Fill in this info	rmation to identi	ify your case:				
Debtor 1	First Name	Middle Name	Last Name			
					Check if	this is an amended
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name		' '	d list below the
					been cha	of the plan that have
United States Bar	kruptcy Court for th	e Western District of F	Pennsylvania			9
Case number						
(if known)						
Western [District of I	Pennsylvan	ia		11	
Chapter		=	<u>iiu</u>			
Chapter	13 Fiaii					
Part 1: Not	tices					
To Debtors:	indicate that	the option is app	opriate in your circ	in some cases, but the presence umstances. Plans that do not lan control unless otherwise ord	comply with loc	al rules and judicial
	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.					
		nd this plan carefully nay wish to consult		our attorney if you have one in this	bankruptcy case.	If you do not have an
	ATTORNEY M THE CONFIRI PLAN WITHO	IUST FILE AN OB MATION HEARING UT FURTHER NOT	JECTION TO CONFIF TO UNLESS OTHERW NICE IF NO OBJECTION	OUR CLAIM OR ANY PROVISION RMATION AT LEAST SEVEN (7) VISE ORDERED BY THE COURT ON TO CONFIRMATION IS FILED OF OF CLAIM TO BE PAID UND	DAYS BEFORE T. THE COURT I D. SEE BANKRUI	THE DATE SET FOR MAY CONFIRM THIS
	includes each	of the following		Debtor(s) must check one box of led" box is unchecked or both in.		
	t or no payment t			3, which may result in a partial on will be required to effectuate	Included	Not Included
			sory, nonpurchase-m quired to effectuate s	noney security interest, set out such limit)	Included	Not Included
1.3 Nonstan	dard provisions	, set out in Part 9			Included	Not Included
	U				•	
Part 2: Pla	n Payments ar	nd Length of Pla	n			
		payments to the t				
	•	. ,				
•				onths shall be paid to the trustee from	_	s as follows:
Payments	By Income Att		By Debtor Directly	By Automated Bank Tra		
D#1			\$			
D#2	\$		\$			

Deb	tor(s)					_ Case n	umber		
2.2		me attachments must be us	sed by debtors having a	attachable incor	me) (SS	SA direct deposit	recipients only)		
	Chec	ck one.							
		None. If "None" is checked	d, the rest of Section 2.2	2 need not be o	completed or re	eproduced.			
		The debtor(s) will make add and date of each anticipate		ne trustee from	other sources	, as specified belo	ow. Describe the so	urce, estima	ated amount,
2.3		total amount to be paid in additional sources of plar			puted by the	trustee based oi	n the total amount	of plan pay	yments plus
Pa	art 3:	Treatment of Secure	ed Claims						
3.1	Main	itenance of payments and	cure of default, if any	/, on Long-Ter	m Continuing	Debts.			
	Chec	ck one.		-					
	_	None. If "None" is checked	d, the rest of Section 3.	1 need not be o	completed or re	eproduced.			
	$\bar{\Box}$	The debtor(s) will maintain			·		ted below with any	changes re	quired by the
		applicable contract and no arrearage on a listed claim as to any item of collateral collateral will cease, and al	iticed in conformity with will be paid in full throug listed in this paragraph	h any applicab gh disbursemen , then, unless o	e rules. These ts by the truste therwise order	se payments will ee, without interes ed by the court, a	be disbursed by that. If relief from the a all payments under t	e trustee. iutomatic st	Any existing ay is ordered
		Name of creditor	C	collateral		j	Current installment payment (including escrow)	Amoun arreara any)	
							\$	\$	
							\$	\$	
		Insert additional claims as	needed.						
3.2	Req	uest for valuation of secu	rity, payment of fully	secured claim	s, and modifi	cation of unders	ecured claims.		
	Chec	ck one.							
		None. If "None" is checked	d, the rest of Section 3.2	2 need not be o	completed or re	eproduced.			
		The remainder of this par	agraph will be effecti	ve only if the a	pplicable box	c in Part 1 is che	cked.		
		The debtor(s) will request,	by filing a separate ad	versary proce	eding, that the	court determine	the value of the sec	ured claims	listed below.
		For each secured claim lis Amount of secured claim.							
		The portion of any allowed amount of a creditor's secursecured claim under Par	ured claim is listed be	low as having	no value, the	creditor's allowed	d claim will be trea	ted in its e	
		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	Monthly payment to creditor
			\$		\$	\$	\$	%	\$
			\$		\$	\$	\$	%	\$

Insert additional claims as needed.

