Fill in this information to identify your case:
United States Bankruptcy Court for the Central District of California
Case number (If known):

Official Form 121

Statement About Your Social Security Numbers

12/15

Use this form to tell the court about any Social Security or federal Individual Taxpayer Identification numbers you have used. Do not file this form as part of the public case file. This form must be submitted separately and must not be included in the court's public electronic records. Please consult local court procedures for submission requirements.

To protect your privacy, the court will not make this form available to the public. You should not include a full Social Security Number or Individual Taxpayer Number on any other document filed with the court. The court will make only the last four digits of your numbers known to the public. However, the full numbers will be available to your creditors, the U.S. Trustee or bankruptcy administrator, and the trustee assigned to your case.

Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Part 1: Tell the Court	About Yourself and Your spouse if Your Spouse i	s Filing With You
	For Debtor 1:	For Debtor 2 (Only If Spouse Is Filing):
1. Your name		
	First name	First name
	Middle name	Middle name
	Last name	Last name
Part 2: Tell the Court	About all of Your Social Security or Federal Indiv	idual Taxpayer Identification Numbers
2. All Social Security Numbers you have used		
	☐ You do not have a Social Security number.	☐ You do not have a Social Security number.
3. All federal Individual Taxpayer Identification	9	9
Numbers (ITIN) you have used	9	9
	☐ You do not have an ITIN.	☐ You do not have an ITIN.
Part 3: Sign Below		
	Under penalty of perjury, I declare that the information I have provided in this form is true and correct.	Under penalty of perjury, I declare that the information I have provided in this form is true and correct.
	x	x
	Signature of Debtor 1	Signature of Debtor 2
	Date	Date

PACK	KAGE CONFIRMATION NUMBER (located on your Submis	ssion Confirmation):				
	UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA					
Nam	ne of Debtor(s):	CASE NO.: CHAPTER:				
	Debtor(s)	DECLARATION REGARDING ELECTRONIC FILING (SELF-REPRESENTED INDIVIDUAL)				
1. l((we) have completed the following documents using the	Court's Electronic Submission program for self-represented				
d	ebtors (eSR) (check all that apply) Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101)	Chapter 7 Statement of Current Monthly Income (Official Form 122A-1)				
	Declaration About an Individual Debtor's Schedules (Official Form 106Dec)	Statement of Exemption from Presumption of Abuse Under § 707(b)(2) (Official Form 122A-Supp) (if applicable)				
	Statement of Financial Affairs (Official Form 107) Chapter 7 Individual Debtor's Statement of Intention (Official Form 108)	Chapter 7 Means Test Calculation (Official Form 122 A-2) (if applicable)				
	Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period (Official Form 122C-1)	e Chapter 13 Statement of Your Disposable Income (Official Form 122C-2) (if applicable)				
2. [Declaration of Petitioner:					
а	a. To be completed in all cases.					
abov petiti and the (a Sta I (we petiti	ve-referenced document(s) being filed electronically (ion, statements and schedules, lists, and disclosures is to 3) I(we) have authorized the electronic filing of the Vo Central District of California. I (we) further declare understement About Your Social Security Number(s) (Official e) understand that this DECLARATION Regarding Election.	ralty of perjury that: (1) I(we) have read and understand the "Voluntary Petition"); (2) the information contained in the true and correct, to the best of my (our) knowledge and belief; pluntary Petition with the United States Bankruptcy Court for the penalty of perjury that I (we) have completed and signed I Form 121) and provided the signed original(s) to the Clerk pertornic Filing must be filed with the Clerk in addition to the read is an individual (or individuals) whose debts are primarily reachapter.				
	I(we) am (are) aware that I(we) may proceed e; I(we) understand the relief available under each such I(we) request relief in accordance with chapter .	d under chapter 7, 11, 12, or 13 of Title 11 United States n chapter; I(we) choose to proceed under chapter 7 or;				
	derstand that failure to file the signed original of this Dec C. §§ 707(a) and 105 .	claration is grounds for dismissal of my case pursuant to 11				
Dat	te Debtor's Name	Debtor's Signature				
Dat	te Joint Debtor's Name	Joint Debtor's Signature				

STATEMENT OF RELATED CASES INFORMATION REQUIRED BY LBR 1015-2 UNITED STATES BANKRUPTCY COURT, CENTRAL DISTRICT OF CALIFORNIA

