UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF NEW YORK

ADMINISTRATIVE ORDER 20-01 ADOPTING INTERIM BANKRUPTCY RULES AND REVISED OFFICIAL FORMS, EFFECTIVE FEBRUARY 19, 2020

On August 23, 2019, the Small Business Reorganization Act of 2019 ("SBRA") was enacted into law. SBRA makes many substantive and procedural changes to the Bankruptcy Code and requires changes to the Federal Rules of Bankruptcy Procedure to implement these changes. However, the February 19, 2020 effective date of SBRA occurs long before the Bankruptcy Rules can be amended under the three-year process required by the Rules Enabling Act. Accordingly, the Advisory Committee on Bankruptcy Rules drafted, published for comment, and subsequently approved interim bankruptcy rules 1007, 1020, 2009, 2012, 2015, 3010, 3011, 3014, 3016, 3017.1, 3017.2, 3018 and 3019 ("Interim Rules") and SBRA-related amendments to Official Forms 101, 201, 309E1, 309E2, 309F1, 309F2, 314, 315 and 425A ("Revised Official Forms") for distribution to the courts. The Advisory Committee and Committee on Rules of Practice and Procedure approved the Interim Rules, and the Judicial Conference authorized distribution of the Interim Rules to courts for adoption locally to facilitate uniform implementation of the changes mandated by SBRA.

NOW, THEREFORE, pursuant to 28 U.S.C. § 2071, Rule 83 of the Federal Rules of Civil Procedure, and Rule 9029 of the Federal Rules of Bankruptcy Procedure, it is hereby

ORDERED that the attached Interim Rules and Revised Official Forms are adopted by the

board of judges of this court, effective February 19, 2020, in their entirety without change and, for

cases and proceedings not governed by SBRA, the Federal Rules of Bankruptcy Procedure and

Local Bankruptcy Rules of this Court, other than the Interim Rules, shall apply; and it is further

ORDERED that the Interim Rules shall remain in effect until further order of the court or

as adopted and incorporated into the Federal Rules of Bankruptcy Procedure.

Dated: January 10, 2020 Syracuse, New York

Margaret Cangilos-Ruiz

Chief United States Bankruptcy Judge

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INTERIM AMENDMENTS TO THE FEDERAL RULES OF BANKRUPTCY PROCEDURE¹

1	Rule 1007. Lists, Schedules, Statements, and Other		
2	Documents; Time Limits		
3	* * * *		
4	(b) SCHEDULES, STATEMENTS, AND OTHER		
5	DOCUMENTS REQUIRED.		
6	* * * *		
7	(5) An individual debtor in a chapter 11 case		
8	(unless under subchapter V) shall file a statement of		
9	current monthly income, prepared as prescribed by		
10	the appropriate Official Form.		
11	****		

These interim bankruptcy rules (the Interim Rules) have been prepared by the Advisory Committee on Bankruptcy Rules and approved by the Judicial Conference of the United States to be adopted as local rules by the Bankruptcy Courts to implement the procedural and substantive changes to the Bankruptcy Code made by the Small Business Reorganization Act of 2019. The Interim Rules will be withdrawn after similar amendments can made to the Rules of Bankruptcy Procedure under the normal Rules Enabling Act process.

27 (1) confirming a chapter 11 plan (other than one confirmed under § 1191(b)); or

29	(2) discharging the debtor in a chapter 12 case,			
30	chapter 13 case, or a case under subchapter V of			
31	chapter 11 in which the plan is confirmed under			
32	§ 1191(b).			
12	* * * *			

1 Rule 1020. Chapter 11 Reorganization Case for Small

2 **Business Debtors**

- 3 (a) SMALL **BUSINESS DEBTOR** 4 DESIGNATION. In a voluntary chapter 11 case, the debtor 5 shall state in the petition whether the debtor is a small 6 business debtor and, if so, whether the debtor elects to have 7 subchapter V of chapter 11 apply. In an involuntary chapter 8 11 case, the debtor shall file within 14 days after entry of the 9 order for relief a statement as to whether the debtor is a small 10 business debtor and, if so, whether the debtor elects to have 11 subchapter V of chapter 11 apply. The status of the case as 12 a small business case or a case under subchapter V of chapter 13 11 shall be in accordance with the debtor's statement under 14 this subdivision, unless and until the court enters an order 15 finding that the debtor's statement is incorrect.
- 16 (b) OBJECTING TO DESIGNATION. The United 17 States trustee or a party in interest may file an objection to 18 the debtor's statement under subdivision (a) no later than 30

- days after the conclusion of the meeting of creditors held under § 341(a) of the Code, or within 30 days after any
- amendment to the statement, whichever is later.
- 22 (c) PROCEDURE FOR OBJECTION OR
- 23 DETERMINATION. Any objection or request for a
- 24 determination under this rule shall be governed by Rule 9014
- and served on: the debtor; the debtor's attorney; the United
- 26 States trustee; the trustee; the creditors included on the list
- 27 filed under Rule 1007(d) or, if a committee has been
- 28 appointed under § 1102(a)(3), the committee or its
- authorized agent and any other entity as the court directs.

- 1 Rule 2009. Trustees for Estates When Joint
- 2 Administration Ordered
- 3 (a) ELECTION OF SINGLE TRUSTEE FOR
- 4 ESTATES BEING JOINTLY ADMINISTERED. If the
- 5 court orders a joint administration of two or more estates
- 6 under Rule 1015(b), creditors may elect a single trustee for
- 7 the estates being jointly administered, unless the case is
- 8 under subchapter V of chapter 7 or subchapter V of chapter
- 9 11 of the Code.
- 10 (b) RIGHT OF CREDITORS TO ELECT
- 11 SEPARATE TRUSTEE. Notwithstanding entry of an order
- 12 for joint administration under Rule 1015(b), the creditors of
- any debtor may elect a separate trustee for the estate of the
- debtor as provided in § 702 of the Code, unless the case is
- under subchapter V of chapter 7 or subchapter V of chapter
- 16 11.
- 17 (c) APPOINTMENT OF TRUSTEES FOR
- 18 ESTATES BEING JOINTLY ADMINISTERED.

19	****				
20	(2) Chapter 11 Reorganization Cases. If the				
21	appointment of a trustee is ordered or is required by				
22	the Code, the United States trustee may appoint one				
23	or more trustees for estates being jointly				
24	administered in chapter 11 cases.				
25	* * * *				

1 Rule 2012. Substitution of Trustee or Successor

2 Trustee; Accounting

- 3 (a) TRUSTEE. If a trustee is appointed in a chapter
- 4 11 case (other than under subchapter V), or the debtor is
- 5 removed as debtor in possession in a chapter 12 case or in a
- 6 case under subchapter V of chapter 11, the trustee is
- 7 substituted automatically for the debtor in possession as a
- 8 party in any pending action, proceeding, or matter.

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1	Rule 2015. Duty to Keep Records, Make Reports, and			
2	Give Notice of Case or Change of Status			
3	(a) TRUSTEE OR DEBTOR IN POSSESSION. A			
4	trustee or debtor in possession shall:			
5	(1) in a chapter 7 liquidation case and, if the			
6	court directs, in a chapter 11 reorganization case			
7	(other than under subchapter V), file and transmit to			
8	the United States trustee a complete inventory of the			
9	property of the debtor within 30 days after qualifying			
10	as a trustee or debtor in possession, unless such an			
11	inventory has already been filed;			
12	(2) keep a record of receipts and the			
13	disposition of money and property received;			
14	(3) file the reports and summaries required by			
15	§ 704(a)(8) of the Code, which shall include a			
16	statement, if payments are made to employees, of the			
17	amounts of deductions for all taxes required to be			

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18	withheld or paid for and in behalf of employees and			
19	the place where these amounts are deposited;			
20	(4) as soon as possible after the			
21	commencement of the case, give notice of the case to			
22	every entity known to be holding money or property			
23	subject to withdrawal or order of the debtor,			
24	including every bank, savings or building and loan			
25	association, public utility company, and landlord			
26	with whom the debtor has a deposit, and to every			
27	insurance company which has issued a policy having			
28	a cash surrender value payable to the debtor, except			
29	that notice need not be given to any entity who has			
30	knowledge or has previously been notified of the			
31	case;			
32	(5) in a chapter 11 reorganization case (other			
33	than under subchapter V), on or before the last day			
34	of the month after each calendar quarter during			

which there is a duty to pay fees under 28 U.S.C.

