to calculate feas controls the rate of interest; if no interes	ibility. All other claims: if the	plan does not state a ra	ate in the Inte	erest rate column	, the proof of claim	
	These payments will be disbursed by th	e trustee.					
	The trustee will disburse amounts listed	under the Monthly payment t	o creditor column in ed	ıual monthly ı	payments.		
	The allowed claim amount stated on a p	proof of claim controls over ar	ny contrary amount list	ed below.			
	The holder of any allowed secured claim lien on the property interest of the debto (a) payment of the underlying debt det	r or the estate until the earlie	r of:	he <i>Amount</i> o	f secured claim o	column, will retain the	
	(b) discharge of the underlying debt und	•	•	lehtor's and t	the estate's intere	est in the property that	
secure	s the claim (Collateral) is terminated and de			action 5 and 1	are estate s intere	oot in the property that	
	Name of creditor	Collateral	Amount of secured claim	Interest rate	Monthly payment to creditor	Estimated total payments by trustee	
			\$	%	\$	\$	
			\$	%	\$	\$	
	Insert additional claims as needed.						

Debtor	Case nur	mber					
3.4 Lien avoidance.							
Check one.							
	t of § 3.4 need not be completed or reproduced.						
The remainder of this paragraph w	ill be effective only if the applicable box in Part 1 of this	plan is checked.					
debtor would have been entitled ur the extent that it impairs such exen that is avoided will be treated as ar interest that is not avoided will be p	, nonpurchase money security interests securing the claims ider 11 U.S.C. § 522(b). A judicial lien or security interest sentions upon entry of the order confirming the plan. The amount in the plan in Part 5 to the extent allowed. The amount in Italian in Fart 5 to the extent allowed. The amount in Italian is a secured claim under the plan. See 11 U.S.C. ed, provide the information separately for each lien.	ecuring a claim listed below will be avoided to ount of the judicial lien or security interest int, if any, of the judicial lien or security					
Information regarding judicial lien or security interest	Calculation of lien avoidance	Treatment of remaining secured claim					
Name of creditor	a. Amount of lien \$	Amount of secured claim after avoidance (line a minus line f)					
	b. Amount of all other liens \$						
Collateral	c. Value of claimed exemptions + \$	Interest rate (if applicable)					
	d. Total of adding lines a, b, and c \$	%					
Lien identification (such as judgment date, date of lien recording, book and page number)	e. Value of debtor's interest in property - \$	Monthly payment on secured claim \$					
	f. Subtract line e from line d. \$	Estimated total payments on secured claim					
	Extent of exemption impairment (Check applicable box):						
	☐ Line f is equal to or greater than line a.						
	The entire lien is avoided. (Do not complete the next co	olumn.)					
	☐ Line f is less than line a.						
	A portion of the lien is avoided. (Complete the next cold	umn.)					
Insert additional claims as needed.	'	· ·					
3.5 Surrender of collateral.							
Check one.							
☐ None. If "None" is checked, the res	t of § 3.5 need not be completed or reproduced.						
The debtor surrenders to each creditor listed below the collateral that secures the creditor's claim. As to those creditors, entry of an order confirming this plan immediately (1) terminates the stay under 11 U.S.C. § 362(a) as to the collateral only, (2) terminates any stay under 11 U.S.C. § 1301, (3) abandons the collateral under 11 U.S.C. § 554(b), (4) satisfies each creditor's allowed secured claim in full, and (5) pays any allowed unsecured claim in the manner provided for in Part 5. Unless otherwise ordered, confirmation of the plan does not preclude requests to determine the secured and unsecured amounts of claims provided for by this Part 3.5.							

Debto	or		Case number		
	Name of creditor		Collateral		
	Insert additional claims as needed.				
3.6	Pre-confirmation adequate protection	payments.			
	Check one.				
	☐ None. If "None" is checked, the rest	t of § 3.6 need not be completed or repro	duced.		
	file a claim to receive such payment	ts. Upon confirmation, the treatment of se claim will be reduced by the amount of a	ayments on personal property under 11 U.S.C. § 1326(a) must ecured claims will be governed by the applicable paragraph dequate protection payments disbursed by the trustee. The		
	Name of creditor	Collateral	Monthly adequate protection payment amount		
					