	,
1.	A petition under the Bankruptcy Act of 1898 or the Bankruptcy Reform Act of 1978 has previously been filed by or against the debtor, his/her spouse, his or her current or former domestic partner, an affiliate of the debtor, any copartnership or joint venture of which debtor is or formerly was a general or limited partner, or member, or any corporation of which the debtor is a director, officer, or person in control, as follows: (Set forth the complete number and title of each such of prior proceeding, date filed, nature thereof, the Bankruptcy Judge and court to whom assigned, whether still pending and, if not, the disposition thereof. If none, so indicate. Also, list any real property included in Schedule A/B that was filed with any such prior proceeding(s).)
2.	(If petitioner is a partnership or joint venture) A petition under the Bankruptcy Act of 1898 or the Bankruptcy Reform Act of 1978 has previously been filed by or against the debtor or an affiliate of the debtor, or a general partner in the debtor, a relative of the general partner, general partner of, or person in control of the debtor, partnership in which the debtor is a general partner, general partner of the debtor, or person in control of the debtor as follows: (Set forth the complete number and title of each such prior proceeding, date filed, nature of the proceeding, the Bankruptcy Judge and court to whom assigned, whether still pending and, if not, the disposition thereof. If none, so indicate. Also, list any real property included in Schedule A/B that was filed with any such prior proceeding(s).)
3.	(If petitioner is a corporation) A petition under the Bankruptcy Act of 1898 or the Bankruptcy Reform Act of 1978 has previously been filed by or against the debtor, or any of its affiliates or subsidiaries, a director of the debtor, an officer of the debtor, a person in control of the debtor, a partnership in which the debtor is general partner, a general partner of the debtor, a relative of the general partner, director, officer, or person in control of the debtor, or any persons, firms or corporations owning 20% or more of its voting stock as follows: (Set forth the complete number and title of each such prior proceeding, date filed, nature of proceeding, the Bankruptcy Judge and court to whom assigned, whether still pending, and if not, the disposition thereof. If none, so indicate. Also, list any real property included in Schedule A/B that was filed with any such prior proceeding(s).)
4.	(If petitioner is an individual) A petition under the Bankruptcy Reform Act of 1978, including amendments thereof, has been filed by or against the debtor within the last 180 days: (Set forth the complete number and title of each such prior proceeding, date filed, nature of proceeding, the Bankruptcy Judge and court to whom assigned, whether still pending, and if not, the disposition thereof. If none, so indicate. Also, list any real property included in Schedule A/B that was filed with any such prior proceeding(s).)

Executed at	, California		
		Signature of Debtor 1	
Date:			
		Signature of Debtor 2	

I declare, under penalty of perjury, that the foregoing is true and correct.

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address Debtor(s) appearing without an attorney	FOR COURT USE ONLY
Attorney for Debtor(s)	
	ANKRUPTCY COURT
CENTRAL DISTRICT OF CALIFOR	NIA - DIVISION
In re:	CASE NO.:
	CHAPTER 7
	DECLARATION BY DEBTOR(S) AS TO WHETHER INCOME WAS RECEIVED FROM AN EMPLOYER WITHIN 60 DAYS OF THE PETITION DATE
	[11 U.S.C. § 521(a)(1)(B)(iv)]
Debtor(s).	[No hearing required]
Debtor(s) provides the following declaration(s) as to whethe Debtor(s) filing this bankruptcy case (Petition Date), as requ	r income was received from an employer within 60 days of the ired by 11 U.S.C. § 521(a)(1)(B)(iv):
Declaration of Debtor 1	
1. I am Debtor 1 in this case, and I declare under pena	alty of perjury that the following information is true and correct:
During the 60-day period before the Petition Date	e (<u>Check only ONE box below</u>):
employment income I received from my employe	es of all statements of earnings, pay stubs, or other proof of er during this 60-day period. (If the Debtor's social security er proof of income, the Debtor must cross out (redact) the
☐ I was not paid by an employer because I was	either self-employed only, or not employed.
Date: Printed name of Debtor 1	Signature of Debtor 1

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

Declaration of Debtor 2	(Joint Debtor) (if applicable)	
2.	n this case, and I declare under penalty of perjury	that the following information is true and correct:
During the 60-	day period before the Petition Date (Check onl	y ONE box below):
employmer number or number(s)	by an employer. Attached are copies of all state at income I received from my employer during this bank account is on a pay stub or other proof of income filing this declaration.) paid by an employer because I was either self-er	s 60 day period. (If the Debtor's social security come, the Debtor must cross out (redact) the
Date:	Printed name of Debtor 2	Signature of Debtor 2
Date:	Printed name of Debtor 2	Signature of Debtor 2