§ 1930(a)(6), file and transmit to the United States			
trustee a statement of any disbursements made			
during that quarter and of any fees payable under 28			
U.S.C. § 1930(a)(6) for that quarter; and			

(6) in a chapter 11 small business case, unless the court, for cause, sets another reporting interval, file and transmit to the United States trustee for each calendar month after the order for relief, on the appropriate Official Form, the report required by § 308. If the order for relief is within the first 15 days of a calendar month, a report shall be filed for the portion of the month that follows the order for relief. If the order for relief is after the 15th day of a calendar month, the period for the remainder of the month shall be included in the report for the next calendar month. Each report shall be filed no later than 21 days after the last day of the calendar month following the month covered by the report. The

obligation to file reports under this subparagraph 54 55 terminates on the effective date of the plan, or 56 conversion or dismissal of the case. 57 (b) TRUSTEE, DEBTOR IN POSSESSION, AND 58 DEBTOR IN A CASE UNDER SUBCHAPTER V OF 59 CHAPTER 11. In a case under subchapter V of chapter 11, 60 the debtor in possession shall perform the duties prescribed 61 in (a)(2)–(4) and, if the court directs, shall file and transmit 62 to the United States trustee a complete inventory of the 63 debtor's property within the time fixed by the court. If the 64 debtor is removed as debtor in possession, the trustee shall 65 perform the duties of the debtor in possession prescribed in 66 this subdivision (b). The debtor shall perform the duties 67 prescribed in (a)(6). 68 (c) CHAPTER 12 TRUSTEE AND DEBTOR IN 69 POSSESSION. In a chapter 12 family farmer's debt 70 adjustment case, the debtor in possession shall perform the 71 duties prescribed in clauses (2)–(4) of subdivision (a) of this

72	rule and, if the court directs, shall file and transmit to the		
73	United States trustee a complete inventory of the property of		
74	the debtor within the time fixed by the court. If the debtor is		
75	removed as debtor in possession, the trustee shall perform		
76	the duties of the debtor in possession prescribed in this		
77	subdivision (c).		
78	(d) CHAPTER 13 TRUSTEE AND		
79	DEBTOR.		
80	(1) Business Cases. In a chapter 13		
81	individual's debt adjustment case, when the debtor is		
82	engaged in business, the debtor shall perform the		
83	duties prescribed by clauses (2)-(4) of subdivision		
84	(a) of this rule and, if the court directs, shall file and		
85	transmit to the United States trustee a complete		
86	inventory of the property of the debtor within the		
87	time fixed by the court.		
88	(2) Nonbusiness Cases. In a chapter 13		
89	individual's debt adjustment case, when the debtor is		

not engaged in business, the trustee shall perform the duties prescribed by clause (2) of subdivision (a) of this rule.

- (e) FOREIGN REPRESENTATIVE. In a case in which the court has granted recognition of a foreign proceeding under chapter 15, the foreign representative shall file any notice required under § 1518 of the Code within 14 days after the date when the representative becomes aware of the subsequent information.
- (f) TRANSMISSION OF REPORTS. In a chapter 11 case the court may direct that copies or summaries of annual reports and copies or summaries of other reports shall be mailed to the creditors, equity security holders, and indenture trustees. The court may also direct the publication of summaries of any such reports. A copy of every report or summary mailed or published pursuant to this subdivision shall be transmitted to the United States trustee.

- 1 Rule 3010. Small Dividends and Payments in Cases
- 2 Under Chapter 7, Subchapter V of Chapter 11, Chapter
- 3 **12, and Chapter 13**
- 4 *****
- 5 (b) CASES UNDER SUBCHAPTER V OF
- 6 CHAPTER 11, CHAPTER 12, AND CHAPTER 13. In a
- 7 case under subchapter V of chapter 11, chapter 12, or chapter
- 8 13, no payment in an amount less than \$15 shall be
- 9 distributed by the trustee to any creditor unless authorized
- 10 by local rule or order of the court. Funds not distributed
- because of this subdivision shall accumulate and shall be
- paid whenever the accumulation aggregates \$15. Any funds
- remaining shall be distributed with the final payment.

- 1 Rule 3011. Unclaimed Funds in Cases Under Chapter 7,
- 2 Subchapter V of Chapter 11, Chapter 12, and Chapter
- 3 13
- 4 The trustee shall file a list of all known names and
- 5 addresses of the entities and the amounts which they are
- 6 entitled to be paid from remaining property of the estate that
- 7 is paid into court pursuant to § 347(a) of the Code.

- 1 Rule 3014. Election Under § 1111(b) by Secured
- 2 Creditor in Chapter 9 Municipality or Chapter 11
- 3 Reorganization Case
- An election of application of § 1111(b)(2) of the
- 5 Code by a class of secured creditors in a chapter 9 or 11 case
- 6 may be made at any time prior to the conclusion of the
- 7 hearing on the disclosure statement or within such later time
- 8 as the court may fix. If the disclosure statement is
- 9 conditionally approved pursuant to Rule 3017.1, and a final
- 10 hearing on the disclosure statement is not held, the election
- of application of § 1111(b)(2) may be made not later than the
- date fixed pursuant to Rule 3017.1(a)(2) or another date the
- court may fix. In a case under subchapter V of chapter 11 in
- which § 1125 of the Code does not apply, the election may
- be made not later than a date the court may fix. The election
- shall be in writing and signed unless made at the hearing on
- 17 the disclosure statement. The election, if made by the

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- majorities required by § 1111(b)(1)(A)(i), shall be binding
- on all members of the class with respect to the plan.

- 1 Rule 3016. Filing of Plan and Disclosure Statement in a
- 2 Chapter 9 Municipality or Chapter 11 Reorganization
- 3 Case
- 4 (a) IDENTIFICATION OF PLAN. Every proposed
- 5 plan and any modification thereof shall be dated and, in a
- 6 chapter 11 case, identified with the name of the entity or
- 7 entities submitting or filing it.
- 8 (b) DISCLOSURE STATEMENT. In a chapter 9 or
- 9 11 case, a disclosure statement, if required under § 1125 of
- the Code, or evidence showing compliance with § 1126(b)
- shall be filed with the plan or within a time fixed by the
- 12 court, unless the plan is intended to provide adequate
- information under § 1125(f)(1). If the plan is intended to
- provide adequate information under § 1125(f)(1), it shall be
- so designated, and Rule 3017.1 shall apply as if the plan is a
- 16 disclosure statement.

17 *****

18	(d) STANDARD FORM SMALL BUSINESS
19	DISCLOSURE STATEMENT AND PLAN. In a small
20	business case or a case under subchapter V of chapter 11, the
21	court may approve a disclosure statement and may confirm
22	a plan that conform substantially to the appropriate Official
23	Forms or other standard forms approved by the court.

1	Rule 3017.1. Court Consideration of Disclosure
2	Statement in a Small Business Case or in a Case Under
3	Subchapter V of Chapter 11
4	(a) CONDITIONAL APPROVAL OF
5	DISCLOSURE STATEMENT. In a small business case or
6	in a case under subchapter V of chapter 11 in which the court
7	has ordered that § 1125 applies, the court may, on
8	application of the plan proponent or on its own initiative,
9	conditionally approve a disclosure statement filed in
10	accordance with Rule 3016. On or before conditional
11	approval of the disclosure statement, the court shall:
12	(1) fix a time within which the holders of claims and
13	interests may accept or reject the plan;
14	(2) fix a time for filing objections to the disclosure
15	statement;
16	(3) fix a date for the hearing on final approval of the
17	disclosure statement to be held if a timely objection
18	is filed; and

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19 (4) fix a date for the hearing on confirmation.

20 *****

1	Rule 3017.2. Fixing of Dates by the Court in Subchapter
2	V Cases in Which There Is No Disclosure Statement
3	In a case under subchapter V of chapter 11 in which
4	§ 1125 does not apply, the court shall:
5	(a) fix a time within which the holders of claims
6	and interests may accept or reject the plan;
7	(b) fix a date on which an equity security holder
8	or creditor whose claim is based on a security must
9	be the holder of record of the security in order to be
10	eligible to accept or reject the plan;
11	(c) fix a date for the hearing on confirmation; and
12	(d) fix a date for transmission of the plan, notice
13	of the time within which the holders of claims and
14	interests may accept or reject the plan, and notice of
15	the date for the hearing on confirmation.

- 1 Rule 3018. Acceptance or Rejection of Plan in a Chapter
- 2 9 Municipality or a Chapter 11 Reorganization Case
- 3 (a) ENTITIES ENTITLED TO ACCEPT OR
- 4 REJECT PLAN; TIME FOR ACCEPTANCE OR
- 5 REJECTION. A plan may be accepted or rejected in
- 6 accordance with § 1126 of the Code within the time fixed by
- 7 the court pursuant to Rule 3017, 3017.1, or 3017.2. Subject
- 8 to subdivision (b) of this rule, an equity security holder or
- 9 creditor whose claim is based on a security of record shall
- 10 not be entitled to accept or reject a plan unless the equity
- security holder or creditor is the holder of record of the
- security on the date the order approving the disclosure
- statement is entered or on another date fixed by the court
- under Rule 3017.2, or fixed for cause after notice and a
- 15 hearing. For cause shown, the court after notice and hearing
- may permit a creditor or equity security holder to change or
- 17 withdraw an acceptance or rejection. Notwithstanding
- 18 objection to a claim or interest, the court after notice and

- 19 hearing may temporarily allow the claim or interest in an
- amount which the court deems proper for the purpose of
- 21 accepting or rejecting a plan.

22 ****

- 1 Rule 3019. Modification of Accepted Plan in a Chapter
- 2 9 Municipality or a Chapter 11 Reorganization Case

3 *****

4 (b) MODIFICATION OF **PLAN AFTER** 5 CONFIRMATION IN INDIVIDUAL DEBTOR CASE. If 6 the debtor is an individual, a request to modify the plan under 7 § 1127(e) of the Code is governed by Rule 9014. The request shall identify the proponent and shall be filed together with 8 9 the proposed modification. The clerk, or some other person 10 as the court may direct, shall give the debtor, the trustee, and 11 all creditors not less than 21 days' notice by mail of the time 12 fixed to file objections and, if an objection is filed, the 13 hearing to consider the proposed modification, unless the 14 court orders otherwise with respect to creditors who are not 15 affected by the proposed modification. A copy of the notice shall be transmitted to the United States trustee, together 16 17 with a copy of the proposed modification. Any objection to 18 the proposed modification shall be filed and served on the

- debtor, the proponent of the modification, the trustee, and
- 20 any other entity designated by the court, and shall be
- 21 transmitted to the United States trustee.
- 22 (c) MODIFICATION OF PLAN AFTER
- 23 CONFIRMATION IN A SUBCHAPTER V CASE. In a
- case under subchapter V of chapter 11, a request to modify
- 25 the plan under § 1193(b) or (c) of the Code is governed by
- Rule 9014, and the provisions of this Rule 3019(b) apply.

