UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
In Re: Amendments to Local Bankruptcy Rules	ADMINSTRATIVE ORDER 2017-12

WHEREAS, the U.S. Bankruptcy Court for the Eastern District of New York has adopted a proposed Local Form of Chapter 13 Plan ("Chapter 13 Plan") and proposed amended Local Bankruptcy Rule 3015-1 ("Amended Rule 3015-1"), copies of which are annexed hereto, in accordance with Federal Rule of Bankruptcy Procedure 3015.1; and

WHEREAS, the proposed Chapter 13 Plan and Amended Rule 3015-1 were reviewed by all U.S. Bankruptcy Judges for the Eastern District of New York and published for comment by the bar and the public from July 28, 2017 through September 13, 2017; and

WHEREAS, all comments were considered carefully and there was further review by all U.S. Bankruptcy Judges for the Eastern District of New York; and

WHEREAS, upon due consideration and review of the proposed Chapter 13 Plan and the proposed Amended Rule 3015-1, they were approved by the Board of Judges of the U.S. District Court for the Eastern District of New York.

ACCORDINGLY it is hereby

ORDERED, that the proposed Chapter 13 Plan and proposed Amended Rule 3015-1 are hereby adopted and made effective December 1, 2017, unless subsequently abrogated in whole or in part by the Second Circuit Judicial Council pursuant to 28 U.S.C. § 322.

SO ORDERED.

Dated: Brooklyn, New York

November 7, 2017

/s/

Dora L. Irizarry
Chief Judge

	ED STATES BANKRUPTCY COURT ERN DISTRICT OF NEW YORK			
IN RE	<del></del> :	-	HAPTER 13 ASE NO.:	
	DEBTOR(S).	V		
		CHAPTER 13 PLAN		
	Check this box if this is an amend changed:	ded plan. List below the sections of the pl	an which hav	e been
<u>PART</u>	1: NOTICES			
does r	not indicate that the option is appropri	may be appropriate in some cases, but the proate in your circumstance or that it is permissible Eastern District of New York may not be cor	le in your judi	cial district. Plans
read to If you to con Bankre	his plan carefully and discuss it with yo oppose the plan's treatment of your cl firmation at least 7 days before the da uptcy Court. The Bankruptcy Court ma	this plan. Your claim may be reduced, modifiour attorney. If you do not have an attorney, y aim or any provision of this plan, you or your te set for the hearing on confirmation, unless y confirm this plan without further notice if no you may need to file a timely proof of claim in	ou may wish to attorney must otherwise ordo objection to c	o consult one. file an objection ered by the onfirmation is
wheti	her or not the plan includes each of	rticular importance. Debtors must check of the following items. If an item is checked rovision will be ineffective if set out later	d as "Not Incl	
a.	A limit on the amount of a secured claim, a partial payment or no payment at all to	, set out in Section 3.4, which may result in the secured creditor	☐ Included	☐ Not included
b.		ssory, non-purchase-money security interest,	☐ Included	☐ Not included
c.	Nonstandard provisions, set out in Part 9	)	☐ Included	☐ Not Included
<b>1.2:</b> 1	The following matters are for inform	national purposes.		
a.	The debtor(s) is seeking to modify a morresidence, set out in Section 3.3	tgage secured by the debtor(s)'s principal	☐ Included	☐ Not included
b.	Unsecured Creditors, set out in Part 5, w	ill receive 100% distribution of their timely filed	☐ Included	Not included

# PART 2: PLAN PAYMENTS AND LENGTH OF PLAN

			submitted to the supervision a iod of months as follows	
\$ per month commonths; and	mmencing	throu	gh and includingfo	r a period of
\$ per month commonths. <i>Insert addition</i>			gh and includingfo	r a period of
2.2: Income tax refu	nds.			
pendency of this case, returns for each year c	the Debtor(s) v ommencing wi ax refunds are	vill provide the th the tax year to be paid to tl	9%, in addition to the regular mo Trustee with signed copies of fi , no later than April 15 <sup>th</sup> ne Trustee upon receipt, howeve	led federal and state tax of the year following the
2.3: Additional paym	ients.			
☐ Debtor(s) will r	nake additiona	ıl payment(s) to	need not be completed.  the Trustee from other sources didate of each anticipated payme	
PART 3: TREATMENT	r of secured	<u>CLAIMS</u>		
3.1: Maintenance of	payments (ii	ncluding the o	debtor(s)'s principal residence	e).
☐ Debtor(s) will r below, with an	maintain the cu y changes requ	irrent contract iired by the ap	need not be completed.  ual installment payments on the plicable contract and noticed in bursed directly by the debtor(s)	conformity with any
Name of Creditor	Last 4 Digits of Account Number	Principal Residence (check box)	Description of Collateral	Current Installment Payment (including escrow)

Insert additional lines if necessary.