Fill in this information to identify the case:					
Debtor 1					
	First Name	Middle Name	Last Name		
Debtor 2					
(Spouse, if filing)	First Name	Middle Name	Last Name		
United States Bankruptcy Court for the Central District of California					
Case number (If known)			_ Chapter 7		

Official Form 119

Bankruptcy Petition Preparer's Notice, Declaration, and Signature

12/15

Bankruptcy petition preparers as defined in 11 U.S.C. § 110 must fill out this form every time they help prepare documents that are filed in the case. If more than one bankruptcy petition preparer helps with the documents, each must sign in Part 2. A bankruptcy petition preparer who does not comply with the provisions of title 11 of the United States Code and the Federal Rules of Bankruptcy Procedure may be fined, imprisoned, or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

Part 1: Notice to Debtor

Bankruptcy petition preparers must give the debtor a copy of this form and have the debtor sign it before they prepare any documents for filing or accept any compensation. A signed copy of this form must be filed with any document prepared.

Bankruptcy petition preparers are not attorneys and may not practice law or give you legal advice, including the following:

- whether to file a petition under the Bankruptcy Code (11 U.S.C. § 101 et seq.);
- whether filing a case under chapter 7, 11, 12, or 13 is appropriate;
- whether your debts will be eliminated or discharged in a case under the Bankruptcy Code;
- whether you will be able to keep your home, car, or other property after filing a case under the Bankruptcy Code;
- what tax consequences may arise because a case is filed under the Bankruptcy Code;
- whether any tax claims may be discharged;
- whether you may or should promise to repay debts to a creditor or enter into a reaffirmation agreement;
- how to characterize the nature of your interests in property or your debts; or
- what procedures and rights apply in a bankruptcy case.

The bankruptcy petition preparerName	has notified me of				
any maximum allowable fee before preparing any document for filing or accepting any fee.					
Signature of Debtor 1 acknowledging receipt of this notice	Date				
Signature of Debtor 2 acknowledging receipt of this notice	Date				

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Part 2:

Declaration and Signature of the Bankruptcy Petition Preparer

Tama bankruptoy potition p	reparer or the office	i, pilitcipai, tespoi	nsible person, or partner of	a Dai	initupicy petit	lion preparer,			
I or my firm prepared the do Preparer as required by 11				e No	tice to Debtor	by Bankruptcy Petition			
if rules or guidelines are est preparers may charge, I or accepting any fee from the	my firm notified the								
Printed name	Title, if any	,	Firm name, if it applies						
Number Street									
City	State	ZIP Code	Contact phone		_				
I or my firm prepared the (Check all that apply.)	documents checke	ed below and the	completed declaration is	mad	e a part of ea	ach document that I check:			
☐ Voluntary Petition (Form 10	•	Schedule I (Fo	·		Chapter 11 Statement of Your Current M Income (Form 122B)				
☐ Statement About Your Soc (Form 121) ☐ Summary of Your Assets a		☐ Schedule J (Fo	oout an Individual Debtor's		Chapter 13 Statement of Your Current Month Income and Calculation of Commitment Peri				
Certain Statistical Informati	on (Form 106Sum)		Financial Affairs (Form 107) Intention for Individuals Filing er 7 (Form 108)		(Form 122C-1 Chapter 13 C	alculation of Your Disposable			
☐ Schedule A/B (Form 106A/☐ Schedule C (Form 106C)	В)				Income (Form	n 122C-2) Pay Filing Fee in Installments			
Schedule D (Form 106D)	,		tement of Your Current ne (Form 122A-1)		(Form 103A)	Have Chapter 7 Filing Fee			
Schedule E/F (Form 106E/ Schedule G (Form 106G)	F)	Statement of E	Exemption from Presumption	_	Waived (Form 103B)				
Schedule H (Form 106H)		of Abuse Unde (Form 122A-1	Supp)	_	A list of name (creditor or m	es and addresses of all creditors ailing matrix)			
		Chapter 7 Mea (Form 122A-2)	ans Test Calculation)		Other				
Bankruptcy petition preparers to which this declaration appl						eparer prepared the document S.C. § 110.			
Signature of bankruptcy petition person, or partner	oreparer or officer, princi	pal, responsible	Social Security number of p	erson	who signed	Date MM / DD / YYYY			
Printed name									
Signature of bankruptcy petition p	preparer or officer, princi	pal, responsible	Social Security number of p	erson	who signed	Date			