Fill in this information to identify your case:	
United States Bankruptcy Court for the: District of	
Case number (If known): Chapter you are fill Chapter 7 Chapter 11 Chapter 12 Chapter 13	ing under:

Official Form 101

Voluntary Petition for Individuals Filing for Bankruptcy

02/20

The bankruptcy forms use you and Debtor 1 to refer to a debtor filing alone. A married couple may file a bankruptcy case together—called a joint case—and in joint cases, these forms use you to ask for information from both debtors. For example, if a form asks, "Do you own a car," the answer would be yes if either debtor owns a car. When information is needed about the spouses separately, the form uses Debtor 1 and Debtor 2 to distinguish between them. In joint cases, one of the spouses must report information as Debtor 1 and the other as Debtor 2. The same person must be Debtor 1 in all of the forms.

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write your name and case number (if known). Answer every question.

Part 1: **Identify Yourself** About Debtor 1: About Debtor 2 (Spouse Only in a Joint Case): 1. Your full name Write the name that is on your government-issued picture First name First name identification (for example, your driver's license or passport). Middle name Middle name Bring your picture Last name Last name identification to your meeting with the trustee. Suffix (Sr., Jr., II, III) Suffix (Sr., Jr., II, III) 2. All other names you have used in the last 8 First name First name years Middle name Include your married or Middle name maiden names. Last name Last name First name First name Middle name Middle name Last name Last name 3. Only the last 4 digits of xxx - xx - _ xxx - xx - ______ your Social Security number or federal Individual Taxpayer 9 xx - xx -_____ Identification number (ITIN)

Debtor 1 First Name Middle	Name Last Name	Case number (if known)
THIS (NUME. WINDOW	LOSA NOTIFE	
	About Debtor 1:	About Debtor 2 (Spouse Only in a Joint Case):
4. Any business names and Employer Identification Numbers (EIN) you have used in	☐ I have not used any business names or EINs.	☐ I have not used any business names or EINs.
the last 8 years	Business name	Business name
doing business as names	Business name	Business name
	EIN	EIN
	EIN	EIN
5. Where you live		If Debtor 2 lives at a different address:
	Number Street	Number Street
	City State ZIP Code	City State ZIP Code
	County If your mailing address is different from the one above, fill it in here. Note that the court will send any notices to you at this mailing address.	County If Debtor 2's mailing address is different from yours, fill it in here. Note that the court will send any notices to this mailing address.
	Number Street	Number Street
	P.O. Box	P.O. Box
	City State ZIP Code	City State ZIP Code
6. Why you are choosing	Check one:	Check one:
this district to file for bankruptcy	Over the last 180 days before filing this petition, I have lived in this district longer than in any other district.	Over the last 180 days before filing this petition, I have lived in this district longer than in any other district.
	☐ I have another reason. Explain. (See 28 U.S.C. § 1408.)	☐ I have another reason. Explain. (See 28 U.S.C. § 1408.)
	•	

Debtor 1

First Name	Middle Name	Last Name	

Case number (if known)	
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Part 2:

Tell the Court About Your Bankruptcy Case

7.	The chapter of the Bankruptcy Code you are choosing to file under		ruptcy (i pter 7 pter 11 pter 12	Form 2010)). Also, go to the top of p		U.S.C. § 342(b) for Individuals Filing he appropriate box.
8.	How you will pay the fee	 I will pay the entire fee when I file my petition. Please check with the clerk's office in your local court for more details about how you may pay. Typically, if you are paying the fee yourself, you may pay with cash, cashier's check, or money order. If your attorney is submitting your payment on your behalf, your attorney may pay with a credit card or check with a pre-printed address. I need to pay the fee in installments. If you choose this option, sign and attach the Application for Individuals to Pay The Filing Fee in Installments (Official Form 103A). I request that my fee be waived (You may request this option only if you are filing for Chapter 7. By law, a judge may, but is not required to, waive your fee, and may do so only if your income is less than 150% of the official poverty line that applies to your family size and you are unable to pay the fee in installments). If you choose this option, you must fill out the Application to Have the Chapter 7 Filing Fee Waived (Official Form 103B) and file it with your petition. 				
9.	Have you filed for bankruptcy within the last 8 years?	☐ No☐ Yes.		When	MM / DD / YYYY	Case number Case number
10.	Are any bankruptcy cases pending or being filed by a spouse who is not filing this case with you, or by a business partner, or by an affiliate?	□ No □ Yes.	District	When	MM / DD / YYYY	Relationship to you Case number, if known Relationship to you Case number, if known
11.	Do you rent your residence?	No. Yes.	☐ No.	ur landlord obtained an eviction judg Go to line 12.		Against You (Form 101A) and file it as

2. Are you a sole proprietor	☐ No. (□ No. Go to Part 4.				
of any full- or part-time business? A sole proprietorship is a business you operate as an individual, and is not a separate legal entity such as a corporation, partnership, or	☐ Yes. Name and location of business					
		Name of business, if any Number Street				
LLC. If you have more than one sole proprietorship, use a separate sheet and attach it to this petition.						
to this petition.		City		State	ZIP Code	
		Check the appropriate be	ox to describe your busine	ess:		
		☐ Health Care Busines	s (as defined in 11 U.S.C	§ 101(27A))		
		☐ Single Asset Real Es	state (as defined in 11 U.S	S.C. § 101(51B)))	
		☐ Stockbroker (as defined)	ned in 11 U.S.C. § 101(53	A))		
		_	as defined in 11 U.S.C. §	101(6))		
		None of the above				
Chapter 11 of the Bankruptcy Code and are you a small business debtor? For a definition of small business debtor, see	most recany of the No.	nset appropriate deadlines. If you indicate that you are a small business debtor, you must attach your list recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if y of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). No. I am not filing under Chapter 11. No. I am filing under Chapter 11, but I am NOT a small business debtor according to the definition in the Bankruptcy Code.				
11 U.S.C. § 101(51D).	Yes. I am filing under Chapter 11, I am a small business debtor according to the definition in the Bankruptcy Code, and I do not choose to proceed under Subchapter V of Chapter 11.					
		Code, and I do not choose to proceed under Subchapter V of Chapter 11. es. I am filing under Chapter 11, I am a small business debtor according to the definition in the				
			choose to proceed under	Subchapter V	of Chapter 11.	
				That Nasala		
art 4: Report if You Own o		Any Hazardous Prop	erty or Any Property	inat Needs	Immediate Attention	
-	or Have	Any Hazardous Prop	erty or Any Property	inat Needs	Immediate Attention	
. Do you own or have any property that poses or is	or Have A		erty or Any Property	inat Needs	Immediate Attention	
Do you own or have any property that poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety?	or Have A	Any Hazardous Property What is the hazard?	erty or Any Property	inat Needs	Immediate Attention	
Do you own or have any property that poses or is alleged to pose a threat of imminent and identifiable hazard to	or Have A	What is the hazard?			Immediate Attention	
Do you own or have any property that poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety? Or do you own any property that needs	or Have A	What is the hazard?				

Γ	htor	1

First Name

Name Middle Name

Last Name

Case number (if known)_____

Part 5:

Explain Your Efforts to Receive a Briefing About Credit Counseling

 Tell the court whether you have received a briefing about credit counseling.

The law requires that you receive a briefing about credit counseling before you file for bankruptcy. You must truthfully check one of the following choices. If you cannot do so, you are not eligible to file.

If you file anyway, the court can dismiss your case, you will lose whatever filing fee you paid, and your creditors can begin collection activities again.

About Debtor 1:

You must check one:

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.

Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

☐ I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy.

If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

I am not required to receive a briefing about credit counseling because of:

☐ Incapacity. I have a mental illness or a mental

deficiency that makes me incapable of realizing or making rational decisions about finances.

Disability. My physical disability causes me

to be unable to participate in a briefing in person, by phone, or through the internet, even after I reasonably tried to do so.

☐ Active duty. I am currently on active military

duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counseling with the court.

About Debtor 2 (Spouse Only in a Joint Case):

You must check one:

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.

Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

☐ I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy.

If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

I am not required to receive a briefing about credit counseling because of:

☐ Incapacity. I have a mental illness or a mental

deficiency that makes me incapable of realizing or making rational decisions about finances.

Disability. My physical disability causes me to be unable to participate in a briefing in person, by phone, or

through the internet, even after I reasonably tried to do so.

Active duty. I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counseling with the court.

