IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF KANSAS AMENDED¹ STANDING ORDER NO. 17-1 ORDER ADOPTING FORM CHAPTER 13 PLAN AND ABROGATING STANDING ORDER 14-4 AS SUPERSEDED

The Court has elected to revise its form Chapter 13 Plan, instead of adopting the national form plan, as allowed by <u>Fed. R. Bankr. P. 3015</u> (which Rule will become effective December 1, 2017). A subcommittee of the Bench Bar Committee reviewed the existing plan and made recommendations, the Court tentatively approved a revised plan, subject to public comment, and the Court solicited public comment for a thirty-one (31) day period beginning June 30, 2017.

The Court received comments and after a thorough review of those comments, the Court has elected to revise the Plan. Finding that the revisions are not substantive enough to require further publication, the Court has approved the attached form Chapter 13 Plan. The Court welcomes its use any time after September 15, 2017, but mandates its use in all Chapter 13 cases filed on or after December 1, 2017.

Because of the adoption of this new plan, Standing Order 12-1 (which adopted a form plan), and Standing Order 14-4 (which made revisions both to the existing Chapter 13 Plan and to the Court's Conduit Mortgage Rule -Standing Order 11-3),² are abrogated effective December 1, 2017 (except that part that abrogated former Standing Order 14-3).

In consideration of the foregoing, and pursuant to D. Kan. L.B.R. 9029.2,

IT IS HEREBY ORDERED that the attached form is adopted by the judges of this Court for use by all Chapter 13 debtors effective December 1, 2017.

¹ The Court has corrected several small errors in the Chapter 13 Plan that was attached to the original Standing Order 17-1 (dated August 16, 2017).

² The Court has separately, effective September 15, 2017, modified the Court's conduit mortgage rule (previously known as Standing Order 11-3), and it is now codified at D. Kan. LBR 3015(b)(2). As a result, even if a debtor elects to continue to use the existing form plan before December 1, 2017, the provisions of newly adopted D. Kan. LBR 3015(b)(2) will apply to all plans filed on or after September 15, 2017, instead of the provisions of any prior standing order addressing conduit mortgage payments.

IT IS FURTHER ORDERED that this Standing Order abrogates <u>D. Kan. Bk. S.O. 12-1</u> and <u>14-4</u> effective December 1, 2017.

IT IS FURTHER ORDERED that this revised plan shall remain in effect until further order of the Court.

IT IS SO ORDERED this 10th day of September, 2017.

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s/ Janice Miller Karlin
JANICE MILLER KARLIN
Chief Judge

s/ Robert E. Nugent ROBERT E. NUGENT III Judge

s/ Dale L. Somers
DALE L. SOMERS
Judge

s/ Robert D. Berger ROBERT D. BERGER Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF KANSAS

In re: [Debtor 1 Name] [Debtor 2 Name] Debtor.	Case No.: Chapter 13	s is an amended plan
CHAPTER 13 PLAN		ded Plan (e.g., 1st, 2nd)
Section 1: NOTICES		
Throughout this plan, the singular word "debtor" means both deb	ors if this is a joint c	ase.
Creditors: Your rights may be affected by this plan. Your claim of You should read this plan carefully and discuss it with your attorney, you may wish to consult one. If you oppose the plan's treatment of your claim or any provision objection to confirmation at least 7 days before the date set for the he may confirm this plan without further notice if no objection to confirmate claim in order to be paid by the Chapter 13 Trustee ("Trustee") uses the confirmation of the confirmation of the chapter 13 Trustee ("Trustee") uses the chapter 14 Trustee ("Trustee") uses the chapter 15 Trustee ("Trustee")	orney if you have on of this plan, you or yearing on confirmation ation is filed. You mu	e. If you do not have an your attorney must file an on. The Bankruptcy Court
Debtor: You must check one box on each line to state whether th For any line, if the "Not Included" box is checked, neither box is checked of that type is included in the plan, the provision will be ineffective.		
A limit on the amount of a secured claim, set out in Section 10 or 1 may result in a partial payment or no payment at all to the secured of	reditor	
Avoidance of a judicial lien (see Section 10.5) Non-Standard Provisions (see Section 18)	☐ Include	
Section 2: EFFECT OF CONFIRMATION	·	
Confirmation of the plan will be deemed a finding by the Bawith all of the applicable sections of 11 U.S.C. §§ 1322 and 1 confirmation obligations under 11 U.S.C. § 521. Failure to time deemed consent to the plan. Confirmation of a plan is without proposed ability of a party to object to a proof of claim, regardless of wafter confirmation of the plan. All future statutory references are	325 and that debt ely object to conf ejudice to and does hether the proof o	or has fulfilled all pre- irmation of the plan is a not affect the standing f claim is filed before or
Section 3: PLAN TERMS		
 3.1 Debtor's annualized current monthly income for debtor's state □ is below the median and the "Applicable Commitment Peri □ is above the median and the "Applicable Commitment Peri 3.2 Plan payments will be \$ per month. 3.3 Plan payments include the following projected amount being from Official Form 122C-1 and -2: \$ 3.4 Plan payments shall be made by: □ debtor-pay order directed to debtor OR □ employer-pay order directed to: 	od" is 3 years. od" is 5 years.	

