UNITED STATES BANKRUPTCY COURT _____ DISTRICT OF ARKANSAS ____ DIVISION

Debtor(s)		Case No				
Arkansas Chapter 13 Plan (Local Form 13-1)						
Original Plan 🗌	Amended Plan 🗌	For an amended plan, all applicable provisions must be repeated from the previous plan(s). Provisions may not be incorporated by reference from previously filed plan(s).				
		List below the sections of the plan that have been changed:				
		State the reason(s) for the amended plan, including any changes of circumstances below. If creditors are to be added, please complete Addendum A as well as file any appropriate amended schedules.				
Dort 4. Notice		The Amended Plan is filed: Before confirmation After confirmation				
does no	m sets out options that r	may be appropriate in some cases, but the presence of an option on the form is appropriate in your circumstances. Plans that do not comply with local rules onfirmable.				
		s must have matrix(ces) attached or a separate certificate of service should be nce Fed. R. Bankr. P. 2002.				
this plan you may attorney	carefully and discuss it with with wish to consult one. If you	his plan. Your claim may be reduced, modified, or eliminated. You should read a your attorney if you have one in this bankruptcy case. If you do not have an attorney, a oppose the plan's treatment of your claim or any provision of this plan, you or your not confirmation with the United States Bankruptcy Court either electronically (if filer at the following addresses:				
• Fo	or Eastern District cases (nited States Bankruptcy Co	(Delta, Northern, or Central ***Batesville and Pine Bluff filed prior to 11/28/2019***): urt, 300 West 2 nd Street, Little Rock, AR 72201				
		(El Dorado, Fayetteville, Fort Smith, Harrison, Hot Springs, or Texarkana Divisions): urt, 35 E. Mountain Street, Fayetteville, AR 72701				
The obj	jection should be filed co	nsistent with the following timelines:				
	riginal plan filed at the to oncluded.	ime the petition is filed: Within 14 days after the 341(a) meeting of creditors is				
		petition is filed or amended plan (only if filed <i>prior</i> to the 341(a) meeting): Within 341(a) meeting of creditors is concluded or 21 days after the filing of the plan.				
☐ A i	mended plan: Within 21 d	ays after the filing of the amended plan.				

The court may confirm this plan without further notice if no objection to confirmation is timely filed.

Debtor(s)	Case No		
The following matters may be of particular importance. De includes each of the following items. If an item is che be ineffective if set out later in the plan.			
1.1 A limit on the amount of a secured claim, set of result in a partial payment or no payment at all		☐ Included	☐ Not included
1.2 Nonstandard plan provisions, set out in Part 8.		☐ Included	☐ Not included
Part 2: Plan Payments and Length 2.1 The debtor(s) will make regular payments to the Inapplicable portions below need not be completed or recommendation.	e trustee as follows: eproduced.		
Original plan: The debtor(s) will pay \$ per m	onth to the trustee. The plan length	s month	S.
The following provision will apply if completed:			
Plan payments will change to \$ per	month beginning on		
Plan payments will change to \$ per (Use additional lines as necessary.)	month beginning on		
Amended plan: Plan payments will change to \$ plan or no		later of the date of	f filing of the amended
The following provision will apply if completed:			
Plan payments will change to \$ per	month beginning on		
Plan payments will change to \$ per (Use additional lines as necessary.)	month beginning on		
The debtor(s) will pay all disposable income into the period, if applicable, unless unsecured creditors specified, additional monthly payments will be madplan.	are being paid in full (100%). If f	ewer than 60 mo	nths of payments are
2.2 Payments shall be made from future income in	the following manner:		
Name of debtor	-		
☐ Direct pay of entire plan payment or	(portion of payment) per month.		
☐ Employer withholding of \$ per me Payment frequency: ☐ monthly, ☐ so If other, please specify:	emi-monthly, 🗌 bi-weekly, 🔲 weekl	y, 🗌 other	
A dalua a a			
Phone			
Name of debtor	-		
Direct pay of entire plan payment or	(portion of payment) per month.		
☐ Employer withholding of \$ per me Payment frequency: ☐ monthly, ☐ s If other, please specify:	emi-monthly, 🗌 bi-weekly, 🔲 weekl	y, 🗌 other	
Employer nameAddress			
Dhana			