Debtor 1 First Name Middle Nam	e Last Name	Case number (# known)				
Part 6: Answer These Ques	stions for Reporting Purposes					
16. What kind of debts do you have?		consumer debts? Consumer debts are imarily for a personal, family, or househol				
,	No. Go to line 16b.Yes. Go to line 17.					
		Dusiness debts? Business debts are diment or through the operation of the busin				
	□ No. Go to line 16c.□ Yes. Go to line 17.					
	16c. State the type of debts you owe	e that are not consumer debts or busines	s debts.			
17. Are you filing under Chapter 7?	☐ No. I am not filing under Chapte		том от нежения в неж			
Do you estimate that after any exempt property is excluded and	Yes. I am filing under Chapter 7. Do you estimate that after any exempt property is excluded and administrative expenses are paid that funds will be available to distribute to unsecured creditors? No					
administrative expenses are paid that funds will be available for distribution to unsecured creditors?	Yes					
18. How many creditors do you estimate that you owe?	☐ 1-49 ☐ 50-99 ☐ 100-199	☐ 1,000-5,000 ☐ 5,001-10,000 ☐ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☐ More than 100,000			
19. How much do you	200-999 \$0-\$50,000	□ \$1,000,001-\$10 million	□ \$500,000,001-\$1 billion			
estimate your assets to be worth?	\$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion			
20. How much do you estimate your liabilities to be?	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million	□ \$500,000,001-\$1 billion □ \$1,000,000,001-\$10 billion □ \$10,000,000,001-\$50 billion			
Part 7: Sign Below	□ \$500,001-\$1 million	□ \$100,000,001-\$500 million	☐ More than \$50 billion			
For you	I have examined this petition, and I correct.	declare under penalty of perjury that the i	nformation provided is true and			
		er 7, I am aware that I may proceed, if elig derstand the relief available under each cl				
		id not pay or agree to pay someone who read the notice required by 11 U.S.C. § 3				
	·	e chapter of title 11, United States Code, ent, concealing property, or obtaining mor	•			
		fines up to \$250,000, or imprisonment fo				
*	*	*				
	Signature of Debtor 1	Signature of D	Debtor 2			

Executed on MM / DD / YYYY

Executed on MM / DD / YYYY

First Name Middle Nam	ne Last Name		
For your attorney, if you are represented by one If you are not represented by an attorney, you do not	I, the attorney for the debtor(s) named in to proceed under Chapter 7, 11, 12, or 1 available under each chapter for which the the notice required by 11 U.S.C. § 342(b knowledge after an inquiry that the inform	3 of title 11, United States Code, and ne person is eligible. I also certify th) and, in a case in which § 707(b)(4)	d have explained the relief at I have delivered to the debtor(s) (D) applies, certify that I have no
need to file this page.	*	D-1-	
	Signature of Attorney for Debtor	Date	MM / DD /YYYY
	Printed name		
	Firm name		
	Number Street		1
	City	State	ZIP Code
	Contact phone	Email address	
	Bar number	State	

Case number (if known)_

Debtor 1

D۵	htor	1	

First Name Middle Name

Case number (if known)

For you if you are filing this bankruptcy without an attorney

If you are represented by an attorney, you do not need to file this page. The law allows you, as an individual, to represent yourself in bankruptcy court, but you should understand that many people find it extremely difficult to represent themselves successfully. Because bankruptcy has long-term financial and legal consequences, you are strongly urged to hire a qualified attorney.

To be successful, you must correctly file and handle your bankruptcy case. The rules are very technical, and a mistake or inaction may affect your rights. For example, your case may be dismissed because you did not file a required document, pay a fee on time, attend a meeting or hearing, or cooperate with the court, case trustee, U.S. trustee, bankruptcy administrator, or audit firm if your case is selected for audit. If that happens, you could lose your right to file another case, or you may lose protections, including the benefit of the automatic stay.

You must list all your property and debts in the schedules that you are required to file with the court. Even if you plan to pay a particular debt outside of your bankruptcy, you must list that debt in your schedules. If you do not list a debt, the debt may not be discharged. If you do not list property or properly claim it as exempt, you may not be able to keep the property. The judge can also deny you a discharge of all your debts if you do something dishonest in your bankruptcy case, such as destroying or hiding property, falsifying records, or lying. Individual bankruptcy cases are randomly audited to determine if debtors have been accurate, truthful, and complete. Bankruptcy fraud is a serious crime; you could be fined and imprisoned.

If you decide to file without an attorney, the court expects you to follow the rules as if you had hired an attorney. The court will not treat you differently because you are filing for yourself. To be successful, you must be familiar with the United States Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, and the local rules of the court in which your case is filed. You must also be familiar with any state exemption laws that apply.

be familiar with any state exemption laws that apply.						
Are you aware that filing for bankruptcy is a serious action with long-term financial and legal consequences? No Yes						
Are you aware that bankruptcy fraud is a serious crime inaccurate or incomplete, you could be fined or imprisor No Yes	— ···					
Did you pay or agree to pay someone who is not an attorney to help you fill out your bankruptcy forms? ☐ No ☐ Yes. Name of Person						
have read and understood this notice, and I am aware that filing a bankruptcy case without an attorney may cause me to lose my rights or property if I do not properly handle the case.						
Signature of Debtor 1	Signature of Debtor 2					
Date MM / DD / YYYY	Date MM / DD / YYYY					
Contact phone	Contact phone					
Cell phone	Cell phone					
Email address	Emai: address					

Fill in this information to identify the	case:	
United States Bankruptcy Court for the	2 :	
District of (S	Chapter	☐ Check if this is an amended filing
Official Form 201		
Voluntary Petition	n for Non-Individuals F	iling for Bankruptcy 02/20
		ional pages, write the debtor's name and the case kruptcy Forms for Non-Individuals, is available.
2. All other names debtor used in the last 8 years		
Include any assumed names, trade names, and doing business as names		
3. Debtor's federal Employer Identification Number (EIN)		
4. Debtor's address	Principal place of business	Mailing address, if different from principal place of business
	Number Street	Number Street
		P.O. Box
	City State ZIP Cod	e City State ZIP Code
		Location of principal assets, if different from principal place of business
	County	Number Street
		City State ZIP Code

5. Debtor's website (URL)

Deb	tor Name	Case number (if known)	
6.	Type of debtor	☐ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) ☐ Partnership (excluding LLP) ☐ Other. Specify:	
	Describe debtor's husiness	A. Check one:	
7.	Describe debtor's business	☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))	
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))	
		☐ Railroad (as defined in 11 U.S.C. § 101(44))	
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))	
		☐ Commodity Broker (as defined in 11 U.S.C. § 101(6))	
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))	
		☐ None of the above	
			0.965,000
		B. Check all that apply:	
		☐ Tax-exempt entity (as described in 26 U.S.C. § 501)	
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)	
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))	
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes .	
	Under which chapter of the	Check one:	
	Bankruptcy Code is the debtor filing?	☐ Chapter 7	
	debtor ining:	☐ Chapter 9	
		☐ Chapter 11. Check all that apply:	
		Debtor's aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625 (amount subject to adjustment on 4/01/22 and every 3 years after that).	
	•	☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the	
		debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).	
		☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and it chooses to proceed under Subchapter V of Chapter 11.	
		☐ A plan is being filed with this petition.	
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).	
		The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals File for Bankruptcy under Chapter 11 (Official Form 201A) with this form.	iling
		The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.	;
		☐ Chapter 12	
9.	Were prior bankruptcy cases	□ No	
	filed by or against the debtor within the last 8 years?	Yes. District When Case number	
	If more than 2 cases, attach a		
	separate list.	District When Case number	

Debtor Name				Case number	(if snown)
10. Are any bankru pending or bei business partn affiliate of the of List all cases. If m attach a separate	ng filed by a ner or an debtor? nore than 1,	☐ No ☐ Yes.	District		When MM / DD /YYYY
11. Why is the cas district?	e filed in <i>this</i>	Debto imme distric	ediately preceding the out.	date of this petition or for a long	principal assets in this district for 180 days ger part of such 180 days than in any other artner, or partnership is pending in this district.
12. Does the debto possession of property or per that needs imm attention?	any real sonal property		Why does the proper It poses or is allege What is the hazard It needs to be phys It includes perishal attention (for exam assets or other opt	ty need immediate attention ed to pose a threat of imminen ? sically secured or protected fro ole goods or assets that could ple, livestock, seasonal goods ions). /? Number Street City	and identifiable hazard to public health or safety.
Statistic	al and administ	rative in	formation		
13. Debtor's estima available funds			s will be available for d	listribution to unsecured credit enses are paid, no funds will t	ors. e available for distribution to unsecured creditors.
14. Estimated num creditors	ber of	1-49 50-99 100-1 200-9) 99	☐ 1,000-5,000 ☐ 5,001-10,000 ☐ 10,001-25,000	25,001-50,000 50,001-100,000 More than 100,000

Debtor Name		Case number (if kno	wn)
15. Estimated assets	\$0-\$50,000 \$50,001-\$100,000 \$100,001-\$500,000 \$500,001-\$1 million	\$1,000,001-\$10 million \$10,000,001-\$50 million \$50,000,001-\$100 million \$100,000,001-\$500 million	\$500,000,001-\$1 billion \$1,000,000,001-\$10 billion \$10,000,000,001-\$50 billion More than \$50 billion
16. Estimated liabilities	□ \$0-\$50,000 □ \$50,001-\$100,000 □ \$100,001-\$500,000 □ \$500,001-\$1 million	□ \$1,000,001-\$10 million □ \$10,000,001-\$50 million □ \$50,000,001-\$100 million □ \$100,000,001-\$500 million	□ \$500,000,001-\$1 billion □ \$1,000,000,001-\$10 billion □ \$10,000,000,001-\$50 billion □ More than \$50 billion
Request for Relief, D	eclaration, and Signatures	5	
		atement in connection with a bankrupt 18 U.S.C. §§ 152, 1341, 1519, and 35	
17. Declaration and signature of authorized representative of debtor		ief in accordance with the chapter of til	le 11, United States Code, specified in this
	I have been authorized	to file this petition on behalf of the deb	tor.
	I have examined the inf correct.	formation in this petition and have a rea	asonable belief that the information is true and
	Executed on MM / DD /	erjury that the foregoing is true and co	rect.
	Signature of authorized rep	resentative of debtor Printed	name
	Title		
18. Signature of attorney	*	Date	
	Signature of attorney for de	∍btor	MM / DD / YYYY
	Printed name		
	Firm name		
	Number Street		
	City	Sta	te ZIP Code
	Contact phone	En	ail address
	Bar number	Sta	te

	to identify the c				
Debtor 1	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or IT	IN
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or IT	IN
United States E	Bankruptcy Court fo	r the:	District of(State)	[Date case filed for chapter 11	MM / DD / YYYY] OR
Case number:	·			[Date case filed in chapter Date case converted to chapter 11	MM / DD / YYYY MM / DD / YYYY

Official Form 309E1 (For Individuals or Joint Debtors)

Notice of Chapter 11 Bankruptcy Case

02/20

For the debtors listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors and debtors, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

Confirmation of a chapter 11 plan may result in a discharge of debt. Creditors who assert that the debtors are not entitled to a discharge of any debts or who want to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadlines specified in this notice. (See line 10 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at www.pacer.gov).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

	About Debtor 1:	About Debtor 2:
	- 1	
1.	Debtor's full name	
2.	All other names used in the last 8 years	
3.	Address	If Debtor 2 lives at a different address:
4.	Debtor's attorney	Cortact phone
	Name and address	Email
5.	Bankruptcy clerk's office Documents in this case may be	Hours open
	filed at this address.	Contact phone
	You may inspect all records filed in this case at this office or online at www.pacer.gov.	
	official de www.pagor.gov.	