3.3	Sec	ured claims excluded from 11 U.S.C. §	506.				
	Che	ck one.					
		None. If "None" is checked, the rest of	Section 3.3 need not be complete	ed or reproduced.			
		The claims listed below were either:					
		(1) Incurred within 910 days before the personal use of the debtor(s), or	e petition date and secured by a	a purchase money security interest	est in a moto	or vehicle acquired for	ŗ
		(2) Incurred within one (1) year of the	petition date and secured by a pu	rchase money security interest in	n any other th	ning of value.	
		These claims will be paid in full under th	e plan with interest at the rate sta	ated below. These payments will	be disbursed	by the trustee.	
		Name of creditor	Collateral	Amount of claim	Interest	Monthly payment	t
				_	rate	to creditor	
				\$	%	\$	-
				\$	%	\$	
		Insert additional claims as needed.				·	-
3.4	l ien	n Avoidance.					
0.4		ck one.					
		None. If "None" is checked, the rest of S	ection 3.4 need not be completed	or reproduced. The remainder	of this paraq	raph will be effective	è
		only if the applicable box in Part 1 is			, ,	•	
		The judicial liens or nonpossessory, nor debtor(s) would have been entitled under the avoidance of a judicial lien or securit judicial lien or security interest that is avoidicial lien or security interest that is not Rule 4003(d). If more than one lien is to	er 11 U.S.C. § 522(b). The debte y interest securing a claim listed bided will be treated as an unsect avoided will be paid in full as a se	or(s) will request, by filing a sep below to the extent it impairs suc ured claim in Part 5 to the extent ecured claim under the plan. See	parate motion the exemption allowed. The	 n, that the court order s. The amount of any amount, if any, of the 	r /
		Name of creditor	Collateral	Modified principal balance*	Interest rate	Monthly payment or pro rata	
				\$	%	\$	
							
				\$	%	\$	
		Insert additional claims as needed.					
		*If the lien will be wholly avoided, insert	\$0 for Modified principal balance.				
3.5	Surr	render of Collateral.					
	Che	ck one.					
		None. If "None" is checked, the rest of	Section 3.5 need not be complete	ed or reproduced.			
		The debtor(s) elect to surrender to each					
		confirmation of this plan the stay under be terminated in all respects. Any allow					
		,,					
		Name of creditor		Collateral			
				Collateral			
				Collateral			
				Collateral			