## 3.2: Cure of default (including the debtor(s)'s principal residence). Check one. ■ **None.** *If "None" is checked, the rest of §3.2 need not be completed.* Any existing arrearage on a listed claim will be paid in full through disbursements by the trustee, with interest, if any, at the rate stated below. Unless otherwise ordered by the court, the amounts listed on a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) control over any contrary amounts listed below. In the absence of a contrary timely filed proof of claim, the amounts listed below are controlling. Principal Last 4 Interest Rate Amount of Description of Collateral Name of Creditor Digits of Residence (if any) Arrearage Acct No. (check box) Insert additional lines if necessary. 3.3: Modification of a mortgage secured by the debtor(s)'s principal residence. ☐ The debtor(s) is not seeking to modify a mortgage secured by the debtor's principal residence. ☐ The debtor(s) is seeking to modify a mortgage secured by the debtor(s)'s principal residence. Complete paragraph below. ☐ If applicable, the debtor(s) will be requesting loss mitigation pursuant to General Order #582. (creditor name) on the property known as The mortgage due to \_\_\_ under account number ending \_\_\_\_\_ (last four digits of account number) is in default. All arrears, including all past due payments, late charges, escrow deficiency, legal fees and other expenses due to the mortgagee totaling \$\_\_\_\_\_, may be capitalized pursuant to a loan modification. The new principal balance, including capitalized arrears will be \$\_\_\_\_\_, and will be paid at \_\_\_% interest amortized over \_\_\_\_\_ including interest and escrow of \_\_\_\_\_ years with an estimated monthly payment of \$\_\_\_ \$ \_\_\_\_\_. The estimated monthly payment shall be paid directly to the trustee while loss mitigation is pending and until such time as the debtor(s) has commenced payment under a trial loan modification. Contemporaneous with the commencement of a trial loan modification, the debtor(s) will amend the Chapter 13 Plan and Schedule J to reflect the terms of the trial agreement, including the direct payment to the secured

creditor going forward by the debtor(s).

Check or None		s checked, the rest of	f §3.4 need not be	e completed.		
The i	-	this paragraph is on	ly effective if the	applicable box	in Part 1 of thi	is plan is
		I file a motion to det				elow. Such clain
Name of Creditor	Last 4 Digits of Acct No.	Description of Collateral	Value of Collateral	Total Amount of Claim	Estimated Amount of Creditor's Secured Claim	Estimated Amount of Creditor's Unsecured Claim
					magnesis and an enterior of MAN decodes a condition of table as a set of	
:			•			
Insert additio	onal claims as	needed.				
3.5: Secure	d claims on	personal property	excluded from	11 U.S.C. §506	<b>i.</b>	
Check on	e. <i>If "None" i</i> claims listed b	s checked, the rest of pelow were either: within 910 days befo	re the petition da	ite and secured		money security
C	interest in incurred v	a motor vehicle acq vithin 1 year of the p				security interest
Thes secti filed belo	interest in incurred win any oth e claims will lons as well.) before the fil		etition date and a 3.1 and/or §3.2. dered by the could lankruptcy Rule 3	secured by a pu (The claims mu rt, the claim amo (002(c) controls	rchase money s st be reference ount stated on over any contra	ed in those a proof of claim ary amount liste

#### 3.6: Lien avoidance. Check one. ■ None. If "None" is checked, the rest of §3.6 need not be completed. The remainder of this paragraph is only effective if the applicable box in Part 1 of this plan is checked. ☐ The debtor(s) shall file a motion to avoid the following judicial liens or nonpossessory, non-purchase money security interests as the claims listed below impair exemptions to which the debtor(s) are entitled under 11 U.S.C. §522(b) or applicable state law. See 11 U.S.C. §522(f) and Bankruptcy Rule 4003(d). Such claim shall be paid pursuant to order of the court upon determination of such motion. Estimated **Estimated** Interest Rate Lien Description of Amount of Amount of on Secured Attorney for Name of Creditor Portion, if Unsecured Secured Identification Collateral Creditor any Claim Claim Insert additional claims as needed. 3.7: Surrender of collateral. Check one. ■ None. If "None" is checked, the rest of §3.7 need not be completed. The debtor(s) elect to surrender to each creditor listed below the collateral that secures the creditor's

claim. The debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. §362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §1301 be terminated. Any timely filed allowed unsecured claim resulting from the disposition of the collateral will be treated in Part 5

**Description of Collateral** 

Last 4 Digits of

Acct No.

Insert additional claims as needed.

below.