6.	Meeting of creditors Debtors must attend the meeting to be questioned under oath. In a joint case, both spouses must attend. Creditors may attend, but are	at	Location:	
not required to do so. 7. Deadlines The bankruptcy clerk's office must receive these documents		File by the deadline to object to discharge or to challenge whether certain debts are dischargeable:		earing on confirmation of send you a notice of that
	and any required filing fee by the following deadlines.	You must file a complaint: if you assert that the debtor is not entitled to receive a discharge of any debts under 11 U.S.C. § 1141(d)(3) or	Filing deadline f complaints:	or dischargeability
		if you want to have a debt excepted from discharge under 11 U.S.C. § 523(a)(2), (4), or (6).		
		Deadline for filing proof of claim:	[Not yet set. If a dea	adline is set, the court will otice.] or
			[date, if set by the c	ourt)]
		A proof of claim is a signed statement describing a creditor's clair obtained at www.uscourts.gov or any bankruptcy clerk's office.	n. A proof of claim fo	rm may be
		Your claim will be allowed in the amount scheduled unless:		
		your claim is designated as <i>disputed</i> , <i>contingent</i> , or <i>unliquidate</i> you file a proof of claim in a different amount; or you receive another notice.	ed;	
		If your claim is not scheduled or if your claim is designated as <i>dis</i> you must file a proof of claim or you might not be paid on your claim on a plan. You may file a proof of claim even if your claim is sche	im and you might be	
		You may review the schedules at the bankruptcy clerk's office or	online at <u>www.pacer.</u>	<u>gov</u> .
		Secured creditors retain rights in their collateral regardless of whe claim submits a creditor to the jurisdiction of the bankruptcy court example, a secured creditor who files a proof of claim may surrenthe right to a jury trial.	, with consequences	a lawyer can explain. For
	·	Deadline to object to exemptions:	Filing deadline:	30 days after the
		The law permits debtors to keep certain property as exempt. If you believe that the law does not authorize an exemption claimed, you may file an objection.		conclusion of the meeting of creditors
8.	Creditors with a foreign address	If you are a creditor receiving mailed notice at a foreign address, extend the deadlines in this notice. Consult an attorney familiar w any questions about your rights in this case.		•
9.	Filing a Chapter 11 bankruptcy case	Chapter 11 allows debtors to reorganize or liquidate according to confirms it. You may receive a copy of the plan and a disclosure s may have the opportunity to vote on the plan. You will receive not you may object to confirmation of the plan and attend the confirm debtor will remain in possession of the property and may continue.	statement telling you tice of the date of the ation hearing. Unless	about the plan, and you confirmation hearing, and a trustee is serving, the
10.	Discharge of debts	Confirmation of a chapter 11 plan may result in a discharge of del 11 U.S.C. § 1141(d). However, unless the court orders otherwise, payments under the plan are made. A discharge means that cred debtors personally except as provided in the plan. If you believe the excepted from the discharge under 11 U.S.C. § 523 (a)(2), (4), or fee in the bankruptcy clerk's office by the deadline. If you believe of any of their debts under 11 U.S.C. § 1141 (d)(3), you must file office by the first date set for the hearing on confirmation of the platelling you of that date.	the debts will not be itors may never try to hat a particular debt (6), you must file a cothat the debtors are a complaint and pay	e discharged until all to collect the debt from the cowed to you should be complaint and pay the filing not entitled to a discharge the filing fee in the clerk's
11.	Exempt property	The law allows debtors to keep certain property as exempt. Fully to creditors, even if the case is converted to chapter 7. Debtors m You may inspect that list at the bankruptcy clerk's office or online does not authorize an exemption that the debtors claim, you may must receive the objection by the deadline to object to exemption:	ust file a list of prope at <u>www.pacer.gov</u> . If file an objection. The	erty claimed as exempt. Fyou believe that the law

Information to identify the case:					
Debtor 1	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN	
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name	Last 4 digits of Social Security number or ITIN	
United States I	Bankruptcy Court for	the:	District of (State)	[Date case filed for chapter 11 MM / DD / YYY	YY] OR
Case number:	***************************************			[Date case filed in chapterMM / DD / YYY Date case converted to chapter 11	

Official Form 309E2 (For Individuals or Joint Debtors under Subchapter V)

Notice of Chapter 11 Bankruptcy Case

02/20

For the debtors listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read all pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property. For example, while the stay is in effect, creditors cannot sue, garnish wages, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees. Under certain circumstances, the stay may be limited to 30 days or not exist at all, although debtors can ask the court to extend or impose a stay.

Confirmation of a chapter 11 plan may result in a discharge of debt. Creditors who assert that the debtors are not entitled to a discharge of any debts or who want to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadlines specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at www.pacer.gov).

The staff of the bankruptcy clerk's office cannot give legal advice.

To help creditors correctly identify debtors, debtors submit full Social Security or Individual Taxpayer Identification Numbers, which may appear on a version of this notice. However, the full numbers must not appear on any document filed with the court.

Do not file this notice with any proof of claim or other filing in the case. Do not include more than the last four digits of a Social Security or Individual Taxpayer Identification Number in any document, including attachments, that you file with the court.

	About Debtor 1:	About Debtor 2:
1.	Debtor's full name	
2.	All other names used in the last 8 years	
3.	Address	If Debtor 2 lives at a different address:
4.	Debtor's attorney Name and address	Contact phone Email
5.	Bankruptcy trustee Name and address	Contact phone Email

6.	Bankruptcy clerk's office Documents in this case may be	н -	ours open
	filed at this address. You may inspect all records filed in this case at this office or online at www.pacer.gov .	C 	ontact phone
7.	Meeting of creditors Debtors must attend the meeting to be questioned under oath. In a joint case, both spouses must attend. Creditors may attend, but are not required to do so.	at Date Time The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.	Location:
8.	Deadlines The bankruptcy clerk's office must receive these documents and any required filing fee by the	File by the deadline to object to discharge or to challenge whether certain debts are dischargeable: You must file a complaint:	plan. The court will send you a notice of that date later.
	following deadlines.	if you assert that the debtor is not entitled to receive a discharge of any debts under 11 U.S.C. § 1141(d)(3) or if you want to have a debt excepted from discharge under 11 U.S.C. § 523(a)(2), (4), or (6).	Filing deadline for dischargeability complaints:
		Deadline for filing proof of claim:	[Not yet set. If a deadline is set, the court will send you another notice.] or [date, if set by the court)]
		A proof of claim is a signed statement describing a creditor's obtained at www.uscourts.gov or any bankruptcy clerk's office	
		Your claim will be allowed in the amount scheduled unless:	
		your claim is designated as disputed, contingent, or unliquing you file a proof of claim in a different amount; or you receive another notice.	dałed;
		If your claim is not scheduled or if your claim is designated as you must file a proof of claim or you might not be paid on you on a plan. You may file a proof of claim even if your claim is s	r claim and you might be unable to vote
		You may review the schedules at the bankruptcy clerk's office	or online at www.pacer.gov.
		Secured creditors retain rights in their collateral regardless of claim submits a creditor to the jurisdiction of the bankruptcy contains a secured creditor who files a proof of claim may support the right to a jury trial.	ourt, with consequences a lawyer can explain. For
		Deadline to object to exemptions: The law permits debtors to keep certain property as exempt. If you believe that the law does not authorize an exemption claimed, you may file an objection.	Filing deadline: 30 days after the conclusion of the meeting of creditors
9.	Creditors with a foreign address	If you are a creditor receiving mailed notice at a foreign addre extend the deadlines in this notice. Consult an attorney familia any questions about your rights in this case.	
10.	Filing a Chapter 11 bankruptcy case	Chapter 11 allows debtors to reorganize or liquidate according confirms it. You may receive a copy of the plan and a disclosu may have the opportunity to vote on the plan. You will receive and you may object to confirmation of the plan and attend the remain in possession of the property and may continue to open	re statement telling you about the plan, and you notice of the date of the confirmation hearing, confirmation hearing. The debtor will generally

11. Discharge of debts	Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of a debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtors personally except as provided in the plan. If you believe that a particular debt owed to you should be excepted from the discharge under 11 U.S.C. § 523 (a)(2), (4), or (6), you must file a complaint and pay the filing fee in the bankruptcy clerk's office by the deadline. If you believe that the debtors are not entitled to a discharge of any of their debts under 11 U.S.C. § 1141 (d)(3), you must file a complaint and pay the filing fee in the clerk's office by the first date set for the hearing on confirmation of the plan. The court will send you another notice telling you of that date.
12. Exempt property	The law allows debtors to keep certain property as exempt. Fully exempt property will not be sold and distributed to creditors, even if the case is converted to chapter 7. Debtors must file a list of property claimed as exempt. You may inspect that list at the bankruptcy clerk's office or online at www.pacer.gov . If you believe that the law does not authorize an exemption that the debtors claim, you may file an objection. The bankruptcy clerk's office must receive the objection by the deadline to object to exemptions in line 8.