2.3	Income tax refunds.			
Ch	neck one. Debtor(s) will retain income	tax refunds received during	ng the plan term and have allocat	ted the refunds in the budget.
			n income tax return filed during the ands received during the plan term	he plan term within 14 days of filing the
	Debtor(s) will treat income to tax return filed during the plan			he trustee with a copy of each income
2.4	Additional payments.			
Ch	neck one. None. If "None" is checked	l, the rest of § 2.4 need no	ot be completed or reproduced.	
		will make additional payn	nent(s) to the trustee from other	sources, as specified below. Describe
	indicated below. The trustee sl by the creditor. Preconfirmation	ts. If, the rest of § 3.1 need not to the trustee will be a shall be authorized to disborn adequate protection powerly will be made until admin	llocated to pay adequate protect urse adequate protection paymen ayments will be made until the istrative fees are paid (including	tion payments to secured creditors as nts upon the filing of an allowed claim plan is confirmed. Postconfirmation the initial attorney's fee). Payment of To be paid Preconfirmation Postconfirmation Postconfirmation Postconfirmation Postconfirmation Postconfirmation Postconfirmation Postconfirmation Postconfirmation
3.2	intend to retain). Check one. None. If "None" is checked, The debtor(s) will maintain changes required by the applicate either by the trustee or directly completion of the plan, pursuar disbursements by the trustee, where the current contractual installment necessary, based upon informat rules. Unless otherwise ordered amounts listed below as to the casto any item of collateral list.	the rest of § 3.2 need not the current contractual in ble contract and noticed in by the debtor(s), as speci nt to the terms of the resp with interest, if any, at the re ent payments for real esta ion provided by the creditor by the court, the amounts current installment payment ted in this paragraph, the	stallment payments on the secure conformity with any applicable rustified below. The debtor(s) will respective agreements. Any existing rate stated. The agreements of decrease or and upon the absence of objections also not a filed and allowed product and arrearage amount. If relief en, unless otherwise ordered by	red claims listed below, including any iles. These payments will be disbursed sume payments to the creditors upon grarrearage will be paid in full through ed, and the plan payment increased, if ion from the debtor(s) under applicable of of claim will control over any contrary from the automatic stay is ordered by the court, all payments under this teral will no longer be treated by the

Debtor(s)

Arkansas Plan Form - 1/20

plan.

Debtor(s)			Ca	ase No		
Creditor and last 4 digits of account number	Collateral	Monthly installment payment	Monthly installment payment disbursed by	Estimated arrearage amount	Monthly arrearage payment	Interest rate, if any, for arrearage payment
			Debtor(s)			<i>[]</i>
			☐ Trustee ☐ Debtor(s)			
			☐ Trustee Î			
			☐ Debtor(s) ☐ Trustee			
ecured claims excl	uded from 11 U.S.C	s. § 506 (non-506	claims).			
Check one. None. If "None" is	checked, the rest of	§ 3.3 need not be	e completed or rep	oroduced.		
Claims listed in this	s subsection consist	of debts that were	e:			
acquired for the pe	910 days before the resonal use of the de 1 year of the petitic year").	btor(s) ("910 car	claims"), or		•	
he creditors below wi t the rate stated belo ontrol over any contra	w. Unless otherwise	ordered by the co	ourt, the claim amo	ounts listed on a	filed and allowed	
Creditor and last a digits of accoun number		Purchase date	Debt/ estimated claim	Value of collateral	Interest rate	Monthly payment
Claims for which § 5 nodification of unde		olicable. Reques	t for valuation of	f security, payı	ment of fully sec	ured claims, a
heck one. None. If "None" is a	checked, the rest of §	§ 3.4 need not be	completed or rep	roduced.		
he remainder of this	s paragraph will be	effective only if	there is a check	in the box "inc	luded" in § 1.1.	
The debtor(s) requovernmental secured ut in the column head the value of the collate my contrary amount li	claim listed below, ded <i>Value of collate</i> eral securing the clair	the debtor(s) state ral. For secured	e that the value o claims of governm	f the collateral s nental units, unl	securing the claim ess otherwise ord	n should be as sered by the cou
ecured claims will be elow. The portion of he amount of a credito s an unsecured claim	any allowed claim th or's secured claim is	nat exceeds the valisted below as has plan. Unless oth	alue will be treated ving no value, the nerwise ordered b	d as an unsecur creditor's allow by the court, the	ed claim under Pa ed claim will be tre claim amounts lis	art 5 of this plan eated in its entire sted on a filed a