					
	Insert additional claims as needed.				
Pa	rt 4: Treatment of Fees and Pri	iority Claims			
4.1	General				
			on interest unless the plan otherwise provides. If the plan provides for	<u>r</u>	Formatted: Not Highlight
	payment of interest is provided for on price	ority claims, interestit begins to accrue or	n the filing date on whichday the plan was filed.		Commented [GH2]: What if interest is added by amendment?
4.2	Trustee's fees				Accrue from the filing of the original plan or the amendment?
	Trustee's fees are governed by statute a	and may change during the course of the	case but are estimated to be% of plan payments; and	,,	Formatted: Not Highlight
	during the plan term, they are estimated				Formatted: Not Highlight
4.3	Attorney's fees				
	The balance of the fees owed to the atto	ornev for the debtor is estimated to be \$. Unless otherwise ordered, allowed administrative		
	expenses for attorney's fees will be p				
4.4			upport obligations as treated in § 4.5. The priority debt amounts		
	listed on a filed proof of claim control ov allowed debt is entitled to priority.	ver any contrary amounts listed in this sec	ction, unless the court determines that a different amount of the		
	Check one.				
		est of § 4.4 need not be completed or repr	roduced.		
		ount of other priority claims to be \$			
	Name of creditor		Estimated amount of priority unsecured claim		
			\$		
			\$		
	Insert additional claims as needed.				

	Case number
nestic support obligations. The priority debt amounts listed as the court determines that a different amount of the allowed	on a filed proof of claim control over any contrary amounts listed in this section digets is entitled to priority.
ck one or more.	a dox to challed to prickly.
None. If "None" is checked, the rest of § 4.5 need not be co	ompleted or reproduced.
	nestic support obligation that is not owed or assigned to a governmental d the full amount of the claim under 11 U.S.C. § 1322(a)(2).
ame of creditor	Estimated amount of priority unsecured claim
	\$
	. \$
sert additional claims as needed.	
The allowed priority claims listed below are based on a dom provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the fu	nestic support obligation that is owed or assigned to a governmental unit as ill amount of the claim under 11 U.S.C. § 1322(a)(2).
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the fu	ill amount of the claim under 11 U.S.C. § 1322(a)(2).
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the fu	Ill amount of the claim under 11 U.S.C. § 1322(a)(2). Estimated amount of priority unsecured claim
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the fu	Estimated amount of priority unsecured claim \$
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further dependent of creditor sert additional claims as needed. The allowed priority claims listed below are based on a dom provided by 11 U.S.C. § 507(a)(1)(B) and will be paid less the funds to creditors in Parts 3 and 4 box is selected, then there	Estimated amount of priority unsecured claim \$ s nestic support obligation that is owed or assigned to a governmental unit as han the full amount of the claim under 11 U.S.C. § 1322(a)(4). If the Available re should be no distribution to nonpriority unsecured creditors in Part 5 until or
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further of creditor sert additional claims as needed. The allowed priority claims listed below are based on a dom provided by 11 U.S.C. § 507(a)(1)(B) and will be paid less the funds to creditors in Parts 3 and 4 box is selected, then ther unless the § 507(a)(1)(B) claim is paid in full. This plan provided to the funds t	Estimated amount of priority unsecured claim \$ s nestic support obligation that is owed or assigned to a governmental unit as han the full amount of the claim under 11 U.S.C. § 1322(a)(4). If the Available re should be no distribution to nonpriority unsecured creditors in Part 5 until or
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further additional claims as needed. The allowed priority claims listed below are based on a dom provided by 11 U.S.C. § 507(a)(1)(B) and will be paid less tifunds to creditors in Parts 3 and 4 box is selected, then ther unless the § 507(a)(1)(B) claim is paid in full. This plan prov § 1322(a)(4).	Estimated amount of priority unsecured claim
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further additional claims as needed. The allowed priority claims listed below are based on a dom provided by 11 U.S.C. § 507(a)(1)(B) and will be paid less tifunds to creditors in Parts 3 and 4 box is selected, then ther unless the § 507(a)(1)(B) claim is paid in full. This plan prov § 1322(a)(4).	Estimated amount of priority unsecured claim
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further additional claims as needed. The allowed priority claims listed below are based on a dom provided by 11 U.S.C. § 507(a)(1)(B) and will be paid less tifunds to creditors in Parts 3 and 4 box is selected, then ther unless the § 507(a)(1)(B) claim is paid in full. This plan prov § 1322(a)(4).	Estimated amount of priority unsecured claim \$ nestic support obligation that is owed or assigned to a governmental unit as han the full amount of the claim under 11 U.S.C. § 1322(a)(4). If the Available re should be no distribution to nonpriority unsecured creditors in Part 5 until or vision requires that payments in § 2.1 be for a term of 60 months; see 11 U.S. Amount of claim to be paid Available funds after creditor in Parts 3 and 4 are paid
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further additional claims as needed. The allowed priority claims listed below are based on a dom provided by 11 U.S.C. § 507(a)(1)(B) and will be paid less tifunds to creditors in Parts 3 and 4 box is selected, then ther unless the § 507(a)(1)(B) claim is paid in full. This plan prov § 1322(a)(4).	Estimated amount of priority unsecured claim \$ nestic support obligation that is owed or assigned to a governmental unit as han the full amount of the claim under 11 U.S.C. § 1322(a)(4). If the Available re should be no distribution to nonpriority unsecured creditors in Part 5 until or vision requires that payments in § 2.1 be for a term of 60 months; see 11 U.S.c. Amount of claim to be paid Available funds after creditor in Parts 3 and 4 are paid \$ Percent of claim%
provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further provided by 11 U.S.C. § 507(a)(1)(B) and will be paid the further additional claims as needed. The allowed priority claims listed below are based on a dom provided by 11 U.S.C. § 507(a)(1)(B) and will be paid less tifunds to creditors in Parts 3 and 4 box is selected, then ther unless the § 507(a)(1)(B) claim is paid in full. This plan prov § 1322(a)(4).	Estimated amount of priority unsecured claim \$ s hestic support obligation that is owed or assigned to a governmental unit as han the full amount of the claim under 11 U.S.C. § 1322(a)(4). If the Available re should be no distribution to nonpriority unsecured creditors in Part 5 until or vision requires that payments in § 2.1 be for a term of 60 months; see 11 U.S.C. Amount of claim to be paid Available funds after creditor in Parts 3 and 4 are paid \$ Percent of claim% Available funds after creditor.