Information to identify the case:		
Debtor Name	EIN	
United States Bankruptcy Court for the: District of (State)	[Date case filed for chapter 11	MM / DD / YYYYY OR
Case number:	[Date case filed in chapter	MM / DD / YYYY
	Date case converted to chapter 11	MM / DD / YYYY

Official Form 309F1 (For Corporations or Partnerships)

Notice of Chapter 11 Bankruptcy Case

02/20

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors and debtors, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at www.pacer.gov).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1.	Debtor's full name		
2.	All other names used in the last 8 years		
3.	Address		
4.	Debtor's attorney Name and address		Contact phone Email
5.	Bankruptcy clerk's office Documents in this case may be filed at this address. You may inspect all records filed in this case at this office or online at www.pacer.gov .		Hours open Contact phone
6.	Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	at	Location:

7.	Proof of claim deadline	Deadline for filing proof of claim:	[Not yet set. If a deadline is set, the court will send you another notice.] or
			[date, if set by the court)]
		A proof of claim is a signed statement describing a cowww.uscourts.gov or any bankruptcy clerk's office.	creditor's claim. A proof of claim form may be obtained at
		Your claim will be allowed in the amount scheduled	unless:
		 your claim is designated as disputed, contingent, you file a proof of claim in a different amount; or you receive another notice. 	or unliquidated:
		•	gnated as <i>disputed, contingent</i> , or <i>unliquidated</i> , you must file sim and you might be unable to vote on a plan. You may file
		You may review the schedules at the bankruptcy cle	erk's office or online at www.pacer.gov.
		claim submits a creditor to the jurisdiction of the ban	ardless of whether they file a proof of claim. Filing a proof of hkruptcy ccurt, with consequences a lawyer can explain. For m may surrender important nonmonetary rights, including
8.	Exception to discharge deadline	If § 523(c) applies to your claim and you seek to have proceeding by filing a complaint by the deadline state	ve it excepted from discharge, you must start a judicial ted below.
	The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	Deadline for filing the complaint:	
9.	Creditors with a foreign address	•	eign address, you may file a motion asking the court to ney familiar with United States bankruptcy law if you have
10.	Filing a Chapter 11 bankruptcy case	confirms it. You may receive a copy of the plan and may have the opportunity to vote on the plan. You w	according to a plan. A plan is not effective unless the court a disclosure statement telling you about the plan, and you will receive notice of the date of the confirmation hearing, and id the confirmation hearing. Unless a trustee is serving, the may continue to operate its business.
11.	Discharge of debts	See 11 U.S.C. § 1141(d). A discharge means that continuous except as provided in the plan. If you want to have a	scharge of debts, which may include all or part of your debt. reditors may never try to collect the debt from the debtor a particular debt owed to you excepted from the discharge judicial proceeding by filing a complaint and paying the filing

Case number (if known)__

Debtor

Name

Information to identify the case:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
Debtor Name		EIN	_
United States Bankruptcy Court for the:	District of(State)	[Date case filed for chapter 11	MM / DD / YYYY OR
Case number:		[Date case filec in chapter	MM / DD / YYYY
		Date case converted to chapter 11	MM / DD / YYYY

Official Form 309F2 (For Corporations or Partnerships under Subchapter V)

Notice of Chapter 11 Bankruptcy Case

02/20

For the debtor listed above, a case has been filed under chapter 11 of the Bankruptcy Code. An order for relief has been entered.

This notice has important information about the case for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. Read both pages carefully.

The filing of the case imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtor or the debtor's property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtor. Creditors cannot demand repayment from the debtor by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.

Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 12 below for more information.)

To protect your rights, consult an attorney. All documents filed in the case may be inspected at the bankruptcy clerk's office at the address listed below or through PACER (Public Access to Court Electronic Records at www.pacer.gov).

The staff of the bankruptcy clerk's office cannot give legal advice.

Do not file this notice with any proof of claim or other filing in the case.

1. [Debtor's full name		
}	All other names used in he last 8 years		
3. A	Address		
1	Debtor's attorney Name and address	Contact phone Email	
1	Bankruptcy trustee Name and address	Contact phone Email	
fi Y ir	Bankruptcy clerk's office Documents in this case may be led at this address. You may inspect all records filed in this case at this office or while at www.pacer.gov .	Hours open Contact phone	

ebt			Case number (if known)
	Name		
7.	Meeting of creditors The debtor's representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so.	Date Time The meeting may be continued or adjourned to date. If so, the date will be on the court docket.	Location: a later
8.	Proof of claim deadline	Deadline for filing proof of claim:	[Not yet set. If a deadline is set, the court will send you another notice.] or
			[date, if set by the court)]
		A proof of claim is a signed statement describing www.uscourts.gov or any bankruptcy clerk's offi	g a creditor's claim. A proof of claim form may be obtained at ce.
		Your claim will be allowed in the amount schedu	uled unless:
		 your claim is designated as disputed, conting you file a proof of claim in a different amount; you receive another notice. 	
		•	designated as disputed, contingent, or unliquidated, you must file ir claim and you might be unable to vote on a plan. You may file a
		You may review the schedules at the bankrupto	y clerk's office or online at www.pacer.gov.
		claim submits a creditor to the jurisdiction of the	regardless of whether they file a proof of claim. Filing a proof of bankruptcy court, with consequences a lawyer can explain. For claim may surrender important nonmonetary rights, including the
9.	Exception to discharge deadline	If § 523(c) applies to your claim and you seek to proceeding by filing a complaint by the deadline	have it excepted from discharge, you must start a judicial stated below.
	The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.	Deadline for filing the complaint:	
10.	Creditors with a foreign address		foreign address, you may file a motion asking the court to attorney familiar with United States bankruptcy law if you have
11.	Filing a Chapter 11 bankruptcy case	confirms it. You may receive a copy of the plan a may have the opportunity to vote on the plan. You	date according to a plan. A plan is not effective unless the court and a disclosure statement telling you about the plan, and you but will receive notice of the date of the confirmation hearing, and attend the confirmation hearing. The debtor will generally remain to operate the debtor's business.
12.	Discharge of debts	See 11 U.S.C. § 1141(d). A discharge means th except as provided in the plan. If you want to ha	a discharge of depts, which may include all or part of your debt. at creditors may never try to collect the debt from the debtor ve a particular debt owed to you excepted from the discharge rt a judicial proceeding by filing a complaint and paying the filing ne.

Class [] Ballot for Accepting or Rejecting Plan of Reorganization

[Proponent] filed a plan of reorganization dated [Date] (the Plan) for the Debtor in this case. {The Court has [conditionally] approved a disclosure statement with respect to the Plan (the Disclosure Statement). The Disclosure Statement provides information to assist you in deciding how to vote your ballot. If you do not have a Disclosure Statement, you may obtain a copy from [name, address, telephone number and telecopy number of proponent/proponent's attorney.]}

{Court approval of the Disclosure Statement does not indicate approval of the Plan by the Court.}

You should review {the Disclosure Statement and} the Plan before you vote. You may wish to seek legal advice concerning the Plan and your classification and treatment under the Plan. Your [claim] [equity interest] has been placed in class [] under the Plan. If you hold claims or equity interests in more than one class, you will receive a ballot for each class in which you are entitled to vote.

If your ballot is not received by [name and address of proponent's attorney or other appropriate address] on or before [date], and such deadline is not extended, your vote will not count as either an acceptance or rejection of the Plan.

If the Plan is confirmed by the Bankruptcy Court, it will be binding on you whether or not you vote.

Acceptance or Rejection of the Plan

[At this point the ballot should provide for voting by the particular class of creditors or equity holders rec	eiving the
ballot using one of the following alternatives;]	_

[If the voter is the holder of a secured, priority, or unsecured nonpriority claim:]

The undersigned, the holder of a Class [] claim against the Debtor in the unpaid amount of Dollars (\$)

[or, if the voter is the holder of a bond, debenture, or other debt security:]

The undersigned, the holder of a Class [] claim against the Debtor, consisting of Dollars (\$) principal amount of [describe bond, debenture, or other debt security] of the Debtor (For purposes of this Ballot, it is not necessary and you should not adjust the principal amount for any accrued or unmatured interest.)

[or, if the voter is the holder of an equity interest:]

The undersigned, the holder of Class [] equity interest in the Debtor, consisting of _____ shares or other interests of [describe equity interest] in the Debtor

[In each case, the fo	ollowing language should be included:]	
Check one box only	/	
Accepts the	plan	
Rejects the p	lan	
Dated:		
Print or type name:		
Signature:		Title (if corporation or partnership)
Address:		

Return this ballot to:

[Name and address of proponent's attorney or other appropriate address]

Official Form 315 (02/20)
[Caption as in 416A]

Order Confirming Plan

The plan under chapter 11 of the Bankruptcy Code f	led by	, on
[if applicable, as modified l	by a modification filed on	_,] or a
summary thereof, having been transmitted to credito	rs and equity security holders; and	
It having been determined after hearing on notice the 11 U.S.C. § 1129(a) [or, if appropriate, 11 U.S.C. § 1 satisfied;		
IT IS ORDERED that:		
IT IS ORDERED that: The plan filed by	, on,	
	details of modifications to the plan] is confirmed. [If	
The plan filed by	details of modifications to the plan] is confirmed. [If	