The holder of any claim listed below as having value in the column headed *Value of collateral* will retain the lien on the property interest of the debtor(s) or the estate(s) until the earlier of: (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 will terminate and be released by the creditor.

3.3

3.4

Debtor(s)			_	Case No.			
Creditor and last 4 digits of account number	Collateral	Purchase date	Debt/ estimated claim	Value of collateral	Interest rate	Monthly payment	Estimated unsecured amount
Surrender of collatera	ıl.						
☐ None. If "None" is che	ecked, the rest of § 3.5	need not be co	mpleted or reproc	duced.			
U.S.C. § 1325(a)(5)(C). be terminated as to the unsecured claim resulti court, to the extent that to the trustee.	collateral only. No ng from the dispositi	further payme on of the coll	ents are to be nateral will be tre	nade to the cre eated in Part 5	ditor for the below. Unl	secured clair ess otherwise	n. Any allowe ordered by th
Creditor and last 4	digits of account n	umber	Collateral t	o be surrende	ered		
Secured claims not protect the plan, the trustee shoompleted. t 4: Treatment General.	of Fees and	Priority	Claims	interest after	this plan in	all other resp	oects has bee
Trustee's fees and all al	lowed priority claims	, including dor	nestic support c	bbligations, will	be paid in fu	ll without post	petition interes
Trustee's fees.				.			
The trustee's fees are g	governed by statute a	and may chan	ge during the c	ourse of the ca	se.		
Attorney's fees.		6.0					
The attorney's fee is s approved by the court:	ubject to approval o	of the court by	y separate app	dication. The to	ollowing has	been paid o	r will be paid
Amount paid to at	torney prior to filing:	\$					
Amount to be paid	by the trustee:	\$					
Total fee requeste	ed:	\$					
Ipon confirmation, the a aid by the debtor(s), aft isbursed to creditors ea	ter administrative cos	sts have been	paid. The rem	aining fee will			
The initial fee and	percentage rate reg	uested in the	application are	\$ and	l %	. respectively	,

Priority claims other than attorney's			
	s fees and those treated in § 4.5.		
accordance with 11 U.S.C. § 1322(a)	ally tax claims), including without limitat (2), unless otherwise indicated. For cla riority, nonpriority unsecured) and amou	ims filed by governme	ental units, the categorization
Creditor	Nature of claim (if taxes, specify	type and years)	Estimated claim amount
Domestic support obligations.			
The name(s) and address(es) of the h	st of § 4.5 need not be completed or rep	on are as follows. See	e 11 U.S.C. §§ 101(14A) an
Name and address of holder	which debtor has a domestic support o		ebtor obligated
	☐ Holder ☐ Governmental unit, below ☐ Holder		
The following domestic support obliga	Governmental unit, below	recoverable by a gov	ornmental unit
Name and address of the governmental unit	Holder of the domestic support obligation		ebtor obligated
	otion novement		
Continuing domestic support oblig	• •	ly and is included on S	Schedules Lor L
☐ The regular monthly support paym	ent shall be paid by the debtor(s) direct ation monthly payment of \$ sh		
☐ The regular monthly support paym ☐ The regular domestic support oblig Domestic support obligation arrear ☐ The domestic support obligation as	ent shall be paid by the debtor(s) direct pation monthly payment of \$ sh	all be paid by the trus	tee as a continuing debt. ess otherwise ordered by th