United States Bankruptcy Court Central District Of California

		Case No
Debtor		
	(Chapter 7
attorney, that I prepared or cau debtor(s) in connection with thi the filing of the bankruptcy pe	sed to be prepared one or more docum s bankruptcy case, and that compensation etition, or agreed to be paid to me, for	nents for filing by the above-named on paid to me within one year before services rendered on behalf of the
cument preparation services I have	e agreed to accept	\$
the filing of this statement I have	e received	\$
e Due		\$
I have prepared or caused to be	prepared the following documents (item	nize):
ovided the following services (iter	mize):	
The source of the compensation Debtor	paid to me was: Other (specify)	
The source of compensation to Debtor	be paid to me is: Other (specify)	
		nt for payment to me for preparation
		cument for filing in connection with
	SOCIAL SECURITY NUMBER	
Signatura	Cooled Cooperity assembles of heart-	
Signature	petition preparer*	cy Date
name and title, if any, of ptcy Petition Preparer	Address	
	Disclosure of comments to be filed with the petition if a base of the filing of the bankruptcy pedebtor(s) in connection with this the filing of the bankruptcy pedebtor(s) in contemplation of or cument preparation services I have the filing of this statement I have the Due	Disclosure of compensation of Bankruptcy Petition preparer prepares the Under 11 U.S.C. § 110(h), I declare under penalty of perjury that I an attorney, that I prepared or caused to be prepared one or more docum debtor(s) in connection with this bankruptcy case, and that compensation the filing of the bankruptcy petition, or agreed to be paid to me, for debtor(s) in contemplation of or in connection with the bankruptcy case rument preparation services I have agreed to accept

A bankruptcy petition preparer's failure to comply with the provisions of title 11 and the Federal Rules of Bankruptcy Procedure may result in fines or imprisonment or both. 11 U.S.C. § 110; 18 U.S.C. § 156.

^{*} If the bankruptcy petition preparer is not an individual, state the Social Security number of the officer, principal, responsible person or partner of the bankruptcy petition preparer. (Required by 11 U.S.C. § 110).

Fill in this information to identify your case:						
Debtor 1	First Name	Middle Name	Last Name			
Debtor 2						
(Spouse, if filing)	First Name	Middle Name	Last Name			
United States B	sankruptcy Court fo	r the Central District of Californ	iia			
Case number (If known)						

Official Form 101A

Initial Statement About an Eviction Judgment Against You

12/15

File this form with the court and serve a copy on your landlord when you first file bankruptcy only if:

- you rent your residence; and
- your landlord has obtained a judgment for possession in an eviction, unlawful detainer action, or similar proceeding (called eviction judgment) against you to possess your residence.

Landlord's name

Landlord's address

Number Street

City State ZIP Code

If you want to stay in your rented residence after you file your case for bankruptcy, also complete the certification below.

I certify under penalty of	perjury that:	
		oplies to the judgment for possession (eviction judgment), my landlord the entire delinquent amount.
the Voluntary Petition	nkruptcy court clerk a deposit fo on for Individuals Filing for Bank	or the rent that would be due during the 30 days after I file kruptcy (Official Form 101).
Signature of Deb	tor 1	Signature of Debtor 2
Date	/YYYY	Date MM / DD / YYYY
Stay of Eviction: (a)	and served your landlord with	tcy. If you checked both boxes above, signed the form to certify that both apply, n a copy of this statement, the automatic stay under 11 U.S.C. § 362(a)(3) will ne eviction against you for 30 days after you file your <i>Voluntary Petition for they</i> (Official Form 101).
(b)	receive the protection of the a	s. If you wish to stay in your residence after that 30-day period and continue to automatic stay under 11 U.S.C. § 362(a)(3), you must pay the entire delinquent tated in the eviction judgment before the 30-day period ends. You must also fill

Check the Bankruptcy Rules (http://www.uscourts.gov/rules-policies/current-rules-practice-procedure) and the local court's website (to find your court's website, go to http://www.uscourts.gov/court-locator) for any specific requirements that you might have to meet to serve this statement. 11 U.S.C. §§ 362(b)(22) and 362(l)

Fill in this information to identify your case:						
Debtor 1	First Name	Middle Name	Last Name			
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name			
United States	Bankruptcy Court fo	or the Central District of Californi	ia			
Case number (If known)						

Official Form 101B

Statement About Payment of an Eviction Judgment Against You

12/15

Fill out this form only if:

- you filed Initial Statement About an Eviction Judgment Against You (Official Form 101A); and
- you served a copy of Form 101A on your landlord; and
- you want to stay in your rented residence for more than 30 days after you file your Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101).