Fill in this information to identify the case:
Debtor Name
United States Bankruptcy Court for the: District of (State)
Case number:
☐ Check if this is an amended filing
Official Form 425A
Dian of Decumentary for Corell Dusiness Under Chapter 44
Plan of Reorganization for Small Business Under Chapter 11 02/20
[Name of Proponent]'s Plan of Reorganization, Dated [Insert Date]
[If this plan is for a small business debtor under Subchapter V, 11 U.S.C. § 1190 requires that it include "(A) a brief history of the business operations of the debtor; (B) a liquidation analysis; and (C) projections with respect to the ability of the debtor to make payments under the proposed plan of reorganization." The Background section below may be used for that purpose. Otherwise, the Background section can be deleted from the form, and the Plan can start with "Article 1: Summary"] Background for Cases Filed Under Subchapter V
A. Description and History of the Debtor's Business
The Debtor is a [corporation, partnership, etc.]. Since [insert year operations commenced], the Debtor has been in the business of [Describe the Debtor's business].
B. Liquidation Analysis
To confirm the Plan, the Court must find that all creditors and equity interest holders who do not accept the Plan will receive at least as much under the Plan as such claim and equity interest holders would receive in a chapter 7 liquidation. A liquidation analysis is attached to the Plan as Exhibit
C. Ability to make future plan payments and operate without further reorganization
The Plan Proponent must also show that it will have enough cash over the life of the Plan to make the required Plan payments and operate the debtor's business.
The Plan Proponent has provided projected financial information as Exhibit
The Plan Proponent's financial projections show that the Debtor will have projected disposable income (as defined by § 1191(d) of the Bankruptcy Code) for the period described in § 1191(c)(2) of \$
The final Plan payment is expected to be paid on
[Summarize the numerical projections, and highlight any assumptions that are not in accord with past experience. Explain why such assumptions should now be made.] You should consult with your accountant or other financial advisor if you have any questions pertaining to these projections.

4.5	Article 1: Summary	
	creditors of [insert the name	ation (the <i>Plan</i>) under chapter 11 of the Bankruptcy Code (the <i>Code</i>) proposes to pay ne of the Debtor] (the <i>Debtor</i>) from [Specify sources of payment, such as an infusion of capital, loan the flow from operations, or future income].
	This Plan provides for:	classes of priority claims; classes of secured claims; classes of non-priority unsecured clams; and classes of equity security holders.
	Plan has valued at appu administrative and prior	
	regarding the precise to regarding this Plan and Your rights may be affect have one. (If you do not	security holders should refer to Articles 3 through 6 of this Plan for information eatment of their claim. A disclosure statement that provides more detailed information the rights of creditors and equity security holders has been circulated with this Plan. Sted. You should read these papers carefully and discuss them with your attorney, if you have an attorney, you may wish to consult one.)
	Article 2: Classification	of Claims and Interests
2.01	Class 1	All allowed claims entitled to priority under § 507(a) of the Code (except administrative expense claims under § 507(a)(2), ["gap" period claims in an involuntary case under § 507(a)(3),] and priority tax claims under § 507(a)(8)).
		[Add classes of priority claims, if applicable]
2.02	Class 2	The claim of, to the extent allowed as a secured claim under § 506 of the Code.
		[Add other classes of secured creditors, if any. <i>Note</i> : Section 1129(a)(9)(D) of the Code provides that a secured tax claim which would otherwise meet the description of a priority tax claim under § 507(a)(8) of the Code is to be paid in the same manner and over the same period as prescribed in § 507(a)(8).]
2.03	Class 3	All non-priority unsecured claims allowed under § 502 of the Code.
		[Add other classes of unsecured claims, if any.]
2.04	Class 4	Equity interests of the Debtor. [If the Debtor is an individual, change this heading to The interests of the individual Debtor in property of the estate.]
	Article 3: Treatment of	Administrative Expense Claims, Priority Tax Claims, and Quarterly and Court Fees
3.01	Unclassified claims	Under section § 1123(a)(1), administrative expense claims, ["gap" period claims in an involuntary case allowed under § 502(f) of the Code,] and priority tax claims are not in classes.
3.02	Administrative expense claims	Each holder of an administrative expense claim allowed under § 503 of the Code, [and a "gap" claim in an involuntary case allowed under § 502(f) of the Code,] will be paid in full on the effective date of this Plan, in cash, or upon such other terms as may be agreed upon by the holder of the claim and the Debtor.
		Or
- ok dugodka		Each holder of an administrative expense claim allowed under § 503 of the Code, [and a "gap" claim in an involuntary case allowed under § 502(f) of the Code,] will be paid [specify terms of treatment, including the form, amount, and timing of distribution, consistent with section 1191(e) of the

Case number_

Debtor Name

Note: the second provision is appropriate only in a subchapter V plan that is confirmed non consensually under section 1191(b).] Each holder of a priority tax claim will be paid [Specify terms of treatment consistent with § 1126a(9)(C) of the Code]. All fees required to be paid under 28 U.S.C. § 1930 that are owed on or before the effective date of this Plan have been paid or will be paid on the effective date. All quarterly fees required to be paid under 28 U.S.C. § 1930(a)(6) or (a)(7) will accrue and be timely paid until the case is closed, dismissed, or converted to another chapter of the Code. Article 4: Treatment of Claims and Interests Under the Plan: Claims and interests shall be treated as follows under this Plan: Class 1 - Priority claims Impaired excluding those in Article 3 Impaired with the code in Article 3 Impaired excluding those in Article 3 Impaired excluding the form, amount and timing of distribution, if any.] [Add classes of priority claims is approached by a final non-appealable order]. At Equity security Impaired under Excluding the form, amount and timing of distribution, if any.] [Add administrative convenience class if applicable]. [Insert treatment of equity security holders in this Class, including the form, amount and timing of distribution, if any.] [Add administrative convenience class if applicable]. [Insert treatment of equity security holders in this Class, including the form, amount and timing of distribution, if any.] [Add administrative convenience class if applicable]. [Insert treatment of equity security holders in this Class, including the form, amount and timing of distribut	Debto	or Name				Case number
Statutory fees			Code].			
Atticle 5: Allowance and English Priority Lax Claims with § 1129(a)(9)(C) of the Code]. All flees required to be paid under 28 U.S. C. § 1930 that are owed on or before the effective date. All quarterly fees required to be paid under 28 U.S. C. § 1930(a)(6) or (a)(7) will accrue and be timely paid until the case is closed, dismissed, or converted to another chapter of the Code. Article 4: Treatment of Claims and Interests Under the Plan: Class Impairment Treatment Class Impairment Impairment Claims and interests Ball be treated as follows under this Plan: Class I priority claims excluding those in Article 3 Class 1 - Priority claims excluding those in Article 3 Class 1 - Priority claims excluding those in Article 3 Class 2 - Secured claim of Impaired Unimpaired Insert treatment of secured claim in this Class, including the form, amount and timing of distribution, if any. [Add classes of priority claims if applicable] Class 2 - Secured claim of Impaired Unimpaired U				ı is a	ppropriate only ir	n a subchapter V plan that is confirmed non-consensually
### actions of the plan have been paid or will be paid on the effective date. ### action of the Code. ### Article 4: Treatment of Claims and Interests Under the Plan ### Article 4: Treatment of Claims and Interests Under the Plan ### Article 4: Treatment of Claims and Interests Under the Plan ### Article 4: Treatment of Claims and Interests Under the Plan ### Article 4: Treatment of Claims and Interests Under the Plan ### Class	3.03	Priority tax claims	·	-		e paid [Specify terms of treatment consistent
and be timely paid until the case is closed, dismissed, or converted to another chapter of the Code. Article 4: Treatment of Claims and Interests Under the Plan Class and interests shall be treated as follows under this Plan: Class 1 Impairment	3.04	Statutory fees				
Claims and Interests shall be treated as follows under this Plan: Class Priority claims excluding those in Article 3 Impaired Impaired form, amount and timing of distribution, if any. For example: **Class 1** unimpaired by this Plan, and each holder of a class 1 Priority claims in this Class, including the form, amount and timing of distribution, if any. For example: **Class 1** unimpaired by this Plan, and each holder of a class 1 Priority Claim will be paid in full, in cash, upon the later of the effective date of this Plan, or the date or which such claim is allowed by a final non-appealable order. Except:	3.05	Prospective quarterly fees	and be timely paid uni			
Class 1 - Priority claims excluding those in Article 3		Article 4: Treatment of	Claims and Interests Un	ıder	the Plan	
Class 1 - Priority claims excluding those in Article 3	4.01	Claims and interests shall b	e treated as follows unde	r thi	s Plan:	
Class 2 - Secured claim of Impaired Im			Class	lmp	airment	Treatment
Insert name of secured creditor.] Unimpaired the form, amount and timing of distribution, if any.] [Add classes of secured claims if applicable] Class 3 – Non-priority unsecured creditors Impaired Unimpaired Un			-		•	form, amount and timing of distribution, if any. For example: "Class 1 is unimpaired by this Plan, and each holder of a Class 1 Priority Claim will be paid in full, in cash, upon the later of the effective date of this Plan, or the date on which such claim is allowed by a final non-appealable order. Except:"]
unsecured creditors Unimpaired including the form, amount and timing of distribution, if any.] Class 4 - Equity security holders of the Debtor Unimpaired Unimpaired Unimpaired Unimpaired Unimpaired Including the form, amount and timing of distribution, if any.] Article 5: Allowance and Disallowance of Claims A disputed claim is a claim that has not been allowed or disallowed [by a final non-appealable order], and as to which either: (i) a proof of claim has been filed or deemed filed, and the Debtor or another party in interest has filed an objection; or (ii) no proof of claim has been filed, and the Debtor has scheduled such claim as disputed, contingent, or unliquidated. 5.02 Delay of distribution on a disputed claim No distribution will be made on account of a disputed claim unless such claim is allowed [by a final non-appealable order]. The Debtor will have the power and authority to settle and compromise a disputed claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.			[Insert name of secured		,	the form, amount and timing of distribution, if any.]
Article 5: Allowance and Disallowance of Claims 5.01 Disputed claim A disputed claim is a claim that has not been allowed or disallowed [by a final non-appealable order], and as to which either: (i) a proof of claim has been filed or deemed filed, and the Debtor or another party in interest has filed an objection; or (ii) no proof of claim has been filed, and the Debtor has scheduled such claim as disputed, contingent, or unliquidated. 5.02 Delay of distribution on a disputed claim No distribution will be made on account of a disputed claim unless such claim is allowed [by a final non-appealable order]. The Debtor will have the power and authority to settle and compromise a disputed claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.				_	•	including the form, amount and timing of distribution, if any.]
A disputed claim is a claim that has not been allowed or disallowed [by a final non-appealable order], and as to which either: (i) a proof of claim has been filed or deemed filed, and the Debtor or another party in interest has filed an objection; or (ii) no proof of claim has been filed, and the Debtor has scheduled such claim as disputed, contingent, or unliquidated. 5.02 Delay of distribution on a disputed claim No distribution will be made on account of a disputed claim unless such claim is allowed [by a final non-appealable order]. 5.03 Settlement of disputed claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.					•	
appealable order], and as to which either: (i) a proof of claim has been filed or deemed filed, and the Debtor or another party in interest has filed an objection; or (ii) no proof of claim has been filed, and the Debtor has scheduled such claim as disputed, contingent, or unliquidated. 5.02 Delay of distribution on a disputed claim No distribution will be made on account of a disputed claim unless such claim is allowed [by a final non-appealable order]. The Debtor will have the power and authority to settle and compromise a disputed claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.		Article 5: Allowance ar	nd Disallowance of Claim	s	··	
interest has filed an objection; or (ii) no proof of claim has been filed, and the Debtor has scheduled such claim as disputed, contingent, or unliquidated. 5.02 Delay of distribution on a disputed claim No distribution will be made on account of a disputed claim unless such claim is allowed [by a final non-appealable order]. 5.03 Settlement of disputed claims The Debtor will have the power and authority to settle and compromise a disputed claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.	5.01	Disputed claim	· ·			been allowed or disallowed [by a final non-
disputed, contingent, or unliquidated. 5.02 Delay of distribution on a disputed claim No distribution will be made on account of a disputed claim unless such claim is allowed [by a final non-appealable order]. 5.03 Settlement of disputed claims The Debtor will have the power and authority to settle and compromise a disputed claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.						eemed filed, and the Debtor or another party in
disputed claim allowed [by a final non-appealable order]. 5.03 Settlement of disputed claims The Debtor will have the power and authority to settle and compromise a disputed claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.						
claims claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.	5.02					of a disputed claim unless such claim is
	5.03	claims	claim with court appro Bankruptcy Procedure	val a	and complian	ce with Rule 9019 of the Federal Rules of