Debtor

4.5

Debtor _			Case number			
Part	Treatment of Nonpriority U	nsecured Claims				<u>—</u>
5.1 N	lonpriority unsecured claims not sepa	rately classified.				
р <u>h</u> <u>р</u>	roviding the largest payment will be effect olders of allowed nonpriority unsecured of	are not separately classified will be paid pro ra tive. In addition to funds alreadyamounts provi- claims any funds remaining after paying other on the period as provided in part 2.1 is reached or the	ded for elsewhere in the disbursements made in	nis part 5.1, the tru accordance with	ustee will pay part 7.2 of the	
_	☐ The sum of \$					
		hese claims, an estimated payment of \$				
If the	estate of the debtor were liquidated unde	r chapter 7, nonpriority unsecured claims would	d be paid approximatel	y \$ I	Regardless of the	
		allowed nonpriority unsecured claims will be no DRM XXXI, must be attached to this plan if the p				Formatted: Highlight
unsec	ured claims based on the liquidation test	in 11 U.S.C.§ 1325(a)(4) applies.] If interest is				Formatted: Not Highlight
was fil	<u>edl</u>					Commented [GH3]: See earlier amendment comments.
	☐ No interest is required.					
		claims will receive interest at the rate of %			• • • • • • • • • • • • • • • • • • •	Commented [GH4]: Forms shouldn't mandate action. Need different wording. Could the plan just require a liquidation analysis for all plan? When all assets are exempted would this add any work or cost, other than perhaps a bit higher mailing expense?
5.2 N	• •	any default on nonpriority unsecured claims of § 5.2 need not be completed or reproduced.				Formatted: Indent: Left: 0.5"
	☐ The debtor will maintain the contract claims listed below on which the last	tual installment payments directly to the credito t payment is due after the final plan payment th ed below and disbursed by the trustee.	r and cure any default rrough the trustee. The			
	Name of description of creditor		to be paid			
			\$			
			\$			
52 C	Athor congretaly alocalfied nonpriority	unacquired eleima. Check one				
5.5	Other separately classified nonpriority	of § 5.3 need not be completed or reproduced.				
	☐ The nonpriority unsecured allowed c	laims listed below are separately classified. The				
	is left blank, the proof of claim control	ounts listed in this paragraph under the Amount ols the rate of interest. If no interest rate is listed in this section will be treated as follows:				
	Name of creditor	Basis for separate classification and treatment	Amount to be paid on the claim	Interest rate (if applicable)	Estimated total amount of payments	
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Debtor		Case number			
		\$Disbursed by: □ Trustee □ Debtor or other	%	\$	
Insert addi	itional claims as needed.	\$Disbursed by: □ Trustee □ Debtor or other	%	\$	