Case number_

	Name of taxing authority	Total amount of claim	Type of tax	Interest rate*	Identifying number(s) if collateral is real estate	Tax periods
						X
		_ \$		%		A
		_ \$		%		
	Insert additional claims as neede	d.				
	* The secured tax claims of the In the statutory rate in effect as of the		Commonwealth of F	Pennsylvania, ar	d any other tax claimants sha	all bear interest
art	4: Treatment of Fees and Pr	iority Claims				
G	Beneral.					
	rustee's fees and all allowed priority vithout postpetition interest.	claims, including Domes	stic Support Obligati	ons other than t	nose treated in Section 4.5,	will be paid in fu
Т	rustee's fees.					
a	rustee's fees are governed by statute nd publish the prevailing rate on the ne percentage fees to insure that the	court's website. It is inc	umbent upon the de			
Α	attorney's fees.					
	ttorney's fees are payable to	1/		to a retainer of	\$ (of which \$	was
tc a al w	be paid at the rate of \$ pproved by the court to date, based or bove the no-look fee. An additional \$ ill be paid through the plan, and this e paid under this plan to holders of al	per month. Including an a combination of the no will be sou plan contains sufficient	y retainer paid, a tot look fee and costs d ght through a fee ap funding to pay that a	al of \$eposit and previous plication to be file	ously approved application(s) ed and approved before any a	sement has bee for compensation additional amou
to all all who be defined as	b be paid at the rate of \$ pproved by the court to date, based or bove the no-look fee. An additional \$ vill be paid through the plan, and this	per month. Including ar a combination of the no will be sou plan contains sufficient lowed unsecured claims a amount provided for in	y retainer paid, a tol look fee and costs d ght through a fee ap funding to pay that a Local Bankruptcy F	al of \$eposit and previous plication to be filed ditional amount and the second se	in fees and costs reimbur ously approved application(s) ed and approved before any a t, without diminishing the am being requested for service	sement has bee for compensation additional amoutounts required s rendered to the
tc a al b d	pproved by the court to date, based or bove the no-look fee. An additional \$ ill be paid through the plan, and this e paid under this plan to holders of all Check here if a no-look fee in the ebtor(s) through participation in the co	per month. Including ar a combination of the no will be sou plan contains sufficient lowed unsecured claims amount provided for in ourt's Loss Mitigation Pro	y retainer paid, a tol look fee and costs d ght through a fee ap funding to pay that a Local Bankruptcy F	al of \$eposit and previous plication to be filed ditional amount and the second se	in fees and costs reimbur ously approved application(s) ed and approved before any a t, without diminishing the am being requested for service	sement has bee for compensation additional amount ounts required to s rendered to the
to a all who be did all	pproved by the court to date, based or bove the no-look fee. An additional \$ vill be paid through the plan, and this e paid under this plan to holders of all Check here if a no-look fee in the ebtor(s) through participation in the cobove).	per month. Including are a combination of the no will be sou plan contains sufficient lowed unsecured claims amount provided for inpurt's Loss Mitigation Property in Part 4.	y retainer paid, a tot look fee and costs d ght through a fee ap funding to pay that a Local Bankruptcy F gram (do not include	eal of \$eposit and previous plication to be fill individual amount am	in fees and costs reimbur ously approved application(s) ed and approved before any a t, without diminishing the am being requested for service	sement has bee for compensation additional amount ounts required to s rendered to the
to a all who be did all	pproved by the court to date, based or bove the no-look fee. An additional \$ iill be paid through the plan, and this e paid under this plan to holders of all Check here if a no-look fee in the ebtor(s) through participation in the cobove). Priority claims not treated elsewher theck one.	per month. Including are a combination of the no will be sou plan contains sufficient lowed unsecured claims amount provided for inpurt's Loss Mitigation Property in Part 4.	y retainer paid, a tot- look fee and costs d ght through a fee ap funding to pay that a Local Bankruptcy F gram (do not include	eposit and previous plication to be filed ditional amount and previous plication to be filed ditional amount and previous plication to be filed ditional amount and previous places. The no-look feet are produced.	in fees and costs reimbur ously approved application(s) ed and approved before any a t, without diminishing the am being requested for service	sement has bee for compensation additional amount ounts required to s rendered to the
to all all who be all	pproved by the court to date, based or bove the no-look fee. An additional \$ vill be paid through the plan, and this e paid under this plan to holders of all Check here if a no-look fee in the ebtor(s) through participation in the cobove). Priority claims not treated elsewher theck one. None. If "None" is checked, the interpretation in the color.	per month. Including are a combination of the no will be sou plan contains sufficient lowed unsecured claims amount provided for inpurt's Loss Mitigation Property of Section 4.4 need Total amount	y retainer paid, a tol- look fee and costs d ght through a fee ap funding to pay that a . Local Bankruptcy F gram (do not include not be completed or nt of Interes rate	eposit and previous plication to be filed ditional amount and previous plication to be filed ditional amount and previous plication to be filed ditional amount and previous places. The no-look feet are produced.	in fees and costs reimbur pusly approved application(s) and approved before any at, without diminishing the am being requested for service in the total amount of compen	sement has bee for compensation additional amount ounts required to s rendered to the
to a all who be did all	pproved by the court to date, based or bove the no-look fee. An additional \$ vill be paid through the plan, and this e paid under this plan to holders of all Check here if a no-look fee in the ebtor(s) through participation in the cobove). Priority claims not treated elsewher theck one. None. If "None" is checked, the interpretation in the color.	per month. Including are a combination of the no will be sou plan contains sufficient lowed unsecured claims amount provided for inpurt's Loss Mitigation Property of Section 4.4 need Total amount	y retainer paid, a tol- look fee and costs d ght through a fee ap funding to pay that a . Local Bankruptcy F gram (do not include not be completed or nt of Interes rate	eal of \$eposit and previous plication to be fill individual amount a	in fees and costs reimbur pusly approved application(s) and approved before any at, without diminishing the am being requested for service in the total amount of compen	sement has bee for compensation additional amout ounts required s rendered to the
to all all be all	pproved by the court to date, based or bove the no-look fee. An additional \$ vill be paid through the plan, and this e paid under this plan to holders of all Check here if a no-look fee in the ebtor(s) through participation in the cobove). Priority claims not treated elsewher theck one. None. If "None" is checked, the interpretation in the color.	per month. Including are a combination of the nowill be sou plan contains sufficient lowed unsecured claims amount provided for inpurt's Loss Mitigation Property of Section 4.4 need Total amounclaim \$	y retainer paid, a tol- look fee and costs d ght through a fee ap funding to pay that a . Local Bankruptcy F gram (do not include not be completed or nt of Interes rate	eal of \$eposit and previous plication to be fill individual amount am	in fees and costs reimbur pusly approved application(s) and approved before any at, without diminishing the am being requested for service in the total amount of compen	sement has bee for compensation additional amoutounts required s rendered to the