□ Debtor 1's Employer	☐ Debtor 2's Employer				
Payment order to this employer \$ per	Payment order to this employer \$ per				
[Name] [Attn] [Address] [City, State ZIP]	[Name] [Attn] [Address] [City, State ZIP]				
3.5 Additional or varying payments. □ None. [If "None" is checked, the rest of Section	nents to the Trustee as specified below. For additional				
Section 4: ADMINISTRATIVE FEES					
of the time period over which fees will be paid as necessare the right to submit additional fee applications, but paymer increases in plan payments as may be necessary to provide the period over which fees will be paid as necessary to provide the period over which fees will be paid as necessary to provide the period over which fees will be paid as necessary to provide the period over which fees will be paid as necessary to provide the period over which fees will be paid as necessary to provide the period over which fees will be paid as necessary to provide the period over which fees will be paid as necessary to provide the period over which fees will be paid as necessary to provide the period over the period	eceived. an as stated below, subject to modification by the Trustee ary to make the plan feasible. Counsel for debtor reserves ent is subject to Court approval. Debtor consents to such pay any approved additional fees. Allowed post-petition scharged and shall be paid directly by debtor to attorney				
Fees for the case:	\$				
Case closing fees:	\$				
Total fees paid to date:	\$				
Balance of fees to be paid through the plan: Number of months over which fees shall be paid:	\$				
Section 5: FILING FEE The filing fee has been paid OR \$\Boxed{\text{has been paid and \$\text{}}} \text{will be paid by}	y the Trustee.				
Section 6: TAX RETURNS (for the preceding	g 4 years)				
□ have been filed OR□ have not been filed. Debtor has not filed returns fo	r the following years:				
Section 7: DOMESTIC SUPPORT OBLIGATION	DNS				
"Domestic Support Obligation" (DSO) is defined maintenance, and alimony obligations. □ None. [If "None" is checked, the rest of Section 7 is Debtor owes a DSO. (Complete entire section if Definition of DSO owed: The obligation consists of polynomial of polynomial of DSO payments) □ arrearage.	SO is owed.)				

7.2 Summ	ary: Below is	a summary	of all Don	nestic Su	port Obl	ligations. I	For DSO	payments	being i	made
through the pla	n, the Trustee	will pay the a	mount set	t out in a p	proof of cl	laim unles	s the Cou	rt sustains	an obje	ection
to the claim.										

Name of Recipient / Payee	Pre-petition arrears (if any)
	\$
	\$

- 7.3 Ongoing post-petition payments: If debtor has an existing order under state law to pay a DSO, that order will continue and the payment will be made directly to the payee in accordance with that order. If debtor does not have an existing DSO order, and intends to pay any DSO through payments to the Trustee, debtor must specify treatment of the ongoing DSO in the "Non-Standard Provisions" (see Section 18).
 - 7.4 Pre-petition DSO Arrearage: Any pre-petition amount due on a DSO will be:
 - \square paid in full through the plan by the Trustee, OR
 - ☐ paid in full directly through an existing order, OR
 - ☐ not paid (and not discharged) because debtor is paying all projected disposable income for a 5 year period through the plan and the arrearage has been assigned to a governmental unit as defined by § 507(a)(1)(B).
- 7.5 DSOs and Discharge: Debtor must pay all DSO arrearages and all ongoing DSO payments in accordance with this plan to be eligible for a discharge.

Section 8:

PRIORITY CLAIMS OTHER THAN DOMESTIC SUPPORT OBLIGATIONS

- 8.1 General Provision: Debtor will pay all allowed non-DSO priority claims under § 507 without post-petition interest. The Trustee will pay the amount set out in the creditor's proof of claim unless the Court sustains an objection to the claim. If a priority claim creditor also claims a secured debt, the secured portion will be treated as a secured claim together with the Trustee's discount rate of interest as of the petition date, except for secured tax claims, which will be paid interest at the applicable non-bankruptcy rate pursuant to § 511.
 - 8.2 Amounts Owed: Debtor estimates that these non-DSO priority creditors are owed the amounts indicated.