ebtor			Case number			
Par	t 6: Executory Contracts	s, Unexpired Leases, and Post-Pet	tition Claims Filed Under § 1305			
6.1	The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected. Check one.					
	☐ None. If "None" is checked, to	he rest of § 6.1 need not be completed or	reproduced.			
	☐ Assumed items. The debtor will disburse current installment payments directly, as specified below. The trustee will disburse arrearage payments. The amount necessary to cure the default listed on the proof of claim controls over any contrary amounts listed in this paragraph under the Amount of arrearage to be paid by trustee column.					
	Name of creditor	Description of leased property or executory contract	Amount of arrearage to be paid by trustee			
			\$			
	Insert additional contracts or	leases as needed.				
6.2	Post-petition claims filed unde	r 11 U.S.C. § 1305. Check one.				
	☐ If any post-petition claims are	filed under 11 U.S.C. § 1305 during the	term of this plan, the trustee will disburse no funds on that claim.			
	☐ If any post-petition claims are	e filed under 11 U.S.C. § 1305 during the	term of this plan, the trustee will disburse funds on the claim. If necessary			
	the debtor will modify the plan to	maintain plan feasibility.				
Par	Vesting of Branarty	of the Estate and Order of Distrib	ution of Available Funds by the Trustee			
rai	Vesting of Property	The Estate and Order of Distrib	ation of Available Funds by the Trustee			
7.1	Property of the estate will vest	in the debtor upon				
Check the applicable box (if neither box is checked, estate property vests in the debtor when the court enters an order confirming the plan):						
plan confirmation.						
other. Property not vesting at confirmation: For all property not vesting in the debtor at confirmation, identify that property (if other than all estate property), state when the property will vest in the debtor, and state the reasons for vesting at that time, rather than at confirmation:						
7.2 Order of distribution of available funds by the trustee after plan confirmation.						
	Regular order of disbursement at	ter trustee fees:				
	Any equal monthly payments	to secured creditors listed in Part 3, then				
	all attorney's fees listed in § 4.3, then					
	all secured debt (paid pro rata) without equal monthly payments in Part 3 and lease arrearages in § 6.1, then					
	all uncontested and court-allowed fees, expenses, and charges filed pursuant to 3002.1(c) or authorized by court order, then					
	all priority debt (paid pro rata) under § 1322(a)(2) in §§ 4.4 and 4.5, then					
all priority debt (paid pro rata) under § 1322(a)(4) in § 4.5, then						
	all non-priority unsecured debt (paid pro rata) in Part 5, then					
	any § 1305 claims in § 6.2.					