	Nonpriority unsecured claims.				
	Allowed nonpriority unsecured claims Allowed nonpriority unsecured cla above median income debtor(s), the dincome times 60 months) from Form following circumstances:	ims shall be paid listribution to unse 122C-2, unless th	d in full (100% ecured creditors e debtor(s) are	6) unless a different treati s includes any disposable in e unable to meet the dispos	ment is indicated below. For come pool (monthly disposable able income pool based on the
	Check one, if applicable. ☐ A PRORATA dividend, including of other classes of claims; or	disposable incom	e pool amount	s, if applicable, from funds	remaining after payment of a
	Other. Please specify			•	
	Special nonpriority unsecured clair	ms and other se	parately class	ified nonpriority unsecure	ed claims.
	Check one. None. If "None" is checked, the re-	st of § 5.2 need n	ot be complete	d or reproduced.	
	☐ The unsecured claims designated claims are treated as "special" is stat except as to monthly payment and int	ted below. These	d prior to paym e claims will be	nent of other nonpriority uns paid in full based on the fi	ecured claims. The reason the led and allowed proof of claim
	Creditor and last 4 digits of account number	Debt amount	Monthly payment	Interest rate (if blank, no interest to be paid)	Reason for classification as special
	Maintenance of payments and cure Check one. None. If "None" is checked, the re. The monthly installment payments the final plan payment and any defau These claims will be paid in full based any. The debtor(s) will resume the m	st of § 5.3 need n will be paid on the l It in payments is o	ot be complete following nonpri cured. The payr allowed proof	d or reproduced. Drity unsecured claims for whith the ments will be disbursed by the claim except as to monther.	ne trustee during the plan term
	Creditor and last 4 digits of account number	Debt amount	Monthly payment	Interest rate (if blank, no interest to be paid)	Reason for classification as long term
	account number		payment	no interest to be paid)	as long term
ırı	t 6: <u>Contracts, Leases,</u>	Sales and	Postpeti	tion Claims	
	Executory Contracts and Unexpire	d Leases.			
	Check one. None. If "None" is checked, the re-	st of § 6.1 need n	ot be complete	d or reproduced.	
	The executory contracts and unexpire Assumed items. The following exthe case will be paid directly by debto	ecutory contracts or(s), or by the true	and unexpired stee, as set for	I leases are assumed, and the below. Debtor(s) propos	payments due after the filing of

Debtor(s) _____

Creditor	Description of contract or	Payment to	Payment amount	Number of remaining	Arrearage amount	Monthly
	property	Debtor(s)		payments		payment
		☐ Trustee☐ Debtor(s)				
		☐ Trustee				
confirmation of the payments are to be	ns. The debtor(s) rejection is plan, the stay under the credito a nonpriority unsecure	er 11 U.S.C. §§ 362 r on the contract or I	(a) and 1301(a)	be terminated a	as to the property	y only. No f
Creditor and la	ast 4 digits of accour	t number	Description	on of contract or	r property	
Sale of assets.						
			nal proporty off	or notice and cal	irt approval on th	on following
nd will commit th ot ultimately occ	e proceeds as indicateur.	ed. The debtor(s) als	so make the pro	Provis	ow if the sale of	the property Is and if
	e proceeds as indicate	ed. The debtor(s) als		visions listed bel	ow if the sale of	the property Is and if
Creditor Claims not to be Check one. None. If "None on ortgage, lease property or the control of the control o	e proceeds as indicateur.	be sold of § 6.3 need not be a rectly to the creditor actually being paid b	Terms of sale	Provis prope	sion for proceed erty does not se	the property Is and if III
Creditor Claims not to be Check one. None. If "None on ontgage, lease property of the content	Property to paid by the trustee. "is checked, the rest of the property of the estate of the pr	be sold of § 6.3 need not be a rectly to the creditor actually being paid b	Terms of sale completed or replay the debtor(s) y a party other	Provis prope	sion for proceed erty does not se	the property Is and if III
Creditor Claims not to be Check one. The following conortgage, lease property that is not to be conortgage.	Property to paid by the trustee. "is checked, the rest of the property of the estate of the pr	be sold be sold of § 6.3 need not be of the creditor actually being paid be be. Payment to be paid Debtor(s)	Terms of sale completed or replay the debtor(s) y a party other	Provisions listed bell property property produced. and not by the treatment than the debtor(secription of property)	sion for proceed erty does not se	the property Is and if III
Creditor Claims not to be Check one. The following conortgage, lease property that is not to be conortgage.	Property to paid by the trustee. "is checked, the rest of the property of the estate of the pr	be sold of § 6.3 need not be a rectly to the creditor actually being paid be. Payment to be paid	Terms of sale completed or replay the debtor(s) y a party other	Provisions listed bell property property produced. and not by the treatment than the debtor(secription of property)	sion for proceed erty does not se	the property Is and if III
Creditor Claims not to be Check one. The following of nortgage, lease property that is not Creditor	Property to paid by the trustee. "is checked, the rest of the paid dispayments, and debts a payments of the estate.	be sold of § 6.3 need not be a rectly to the creditor actually being paid be. Payment to be paid Debtor(s) Other Debtor(s)	Terms of sale completed or replay the debtor(s) y a party other	Provisions listed bell property property produced. and not by the treatment than the debtor(secription of property)	sion for proceed erty does not se	the property Is and if III
Creditor Claims not to be Check one. The following of mortgage, lease property that is not Creditor Creditor Creditor	Property to paid by the trustee. "is checked, the rest of the paid dispayments, and debts a payments of the estate.	be sold of § 6.3 need not be of actually being paid because. Payment to be paid Debtor(s) Other Debtor(s) Other	Terms of sale completed or rep by the debtor(s) y a party other by Des obl	Provisions listed bell Provisions listed bell Provisions and properties and not by the transition of properties are properties as a second properties are provided by the properties are properties as a second properties are provided by the provided by the provided by the properties are provided by the pro	sion for proceed erty does not se	the property Is and if III