Case number_

Insert additional claims as needed.

4.5	Priority Dome	stic Support Obligations no	ot assigned or o	owed to a gove	nmental unit		
	If the debtor(s)) is/are currently paying Domessly agree(s) to continue pay	nestic Support O	Obligations throu	gh existing state of	court order(s) and leave(s)	this section blank, the ate court orders.
	Check he	re if this payment is for preper	tition arrearages	only.			
		f creditor the actual payee, e.g. PA SC	DU)	Description		Total amount of claim	Monthly Payment or pro rata
						\$	\$
	Insert ac	dditional claims as needed.				\$	\$
4.6	Domestic Sup	pport Obligations assigned o	or owed to a go	vernmental uni	t and paid less th	an full amount.	
	Check one.						
	None. If	"None" is checked, the rest of	Section 4.6 nee	ed not be comple	ted or reproduced		
	unit and w	ed priority claims listed below will be paid less than the full a erm of 60 months. See 11 U.S	mount of the clai	m under 11 U.S	ort Obligation that (.C. § 1322 <mark>(</mark> a)(4). T	has been assigned to or is on his provision requires that pa	wed to a governmental ayments in Section 2.1
	Name o	f creditor			Amount of clain	n to be paid	
4.7		litional claims as needed. cured tax claims paid in full.		O	\$		
	Name o	f taxing authority	Total :	amount of	Type of tax	Interest rate (0% if blank)	Tax periods
			\$			%	
			Ψ				
		- &O	\$			%	
			\$			%	
			\$			%	
		^	\$			%	
	Insert add	litional claims as needed.					