Creditor	Estimated Amount Owed
	\$
	\$

8.3 Discharge: Payment through the Trustee of the principal (and pre-petition interest, if applicable) due on allowed pre-petition priority claims will result in a full and total discharge of all debtor's obligations for those claims to the extent such debts are not otherwise excepted from discharge pursuant to the Bankruptcy Code.

Section 9:

RELIEF FROM STAY REGARDING PROPERTY TO BE SURRENDERED

Upon plan confirmation, any stays under § 362(a) and § 1301(a) shall be terminated as to any surrendered property. This provision does not prevent the earlier termination of the stay by operation of law or by Court order. Nothing contained in this section operates to permit in personam relief against debtor or to abrogate debtor's rights and remedies under non-bankruptcy law. The Trustee shall not make distributions to any secured claimant in this class, including any assignees and successors in interest of the claimant.

Property to be Surrendered	Creditor with Secured Claim

Section 10: TREATMENT OF CLAIMS SECURED BY REAL ESTATE

□ **None**. [If "None" is checked, the rest of Section 10 need not be completed or reproduced.]

however, that entry of the disc 10.2 Maintenance of pay None. [If "None" is a list of the current contract any changes required by payments will be disburs arrearage on a listed claim on a pro rata basis. The arlisted below as to the curr Principal Residence, post-3015(b).2, which is incorp	se. Any secured creditor who shall be required to release the harge shall not release a lient ments and cure of default, it checked, the rest of Section 1 tual installment payments on the applicable contract that a ed either by the Trustee or will be paid in full without post mounts listed on a filed and allent installment payment and a petition payments shall be madorated herein. To the extent a 5(b).2 shall control as to the P	lier hat any ne s re r dire peti owe arrea de th	n at the time de secures a clair y. [Check one:] need not be co ecured claims noticed in confectly by debtor ition interest the d proof of clain arage. If a mornough the Trustorovision of this	mpleted by mediated by mediated or mediated below ormity with a mediate as specified rough disburn control over tragge note in accordist plan conflicts.	§ 1325(a ted unde eproduce will be mapplicabled below sements er any co is in defa	a)(5); ed.] nainta e rule v. Any by th ntrary nult or th D.	provided, 322(b)(5). ined, plus es. These y existing e Trustee y amounts n debtor's Kan. LBR
Creditor Name (and Lien Priority)	Street Address of Real Estate (check box if Principal Residence)	1	Post- petition Payment		ed by Direct	Arr	timated rearage
			\$			\$	
			\$			\$	
☐ For each listed clair in effect on the date the pe non-bankruptcy rate pursu claim will be treated as an of the secured claim is set listed in a proof of claim. Fallowed proof of claim co	checked, the rest of Section 16, the amount of the secured of tition was filed, except secured ant to § 511. The portion of any unsecured claim. For each no out in the column headed Color secured claims of government of the column requires serving." Valuation requires serving.	claim I tax I allo ngov later enta oun	n will be paid in claims, which claims, which bwed claim that vernmental sectal Value, which in units, the amount listed below.	terest at the will be paid in exceeds the cured claim lin controls over the cured of a secure of the cured of a secure of the cured of	Trustee nterest are amount isted belower any coursed claim terenced	's disc t the a t of the ow, th ontrar im set belov	applicable e secured le amount ry amount t out in an w, means
O	Street Address of Real	CL	- • · · · · · · · · · · · · · · · ·	-			
Creditor Name	Otroct Address of Real	Cli	aim Amount	Collater			imum
(and Lien Priority)	Estate		aim Amount	Value		Е	
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	\$	\$ \$
	*	\$ \$

Section 11:

DEBTS SECURED BY PERSONAL PROPERTY

□ **None**. [If "None" is checked, the rest of Section 11 need not be completed or reproduced.]

11.1 Lien retention and release

Any secured creditor whose debt is secured by personal property will retain its lien pursuant to § 1325(a)(5) and shall be required to release the lien at the time designated by § 1325(a)(5), including "910 car" loan creditors and "one-year loan" creditors, as defined by the paragraph following § 1325(a)(9).

11.2 Monthly payments

"EMA," referenced below, means "estimated monthly amount." Valuation requires service of the plan in accordance with Federal Rule of Bankruptcy Procedure 7004. Debtor proposes to pay personal property secured creditors the minimum EMA listed below from the funds available to pay those claims, after the deduction of Trustee fees. If the Trustee has sufficient funds, the Trustee may pay more than the minimum EMA. If the Trustee has insufficient funds to pay the minimum EMA, the Trustee may adjust the payment so long as the claim will be paid before plan completion. Otherwise, the monthly payments specified below are minimum amounts, and the actual amount may vary, depending on the amount of the allowed claim.