Name of Creditor

## **PART 4: TREATMENT OF FEES AND PRIORITY CLAIMS**

4.1: General.				
Trustee's fees and all allower in §4.5, will be paid in full w			tic support obliga	tions other than those treated
4.2: Trustee's fees.				
Trustee's fees are governed	l by statute ar	nd may change during	the course of the	e case.
4.3: Attorney's fees.				
The balance of the fees ow	ed to the atto	rney for the debtor(s)	is \$	·
4.4: Priority claims othe	r than attorr	ney's fees and those	e treated in §4.5	<b>5.</b>
Check One.  None. If "None" is a The debtor(s) intention.	•	•	•	an:
Name of 0	Creditor		Estimated Cla	aim Amount
A second		:		
Insert additional claims as i		and the second s	**************************************	
4.5: Domestic support o	bligations.			
below; do not fill in	domestic sup arrears amou domestic sup	port obligation and is unt.	s current with this	s obligation. <i>Complete table</i> will be paying arrears through
Name of Recipient	Date of Order	Name of Court	Monthly DSO Payment	Amount of Arrears to be Paid through Plan, If Any
	and the second s		an and a superior was the second of the seco	

### **PART 5: TREATMENT OF NONPRIORITY UNSECURED CLAIMS**

Allowed nonpriority unsect	ured claims will be paid pro rata:		
	um of \$		
Not less than	% of the total amount of these claims.		
From the funds rer this plan.	maining after disbursement have been mad	de to all other credito	ors provided for in
If more than one option is	checked, the option providing the largest p	payment will be effec	ctive.
6.1: The executory cont specified. All other exec	ENTRACTS AND UNEXPIRED LEASES  Tracts and unexpired leases listed below the contracts and unexpired leases		d will be treated as
☐ Assumed items. C	checked, the rest of §6.1 need not be computering the computer installment payments will be paid doing contrary court order or rule. Arrearage	lirectly by the debtor	
Name of Creditor	Description of Leased Property or Executory Contract	Current Installment Payment by Debtor	Amount of Arrearage to be Paid by Trustee

### **PART 7: VESTING OF PROPERTY OF THE ESTATE**

Unless otherwise provided in the Order of Confirmation, property of the estate will vest in the debtor(s) upon completion of the plan.

### **PART 8: POST-PETITION OBLIGATIONS**

- **8.1:** Post-petition mortgage payments, vehicle payments, real estate taxes, and domestic support obligations are to be made directly by the debtor(s) unless otherwise provided for in the plan
- **8.2:** Throughout the term of this Plan, the debtor(s) will not incur post-petition debt over \$2,500.00 without written consent of the Trustee or by order of the Court.

## **PART 9: NONSTANDARD PLAN PROVISIONS**

9.1: Check "None" or list nonstandard p	nan provisions.
☐ None. If "None" is checked, the rest	of §9.1 need not be completed.
	I provisions must be set forth below. A nonstandard provision is a plan or deviating from it. Nonstandard provisions set out
	ve only if there is a check in the box "included" in §1.1(c).
	RE(S): In does not contain any nonstandard provisions other than
those set out in the final paragraph.	
Signature of Debtor 1	Signature of Debtor 2
Dated:	Dated:
Signature of Attorney for Debtor(s)	
Dated:	

#### Rule 3015-1 CHAPTER 13 PLAN

#### (a) Form Plan

In a chapter 13 case, any plan that is filed shall conform to the E.D.N.Y. Form Chapter 13 Plan, available at [INSERT LINK] (the "Plan").

#### (b) Service of Plan.

Unless the Court orders otherwise, a chapter 13 debtor shall serve the plan on the trustee and all creditors within 7 days of filing the Plan and at least twenty-eight (28) days before the confirmation hearing, and file proof of service thereof.

- (c) If, pursuant to section 3.7 of the Plan, a chapter 13 debtor(s) elects to surrender the collateral securing a creditor's claim and requests that, upon confirmation of the Plan the stay under 11 U.S.C. §362(a) be terminated as to the collateral and that the stay under 11 U.S.C. §1301 be terminated, the affected creditor(s) may request entry of an order confirming termination of the stay following the procedure set out in E.D.N.Y. LBR 4001-2; such request may not be made until the order confirming the Plan has become final.
- (d) Notice and Hearing for Attorney's Fees To Be Treated as Administrative Expense.

If the compensation, or any portion thereof, of the attorney for a chapter 13 debtor is to be treated as an administrative expense under the plan, the attorney shall provide notice of that fact to the debtor, the trustee, the United States trustee, and all creditors. Separate notices shall not be required if the plan, or a summary of the plan, states the amount of any payments to be made to the attorney, and is served upon all parties in interest at least 14 days prior to the confirmation hearing.