File this form within 30 days after you file your *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101). Also serve a copy on your landlord within that same time period.

Certification About Applicable Law and Payme	ent of Eviction Judgment
I certify under penalty of perjury that (Check all that apply	·):
Under the state or other nonbankruptcy law that applies judgment), I have the right to stay in my residence by pa	
Within 30 days after I filed my Voluntary Petition for India Form 101), I have paid my landlord the entire amount I (eviction judgment).	
Signature of Debtor 1	Signature of Debtor 2
Date	Date MM / DD / YYYY

You must serve your landlord with a copy of this form.

Check the Bankruptcy Rules (www.uscourts.gov/rulesandpolicies/rules.aspx) and the court's local website (go to http://www.uscourts.gov/Court_Locator.aspx to find your court's website) for any specific requirements that you might have to meet to serve this statement.

Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY
☐ Debtor(s) appearing without attorney ☐ Attorney for Debtor	
	ANKRUPTCY COURT LIFORNIA - <i>Name of</i> DIVISION
In re:	CASE NO.: CHAPTER 7
	VERIFICATION OF MASTER MAILING LIST OF CREDITORS [LBR 1007-1(a)]
Debtor(s).	
Pursuant to LBR 1007-1(a), the Debtor, or the Debtor penalty of perjury that the master mailing list of cre sheet(s) is complete, correct, and consistent we responsibility for errors and omissions.	editors filed in this bankruptcy case, consisting of
Date:	Signature of Debtor 1
Date:	Signature of Debtor 2 (joint debtor) (if applicable)
Date:	Signature of Attorney for Debtor (if applicable)
	organization of Attorney for Debtor (ii applicable)

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In re:										CA	SE	NUI	ИΒΕ	ER:													
											ĺ							JES NOT									
								or(s]
Debtor Electronic Bankruptcy and court-generated notices in form with the court to active	norr	mall	y se	nt l	by U	.S.	ma	il to	a r	nail	ing a	add	ress	s. A	\ de	bto	r m	ust (100	mpl	ete	and	d fil	e th	is	ers	
						P	CT	IVA	TIC	N F	REC	UE	ST														
Pursuant to Federal F notices to my email a																	urt c	delive	er c	orde	ers a	and	COL	ırt-g	ene	rate	∍d
				DE	BTC	R'	S N	ΑM	ΕA	ND	EN	AIL	. A[DDF	RES	S											
My name is:																											
My email address is: (CAPITAL letters only)																											
Confirm email address: (CAPITAL letters only)																											
Select one:																											
☐ I am the Debtor in thi	s ba	ankr	upto	су с	case																						
The Debtor in this ba representative.	nkrı	upto	у са	se	is a	со	rpo	ratic	n, p	oart	ners	ship	, or	oth	er le	ega	l ent	ity, a	nc	Нa	m tl	he a	auth	oriz	ed		
						_	\ED	TO	2,6	SI	~ N I A	TII	DE														
											SNA																
 I understand that my req by the U.S. Bankruptcy C upon me must continue to 	our	t. D	ocu	me	ents	file	d b	yak	oan	kruļ	otcy	trus	stee	, cr	edit	ors,	and	d oth									се
I understand that by requ email, documents filed by the same name and maili	/ the	e co	urt i	n a	ny d	ur	ren	t or	fut	ure	cas	se fi	om	an	y ba	ankr	upto	су со	urt	in '	whi					/ith	
3. I understand that I will be sign, and file this "Debto."																		vill b	e a	acti	ivat	ed a	afte	rlc	omp	olet	Э,
 I understand that emails so check it for electronic de will be deactivated by the orders and court-gener 	live e co	ry o	f my if an	or en	ders nail	ar is r	nd c etui	ourt nec	-ge I un	ner deli	atec ver	l no ed o	tice r "b	s. I our	unc	ders s ba	tanc ck,"	furt and	hei	r tha	at m	ny D)eBl	۷ ac	cou	int	е
I have read and understand Electronic Bankruptcy Notici address indicated above ra	ng (DeE	3N)	pro	grar	n.	I re	que	est (deli	ver															ema	ail
Date:				Sig	gnat	ure	:																				

UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA

In re: _	, Case No
	Adversary No
	Debtor(s)
	APPLICATION FOR ACCESS TO ELECTRONIC DROP BOX (For documents that do not require a filing fee only)
A.	HOW THE PRO SE ELECTRONIC DROP BOX WORKS.
implem (withou	The Clerk of the United States Bankruptcy Court for the Central District of California has nented a Pro Se Electronic Drop Box ("EDB") for the purpose of permitting a self-represented at an attorney or "pro se") individual litigant to submit documents for filing electronically in aptcy cases and adversary proceedings pending in this District. Participation in this program onal.
Drop B one ED individu for eac Bankru	A self-represented individual litigant authorized to use the EDB will be issued an Electronic fox Link ("EDB Link" or "Link"); a married couple jointly authorized to use the EDB will be issued DB Link for both spouses. Use of the EDB Link to submit a document for filing, together with the ual's holographic signature using an ink pen (or if both spouses join in the document, signatures the spouse), satisfies the signature requirement of Rule 9011-1(a) of the Federal Rules of uptcy Procedure. All signatures must be made holographically using an ink pen before the ent is submitted into the EDB Portal.
couple: sensitiv	An EDB Link serves the same purpose as a user name and password. Individuals (including s) issued an EDB Link should keep the Link confidential the same as they would keep a ve user name and password confidential. Individuals issued an EDB Link are responsible for e of the Link.
the door	When a document is submitted to the EDB for filing, Bankruptcy Court personnel will review cument and, if appropriate, will file the document on the case docket. The Court has the right to any document submitted to the EDB for filing. If a document submitted to the EDB for filing is d, the individual who submitted the document will be notified by U.S. mail or email.
	Use of the EDB is a privilege not a right. The Court may revoke the privilege at any time.
В.	APPLICANT(s)
(Name	(Name of applicant) and of applicant if married couple jointly applying) ("Applicant(s)") hereby apply/ies to the Court for ler granting access to the Court's Pro Se EDB for the purpose of electronically submitting

In support of this application, Applicant(s) state(s):

documents for filing in the above-captioned bankruptcy case.

- 1. I am a self-represented litigant (*pro se*) debtor or party in the above-captioned bankruptcy case.
- 2. I understand that the use of an EDB Link the Court issues to me, together with my holographic signature using an ink pen AND a digital photograph of my actual signature (attached to this Request Form) constitutes my signature under penalty of perjury and for purposes of Fed. R. Bankr. P. 9011-1(a) specifically provides: "Under no circumstances may a reproduction of the same holographic signature be used on multiples pages or in multiple documents. This means a **signature stamp does not qualify as a legitimate holographic signature**.
- 3. I understand and agree that I am responsible for assuring the security of my EDB Link. If there is reason to suspect my EDB Link has been compromised, it is my responsibility to immediately notify the Clerk's Office.
- 4. I understand that electronically submitting documents through the EDB is a privilege that can be revoked at any time.

WHEREFORE, Applicant(s) respectfully request(s) that the Court grant this request for access to the EDB in the above-captioned bankruptcy case.

	Respectfully submitted,
	By: Signature of <i>Applicant</i>
	Mailing Address:
	City:
	State:
	Zip:
	Telephone:
	Email:
(If married couple jo	ointly applying, both must sign)
	By:
	Mailing Address:
	City:
	State:
	Zip:
	Telephone:
	Email:

Attorney or Party Name, Address, Telephone & FAX Numbers, State Bar Number & Email Address	FOR COURT USE ONLY
☐ Debtor appearing without attorney☐ Attorney for Debtor	
UNITED STATES BA CENTRAL DISTRICT OF CALIFORNIA	NKRUPTCY COURT DIVISION
List all names (including trade names) used by Debtor within the last 8 years.	CASE NUMBER: CHAPTER 13
In re:	CHAPTER 13 PLAN Original 1st Amended* 2nd Amended* Amended* *list below which sections have been changed:
	[FRBP 3015(b); LBR 3015-1]
	11 U.S.C. SECTION 341(a) CREDITORS' MEETING: Date: Time: Address: PLAN CONFIRMATION HEARING: [LBR 3015-1(d)] Date: Time: Address:
Debtor(s).	