Case number_

Deb	otor(s)		Case number	
P	art 5: Treatment of Nonpriority Unsecu	red Claims		
5.1	Nonpriority unsecured claims not separately	classified.		
	Debtor(s) ESTIMATE(S) that a total of \$	will be available for distribution	to nonpriority unsecured cred	litors.
	Debtor(s) ACKNOWLEDGE(S) that a MINIMUN alternative test for confirmation set forth in 11 U.		conpriority unsecured creditor	rs to comply with the liquidation
	The total pool of funds estimated above is NOT the for payment to these creditors under the plan bas of payment to general unsecured creditors isclaims. Late-filed claims will not be paid unless unless an objection has been filed within thirty (3 in this class.	se will be determined only after audit%. The percentage of pa all timely filed claims have been pa	of the plan at time of comple yment may change, based u d in full. Thereafter, all late-	tion. The estimated percentage pon the total amount of allowed filed claims will be paid pro-rata
5.2	Maintenance of payments and cure of any de	fault on nonpriority unsecured cla	nims.	
	Check one.			
	None. If "None" is checked, the rest of Sec	ction 5.2 need not be completed or re	eproduced.	
	The debtor(s) will maintain the contractual in which the last payment is due after the find amount will be paid in full as specified below.	al plan payment. These payments	default in payments on the unwill be disbursed by the trust	nsecured claims listed below on ee. The claim for the arrearage
	Name of creditor	Current installment payment	Amount of arrearage to be paid	Estimated total payments by trustee
		\$	\$	\$
			Ψ	Ψ
		\$	\$	\$
	Insert additional claims as needed.			
5.3	Postpetition utility monthly payments.			
	The provisions of Section 5.3 are available of monthly combined payment for postpetition utility not change for the life of the plan. Should the amended plan. These payments may not reso debtor(s) after discharge.	y services, any postpetition delinque utility obtain a court order authorizin	ncies, and unpaid security de	eposits. The claim payment will otor(s) will be required to file an
	Name of creditor	Monthly payr	nent Postpetition	account number
		\$		
	CX			
		\$		
	Insert additional claims as needed.			
	_ 3.0.			
	•			

Ch	neck one None. If "None" is checked, the	rest of Section 5.4 need not be completed or repro-	duced.		
	The allowed nonpriority unsecure	ed claims listed below are separately classified and	will be treated as follows	s:	
	Name of creditor	Basis for separate classification and treatment	Amount to be paid on the claim	Interest rate	Estimated total amount of payments
			\$	%	\$
	Insert additional claims as neede	ed.	. \$	%	\$
Part 6	6: Executory Contracts and	l Unexpired Leases			
	e executory contracts and unexp d unexpired leases are rejected.	pired leases listed below are assumed and will b	e treated as specified.	All other ex	ecutory contrac
and	neck one. None. If "None" is checked, the Assumed items. Current instatrustee.	rest of Section 6.1 need not be completed or repro	duced. Stee. Arrearage payme	ents will be	disbursed by th
and	neck one. None. If "None" is checked, the Assumed items. Current insta	rest of Section 6.1 need not be completed or repro	duced. Stee. Arrearage payme Amount of arrearage	ents will be	
and	neck one. None. If "None" is checked, the Assumed items. Current instatrustee.	rest of Section 6.1 need not be completed or repro-	duced. Stee. Arrearage payme Amount of arrearage	ents will be	disbursed by the Estimated total payments by
and	neck one. None. If "None" is checked, the Assumed items. Current instatrustee.	rest of Section 6.1 need not be completed or repro- allment payments will be disbursed by the true Description of leased property or executory contract \$ \$ \$	duced. Stee. Arrearage payme Amount of arrearage	ents will be	disbursed by the
and	d unexpired leases are rejected. None. If "None" is checked, the Assumed items. Current instatrustee. Name of creditor	Description of leased property or executory contract \$ \$ c	Amount of arrearage paid Stee. Arrearage paymont of arrearage paid	ents will be	disbursed by the
and Ch	Insert additional claims as neede Vesting of Property of the	Description of leased property or executory contract \$ \$ c	Amount of arrearage paid arrearage paid s	ents will be	disbursed by the

Case number

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand(s) and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan to insure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if *pro* se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if *pro* se) shall provide the trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.