7.1	Property of the estate will vest in the debtor(s) upon:		
	Check the applicable box.		
	☐ plan confirmation.		
	☐ entry of discharge.		
	other:		
Pa	rt 8: Nonstandard Plan Provisions		
	■ None. If "None" is checked, the rest of Part 8 need not be co	mpleted or reproduced.	
	Under Bankruptcy Rule 3015.1(c), nonstandard provisits a provision not otherwise included in the Official Fout elsewhere in this plan are ineffective.		
8.1	The following plan provisions will be effective only if	there is a check in the	box "included" in § 1.2.
_			
Pa	The state of the s	he provisions in this C	Chapter 13 plan are identical to
	F		
	Signature of Attorney for Debtor(s)	Date	
		Date	
		Date	
	Signature(s) of Debtor(s)	Date	

Debtor(s) _____

Debtor(s)	Case No.
Bester(e)	Cuec 110:

Addendum A – For Amended Plans

<u>Listing of Additional Creditors and Claims for Plan Purposes</u>

Note: While additional creditors may be listed on Addendum A, the debtor(s) also must file amended schedules as appropriate.

A.1 Prepetition Nonpriority Unsecured Claims.

The following are creditors with prepetition nonpriority unsecured claims that are added to the plan. These creditors will be provided treatment as described in Part 5.1 of the plan.

Name and address of creditor	Last four digits of account number	Nature of debt and date incurred	Amount of debt

A.2 Postpetition Nonpriority Unsecured Claims.

The following are creditors with postpetition nonpriority unsecured claims pursuant to 11 U.S.C. §§ 1305 and 1322(b)(6) that are added to the plan by the debtor(s). The creditors listed below are entitled to participate in the debtor(s)' bankruptcy case at the election of the creditor.

A creditor may elect to participate in the plan by filing a proof of claim for the postpetition claim. The claim will be treated as though the claim arose before the commencement of the case and will be provided treatment as described in Part 5.1 of the plan. Upon completion of the plan and case, any unpaid balance of such claim may be subject to discharge.

Name and address of creditor	Last four digits of account number	Nature of debt and date incurred	Amount of debt	Approval to incur obtained from trustee or court
				Yes No
				☐ Yes ☐ No
				☐ Yes ☐ No
				☐ Yes ☐ No