Debtor Case number	
If the debtor fails to makea required periodicshortfall in plan payments to the trustee sufficient to allow the trustee to make monthly creditor disbursements required by the plan, the trustee will use the next available funds to pay the resulting causes an arrearages due those creditors (pro rata, if necessary) to accrue, thatthe arrearage, including any accrued interest, will be made up with the next available funds	
received by the trustee, prior tobefore making any payment to the next level of disbursement.	
Should the case belf the court dismisses the cased or converts ited to another chapter after confirmation of this plan, the trustee_will	Formatted: Not Highlight
refund return all funds on hand to the debtor unless otherwise orderedr.	Formatted: Not Highlight
	Formatted: Not Highlight
Mortgage Modification Mediation and Other Nonstandard Plan Provisions	Formatted: Not Highlight
Under Bankruptcy Rule 3015(c), nonstandard provisions, including the employment of mortgage modification mediation, must be set forth below. A nonstandard provision is a provision not otherwise included in the Official Form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.	
The plan provisions in this Part, including both subpart 8.2 and 8.3, will be effective only if there is a check in the box "Included" in subpart 1.3.	
	-
8.1 None.	
☐ If "None" is checked, the rest of Part 8 need not be completed or reproduced.	
8.2 Mortgage Modification Mediation: Check "None" if not employing MMM	
□ None. If "None" is checked, the rest of subpart 8.2 need not be completed or reproduced.	
□ Mortgage Modification Mediation ("MMM") Program Participation: The debtor will pay the claim, including any arrearage, of [INSERT: CREDITOR NAME] ("Mediation Creditor") secured by the creditor's mortgage on [INSERT: PROPERTY DESCRIPTION] ("Mediation Property") directly to the creditor under agreed modified terms to be determined by mediation through court-supervised mortgage mediation. This plan provision is ineffective unless the debtor files and serves on the Mediation Creditor (as provided in Bankruptcy Rules 9014(b) and 7004) a Notice of Motion and Motion for Court-Supervised Mortgage Mediation no later than 7 days before the first meeting of creditors or by a date the court for cause orders. Unless the court sustains an objection to plan confirmation based on the debtor's failure to file and serve a Motion for Court-Supervised Mortgage Mediation as provided in this section, the court may confirm the plan if it meets the requirements of §1325 even if the debtor has not complied with this section's procedural requirements. This provision does not affect the Mediation Creditor's rights if the debtor and the Mediation Creditor fail to reach agreement, the debtor surrenders the Mediation Property effective 30 days after the mediator files their report that the parties failed to agree on a modification or such other date as the court for cause orders (the "Date of Surrender"). On the Date of Surrender (1) the stay under 11 U.S.C. § 362(a) is terminated as to the Mediation Property, (2) any stay under 11 U.S.C. § 350(b), (4) the Mediation Property is terminated as to the Mediation Property is deemed abandoned under 11 U.S.C. § 554(b), (4) the Mediation or in Part 5.	
8.3 Other Non-Standard Provisions: Check "None" if no other non-standard provisions	
None. If "None" is checked, the rest of subpart 8.3 need not be completed or reproduced.	
□ Other Nonstandard Provisions: State all non-standard provisions and the reasons for their inclusion in the plan.	
	
	

or	Case number
rt 9: Signatures:	
Signatures of Debtor and Debtor's Attorn	•
Signatures of Debtor and Debtor's Attorn	rney btor must sign below; otherwise the Debtor's signature is optional. The attorney for the Debtor,
Signatures of Debtor and Debtor's Attorn	•
Signatures of Debtor and Debtor's Attorn	btor must sign below; otherwise the Debtor's signature is optional. The attorney for the Debtor,
Signatures of Debtor and Debtor's Attorn the Debtor does not have an attorney, the Debtor, must sign below.	btor must sign below; otherwise the Debtor's signature is optional. The attorney for the Debtor,
Signatures of Debtor and Debtor's Attorned the Debtor does not have an attorney, the Debtor, must sign below.	btor must sign below; otherwise the Debtor's signature is optional. The attorney for the Debtor, **Example 1.5
Signatures of Debtor and Debtor's Attorney the Debtor does not have an attorney, the Debtor, must sign below. Signature of Debtor 1 Executed on	btor must sign below; otherwise the Debtor's signature is optional. The attorney for the Debtor, Signature of Debtor 2 Executed on

By filing this document, each debtor, if not represented by an attorney, or the attorney for each debtor also certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the Official Form Plan for the Eastern District of Wisconsin, other than any nonstandard provisions included in Part 8.

Exhibit: Total Amount of Estimated Trustee Payments

The following are the estimated payments that the plan requires the trustee to disburse. If there is any difference between the amounts set out below and the actual plan terms, the plan terms control.

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total)		\$
b.	Modified secured claims (Part 3, Section 3.2 total)		\$
C.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total)		\$
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total)		\$
e.	Fees and priority claims (Part 4, total)		\$
f.	Nonpriority unsecured claims (Part 5, Section 5.1, highest stated amount)		\$
g.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.2 total)		\$
h.	Separately classified unsecured claims (Part 5, Section 5.3 total)		\$
i.	Trustee payments on executory contracts and unexpired leases (Part 6, total)		\$
j.	Nonstandard payments (Part 8, total)	+	\$
	Total of lines a through j		\$

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