Debtor(s)		Case number		
8.4	Unless otherwise s by and through the	stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall be paid trustee.		
8.5	Trustee. The trust extent the trustee	the trustee are paid on receipts of plan payments (including lump-sum plan funding) at the rate fixed by the United States tee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior e court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:		
	Level One: Level Two: Level Three:	Unpaid filing fees. Secured claims and lease payments entitled to 11 U.S.C. § 1326(a)(1)(C) pre-confirmation adequate protection payments. Monthly ongoing mortgage payments, ongoing vehicle and lease payments, installments on professional fees, and postpetition utility claims.		
	Level Four: Level Five: Level Six: Level Seven: Level Eight:	Priority Domestic Support Obligations. Mortgage arrears, secured taxes, rental arrears, vehicle payment arrears. All remaining secured, priority, and specially classified claims, and miscellaneous secured arrears.		
8.6	As a condition to the shall file Local Bar plan payment.	ne debtor(s)' eligibility to receive a discharge upon successful completion of the plan, debtor(s)' attorney or debtor(s) (if pro se) akruptcy Form 24 (Debtor's Certification of Discharge Eligibility) with the court within forty-five (45) days after making the final		
8.7	7 The provisions for payment to secured, priority, and specially classified unsecured creditors in this plan shall constitute claims in accordance with Bankruptcy Rule 3004. Proofs of claim by the trustee will not be required. In the absence of a contrary timely proof of claim, the amounts stated in the plan for each claim are controlling. The clerk shall be entitled to rely on the accuracy of the information contained in this plan with regard to each claim. Unless otherwise ordered by the court, if a secured, priority, or specially classified creditor timely files its own claim, then the creditor's claim shall govern, provided the debtor(s) and debtor(s)' attorney have been given notice and an opportunity to object. The trustee is authorized without prior notice, to pay claims exceeding the amount provided in the plan by not more than \$250.			
8.8	Any creditor whose	e secured claim is not modified by this plan shall retain its lien.		
8.9	11 U.S.C. § 1328 c	e secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon cance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly ses, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.		
8.10	LATE-FILED CLA	Sections 8.8 and 8.9 will also apply to allowed secured, priority, and specially classified unsecured claims filed after the bar date. IMS NOT PROPERLY SERVED ON THE TRUSTEE AND THE DEBTOR(S)' ATTORNEY OR DEBTOR(S) (IF PRO SE) WILL are responsibility for reviewing the claims and objecting where appropriate is placed upon the debtor(s).		
D	art 9: Nonstan	dard Plan Provisions		
1 6				
9.1	Check "None" or	List Nonstandard Plan Provisions.		
	None. If "Nor	ne" is checked, the rest of Part 9 need not be completed or reproduced.		
		3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in the from it. Nonstandard provisions set out elsewhere in this plan are ineffective.		
		ovisions will be effective only if the applicable box in Part 1 is checked. Any provision set forth herein is subject to otice and a hearing upon the filing of an appropriate motion.		
	-40			
	V			
	•			

Part 10: Signatures

10.1 Signatures of Debtor(s) and Debtor(s)' Attorney.

If the debtor(s) do not have an attorney, the debtor(s) must sign below; otherwise the debtor(s)' signatures are optional. The attorney for the debtor(s), if any, must sign below.

By signing this plan the undersigned, as debtor(s)' attorney or the debtor(s) (if pro se), certify(ies) that I/we have reviewed any prior confirmed plan(s), order(s) confirming prior plan(s), proofs of claim filed with the court by creditors, and any orders of court affecting the amount(s) or treatment of any creditor claims, and except as modified herein, this proposed plan conforms to and is consistent with all such prior plans, orders, and claims. False certifications shall subject the signatories to sanctions under Bankruptcy Rule 9011.

By filing this document, debtor(s)' attorney or debtor(s) (if pro se), also certify(ies) that the wording and order of the provisions in this chapter 13 plan are identical to those contained in the standard chapter 13 plan form adopted for use by the United States Bankruptcy Court for the Western District of Pennsylvania, other than any nonstandard provisions included in Part 9. It is further acknowledged that any deviation from the standard plan form shall not become operative unless it is specifically identified as a "nonstandard" term and is approved by the court in a separate order.

<i>x</i>	x
Signature of Debtor 1	Signature of Debtor 2
Executed on	Executed on
X	Date
Signature of debtor(s)' attorney	MM / DD / YYYY
	0
40.	