Debte	or Name	Case number
6.01	Assumed executory contracts and unexpired leases	(a) The Debtor assumes, and if applicable assigns, the following executory contracts and unexpired leases as of the effective date: [List assumed, or if applicable assigned, executory contracts and unexpired leases.]
P-20000000-00-00		List assumed, or if applicable assigned, executory contracts and unexpired leases.]
		(b) Except for executory contracts and unexpired leases that have been assumed, and if applicable assigned, before the effective date or under section 6.01(a) of this Plan, or that are the subject of a pending motion to assume, and if applicable assign, the Debtor will be conclusively deemed to have rejected all executory contracts and unexpired leases as of the effective date.
		A proof of a claim arising from the rejection of an executory contract or unexpired lease under this section must be filed no later than days after the date of the order confirming this Plan.
	Article 7: Means for In	plementation of the Plan
		[Insert here provisions regarding how the plan will be implemented as required under § 1123(a)(5) of the Code. For example, provisions may include those that set out how the plan will be funded, including any claims reserve to be established in connection with the plan, as well as who will be serving as directors, officers or voting trustees of the reorganized Debtor.]
	Article 8: General Prov	isions
8.01	Definitions and rules of construction	The definitions and rules of construction set forth in §§ 101 and 102 of the Code shall apply when terms defined or construed in the Code are used in this Plan, and they are supplemented by the following definitions:
		[Insert additional definitions if necessary].
8.02	Effective date	The effective date of this Plan is the first business day following the date that is 14 days after the entry of the confirmation order. If, however, a stay of the confirmation order is in effect on that date, the effective date will be the first business day after the date on which the stay expires or is otherwise terminated.
8.03	Severability	If any provision in this Plan is determined to be unenforceable, the determination will in no way limit or affect the enforceability and operative effect of any other provision of this Plan.
8.04	Binding effect	The rights and obligations of any entity named or referred to in this Plan will be binding upon, and will inure to the benefit of the successors or assigns of such entity.
8.05	Captions	The headings contained in this Plan are for convenience of reference only and do not affect the meaning or interpretation of this Plan.
[8.06	Controlling effect	Unless a rule of law or procedure is supplied by federal law (including the Code or the Federal Rules of Bankruptcy Procedure), the laws of the State of govern this Plan and any agreements, documents, and instruments executed in connection with this Plan, except as otherwise provided in this Plan.]
[8.07	Corporate governance	[If the Debtor is a corporation include provisions required by § 1123(a)(6) of the Code.]

Debtor Name	Case number	
[8.08 Retention of Jurisdiction	Language addressing the extent and the scope of the bankruptcy court's jurisdiction after the effective date of the plan.]	
Article 9: Discharge		
	[Include the appropriate provision in the Plan]	
	[No Discharge Section 1141(d)(3) IS applicable.]	
In accordance with § 1141(d)(3 case.	3) of the Code, the Debtor will not receive any discharge of debt in this bankruptcy	
[Discharge	Section 1141(d)(3) IS NOT applicable; use one of the alternatives below]	
[The following 3 alternatives apply to c	eases in which a discharge is applicable and the Debtor DID NOT elect to proceed under Subchapter V of Chapter	

[Discharge if the Debtor is an individual and did not proceed under Subchapter V]

Confirmation of this Plan does not discharge any debt provided for in this Plan until the court grants a discharge on completion of all payments under this Plan, or as otherwise provided in § 1141(d)(5) of the Code. The Debtor will not be discharged from any debt excepted from discharge under § 523 of the Code, except as provided in Rule 4007(c) of the Federal Rules of Bankruptcy Procedure.

[Discharge if the Debtor is a partnership and did not proceed under Subchapter V]

On the effective date of this Plan, the Debtor will be discharged from any debt that arose before confirmation of this Plan, to the extent specified in § 1141(d)(1)(A) of the Code. The Debtor will not be discharged from any debt imposed by this Plan.

[Discharge if the Debtor is a corporation and did not proceed under Subchapter V]

On the effective date of this Plan, the Debtor will be discharged from any debt that arose before confirmation of this Plan, to the extent specified in § 1141(d)(1)(A) of the Code, except that the Debtor will not be discharged of any debt:

- (i) imposed by this Plan; or
- (ii) to the extent provided in § 1141(d)(6).

The following 3 alternatives apply to cases in which the Debtor DID elect to proceed under Subchapter V of Chapter 11.]

[Discharge if the Debtor is an individual under Subchapter V]

If the Debtor's Plan is confirmed under § 1191(a), on the effective date of the Plan, the Debtor will be discharged from any debt that arose before confirmation of this Plan, to the extent specified in § 1141(d)(1)(A) of the Code. The Debtor will not be discharged from any debt:

- (i) imposed by this Plan; or
- (ii) excepted from discharge under § 523(a) of the Code, except as provided in Rule 4007(c) of the Federal Rules of Bankruptcy Procedure.

Debtor Name	Case number
Plan until the court grants a disc otherwise provided in § 1192 of (i) on which the or	under § 1191(b), confirmation of the Plan does not discharge any debt provided for in this charge on completion of all payments due within the first 3 years of this Plan, or as the Code. The Debtor will not be discharged from any debt: last payment is due after the first 3 years of the plan, or as otherwise provided in § 1192;
	m discharge under § 523(a) of the Code, except as provided in Rule 4007(c) of the fankruptcy Procedure.
[Discharge if the Debtor is a parti	nership under Subchapter V]
	under § 1191(a), on the effective date of the Plan, the Debtor will be discharged from any ion of this Plan, to the extent specified in § 1141(d)(1)(A) of the Code. The Debtor will not posed by this Plan.
Plan until the court grants a disc otherwise provided in § 1192 of	under § 1191(b), confirmation of the Plan does not discharge any debt provided for in this charge on completion of all payments due within the first 3 years of this Plan, or as the Code. The Debtor will not be discharged from any debt: last payment is due after the first 3 years of the plan, or as otherwise provided in § 1192;
(ii) excepted from	m discharge under § 523(a) of the Code, except as provided in Rule 4007(c) of the f Bankruptcy Procedure.
[Discharge if the Debtor is a corp	oration under Subchapter V]
debt that arose before confirmat Debtor will not be discharged of (i) imposed by the	
Plan until the court grants a disc otherwise provided in § 1192 of	under § 1191(b), confirmation of this Plan does not discharge any debt provided for in this harge on completion of all payments due within the first 3 years of this Plan, or as the Code. The Debtor will not be discharged from any debt: last payment is due after the first 3 years of the plan, or as otherwise provided in § 1192;
(ii) excepted from	m discharge under § 523(a) of the Code, except as provided in Rule 4007(c) of the f Bankruptcy Procedure.
Article 10: Other Provis	ions
	[Insert other provisions, as applicable.]
Respectfully submitted,	

*	
[Signature of the Plan Proponent]	[Printed Name]

[Printed Name]

[Signature of the Attorney for the Plan Proponent]