11.3 Interest

For each listed claim, the amount of the secured claim will be paid interest at the Trustee's discount rate in effect on the date the petition was filed, except for secured tax claims, which will be paid interest at the applicable non-bankruptcy rate pursuant to § 511. The interest rate specified in the plan is binding and supersedes the terms stated in a proof of claim.

11.4 Pre-Confirmation Payments

If debtor proposes to make pre-confirmation payments, the amount stated below will be paid by the Trustee each month as if the plan were confirmed and will continue to be paid upon confirmation. Any pre-confirmation payments paid by the Trustee will be credited against the allowed secured claim as though the plan had been confirmed. To receive any pre-confirmation payment, a creditor must file a claim that is allowed.

11.5 General Personal Property Secured Claims

Any non-governmental secured claim listed below (other than "910 car" loan creditors and "one-year loan" creditors) will be paid the value of the collateral listed below or the amount of the claim, whichever is less, unless otherwise specified in "Non-Standard Provisions" (see Section 18). The value of collateral listed below controls over a contrary amount set out in the proof of claim for a non-governmental secured claim. For secured claims of governmental units, the amount of a secured claim set out in an allowed proof of claim controls over a contrary amount listed below. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim.

Creditor	Collateral	Debt	Value	Minimum EMA
		\$	\$	\$
		\$	\$	\$

11.6 910 Car Loan Creditors: Each "910 car loan" creditor listed below will be paid the amount of the debt owed, unless the creditor agrees to be paid less than the full amount.

Creditor	Collateral	Debt	Minimum EMA
		\$	\$
		\$	\$

11.7 One-Year Loan Creditors: Each "one-year loan" creditor listed below will be paid the amount of the debt owed, unless the creditor agrees to be paid less than the full amount.

Creditor	Collateral	Debt	Minimum EMA
		\$	\$
		\$	\$

Student loan debt will survive the bankruptcy and is excepted from discharge unless debtor files an adversary proceeding to determine the dischargeability of that debt and prevails on the merits.

Section 13:	EXECUTORY	CONTRACTS	AND UNEX	PIRED LEASES

Debtor assumes the executory contracts and unexpired leases listed below and will pay directly to the respective creditor any pre-petition arrearage and post-petition payments. All other executory contracts and unexpired leases are rejected.

Creditor	Description of Contract or Lease

Section 14:

GENERAL UNSECURED CREDITORS

General unsecured claims will be paid after all secured claims and all other unsecured claims, including administrative, priority, and separate class claims, in an amount not less than the amount those creditors would receive if the estate of debtor were liquidated under chapter 7.

Section 15:

BEST INTEREST OF CREDITORS TEST

Debtor represents that the property listed below would have the specified liquidation value if it were administered in a chapter 7 case. [List property and explain how the computation of the liquidation value was made, or attach a separate document explaining computation.]

- a. Total liquidation value: \$
- b. Explanation of calculation:

Section 16: VESTING

All property of the estate will vest in debtor

- ☐ at discharge or dismissal of the case, OR
- ☐ at confirmation.

[If neither box is checked, it will be deemed that vesting will occur at discharge or dismissal of the case.]

Section 17:

SEPARATE CLASS CREDITORS

□ **None.** [If neither box is checked, it will be deemed that no separate class creditors exist. If there are no separate class creditors, the rest of Section 17 need not be completed or reproduced.] OR

 \Box The creditors listed below are separate class creditors:

Creditor	Debt
	\$
	\$

17.1 Separate class creditors will be treated as follows:

Section 18:

NON-STANDARD PROVISIONS

conflicts with any other plan provision, the Non-Standard This plan has no Non-Standard Provisions.	the plan is void. To the extent a Non-Standard Provision d Provision controls. cify section number and topic heading the Non-Standard
Debtor signatures (optional if plan signed by counsel)	
s/ Debtor 1 Debtor 1	s/ Debtor 2 Debtor 2
Dated:	Dated:
Respectfully submitted:	
s/Attorney Attorney Name Bar Number Firm Address City, State ZIP Phone Fax Email Attorney for Debtor	

By filing this document, debtor, if not represented by an attorney, or the attorney for debtor, certifies that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the District of Kansas Local Form plan, other than any provision included in Section 18, "Non-Standard Provisions."

rev. 9.8.2017