"Bankruptcy Code" and "11 U.S.C." refer to the United States Bankruptcy Code, Title 11 of the United States Code.
"FRBP" refers to the Federal Rules of Bankruptcy Procedure. "LBR" and "LBRs" refer to the Local Bankruptcy Rule(s) of this court.

Part 1: PRELIMINARY INFORMATION

TO DEBTOR (the term "Debtor" includes and refers to both spouses as Debtors in a joint bankruptcy case): This Chapter 13 Plan (Plan) sets out options that may be appropriate in some cases, but the presence of an option in this Plan does not indicate that the option is appropriate, or permissible, in your situation. A Plan that does not comply with local rules and judicial rulings may not be confirmable. You should read this Plan carefully and discuss it with your attorney if you have one. If you do not have an attorney, you may wish to consult one.

TO ALL CREDITORS: This Plan is proposed by Debtor and your rights may be affected by this Plan. Your claim may be reduced, modified, or eliminated. You should read this Plan carefully and discuss it with your attorney if you have one. If you do not have an attorney, you may wish to consult one.

PLEASE NOTE THAT THE PROVISIONS OF THIS PLAN MAY BE MODIFIED BY ORDER OF THE COURT.

If you oppose this Plan's treatment of your claim or any provision of this Plan, you or your attorney must file a written objection to confirmation of the Plan at least 14 days before the date set for the hearing on confirmation. However, the amounts listed on a proof of claim for an allowed secured or priority claim control over any contrary amounts listed in the Plan. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See FRBP 3015. In addition, you must file a timely proof of claim in order to be paid under any plan. See LBR 3015-1 and FRBP 3002(a).

Defaults will be cured using the interest rate set forth below in the Plan.

The following matters may be of particular importance to you:

Debtor must check one box on each line to state whether or not this Plan includes each of the following items. If an item is checked as "Not included," if both boxes are checked, or neither box is checked, the item will be ineffective if set out later as a provision in this Plan.

1.1	Valuation of property and avoidance of a lien on property of the bankruptcy estate, set out in Class 3B and/or Section IV (11 U.S.C. § 506(a) and (d)): Included Not included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section IV (11 U.S.C. § 522(f)): ☐ Included ☐ Not included
1.3	Less than full payment of a domestic support obligation that has been assigned to a governmental unit, pursuant to 11 U.S.C. §1322(a)(4). This provision requires that payments in Part 2 Section I.A. be for a term of 60 months: Included Not included
1.4	Other Nonstandard Plan provisions, set out in Section IV: Included Not included

ALL CREDITORS ARE REQUIRED TO FILE A PROOF OF CLAIM IN ORDER TO HAVE AN ALLOWED CLAIM, EXCEPT AS PROVIDED IN FRBP 3002(a). A Debtor whose Plan is confirmed may be eligible thereafter to receive a discharge of debts to the extent specified in 11 U.S.C. § 1328.

Regardless of whether this Plan treats a claim as secured or unsecured, any lien securing such claim is not avoided other than as provided by law or order of the court.

Part 2: PLAN TERMS

Debtor proposes the following Plan terms and makes the following declarations:

Section I. PLAN PAYMENT AND LENGTH OF PLAN

A.		the 29th	, 30 th , or							ment due date g month (LBR
	Payr	nents by	Debtor of	f:						
	\$		pe	er month fo	or months 1 t	through	totaling \$		_•	
	\$		pe	er month fo	or months	through	totaling \$_		·	
	\$		pe	er month fo	or months	through	totaling \$_		.	
	\$		pe	er month fo	or months	through	totaling \$_		.	
	For a	a total pla	an length o	of m	onths totaling	g \$	·			
В.	Nonprior	ity unsec	cured clain	ns.						
	The	total amo	ount of est	timated no	n-priority un	secured claim	s is \$		_•	
	1.	unsecu	red claims	s that are	not separate	ely classified		oe paid <i>pro ra</i>	ata per the o	ved nonpriority ption checked fective.
		а. 🗌		tage" pla		of the total a	mount of these	e claims, for a	n estimated	total payment
		b. 🗌	creditors claims in	provided Class 5.	for in this Plant The amount	an, estimated distributed to	r disbursemer to pay a total Class 5 claim secured and p	of \$s s may be less	and the an	% to
	2.						ns checked a of the followi		nts on allow	red nonpriority
						epresenting t 325(a)(4), or	he liquidation	value of the	e estate in a	a hypothetical
							rwise subject ncome payab), the sum of e means test.
C.	the Plan unsecure received refunds to directly to payment Section I	term with ed creditor for the top for each top urned over the stated l.A. and o	hin 14 day ors (Class erm of the tax year. I rer to the C in Section can be use	ys of filing 5), will tu plan. The ncome ta: Chapter 13 I.A., abound	the return are nover to the Debtor may refunds record Trustee by ve. The refur	nd, unless the e Chapter 13 or retain a total ceived by the country the taxing aunds are pledge frustee to incr	e with a copy Plan provides Trustee all fed of \$500 of the debtor and tur thorities do no ed to the plan ease the perc	s 100% paymederal and state as sum of the formed over to the total decrease the in addition to	ent to nonprie income tax ederal and see Chapter 1 e total amouthe amounts	ority refunds tate tax 3 Trustee or int of s stated in
D.	Chapter filed, unl	13 Trust ess withi	tee is auth in that time	norized, but the Debt	ut not require tor contests t	ed, to comme those charges	nce paying the	ose charges 9 otion to detern	00 days after	3002.1(c), the r that notice is at under FRBP

E. Debtor must make preconfirmation adequate protection payments for any creditor that holds an allowed claim secured by personal property where such security interest is attributable to the purchase of such property and preconfirmation payments on leases of personal property whose allowed claim is impaired by the terms proposed in this Plan. Debtor must make preconfirmation adequate protection payments and preconfirmation lease payments to the Chapter 13 Trustee for the following creditor(s) in the following amounts:

Creditor/Lessor Name	Collateral Description	Last 4 Digits of Account #	Amount

Each adequate protection payment or preconfirmation lease payment will accrue beginning the 30th day from the date of filing of the case. The Chapter 13 Trustee must deduct the foregoing adequate protection payment(s) and/or preconfirmation lease payment from Debtor's Plan Payment and disburse the adequate protection payment or preconfirmation lease payment to the secured creditor(s) at the next disbursement or as soon as practicable after the payment is received and posted to the Chapter 13 Trustee's account. The Chapter 13 Trustee will collect his or her statutory fee on all receipts made for preconfirmation adequate protection payments or preconfirmation lease payments.

- F. Debtor must not incur debt greater than \$1,000 without prior court approval unless the debt is incurred in the ordinary course of business pursuant to 11 U.S.C. §1304(b) or for medical emergencies.
- G. The Chapter 13 Trustee is authorized to disburse funds after the date Plan confirmation is announced in open court.
- H. Debtor must file timely all postpetition tax returns and pay timely all postconfirmation tax liabilities directly to the appropriate taxing authorities.
- I. Debtor must pay all amounts required to be paid under a Domestic Support Obligation that first became payable after the date of the filing of the bankruptcy petition.
- J. If the Plan proposes to avoid a lien of a creditor, the Chapter 13 Trustee must not disburse any payments to that creditor on that lien until the Plan confirmation order is entered.
- K. Debtor must pay all required ongoing property taxes and insurance premiums for all real and personal property that secures claims paid under the Plan.

Section II. ORDER OF PAYMENT OF CLAIMS; CLASSIFICATION AND TREATMENT OF CLAIMS:

Except as otherwise provided in this Plan, the Chapter 13 Trustee must disburse all available funds for the payment of claims as follows:

A. ORDER OF PAYMENT OF CLAIMS:

- 1st If there are Domestic Support Obligations, the order of priority will be:
 - (a) Domestic Support Obligations and the Chapter 13 Trustee's fee not exceeding the amount accrued on Plan Payments made to date;
 - (b) Administrative expenses (Class 1(a)) until paid in full;

If there are <u>no</u> Domestic Support Obligations, the order of priority will be:

- (a) The Chapter 13 Trustee's fee not exceeding the amount accrued on Plan Payments made to date;
- (b) Administrative expenses (Class 1(a)) until paid in full.
- **2nd** Subject to the 1st paragraph, *pro rata* to all secured claims and all priority unsecured claims until paid in full except as otherwise provided in this Plan.
- **3rd** Non-priority unsecured creditors will be paid *pro rata* except as otherwise provided in this Plan. No payment will be made on nonpriority unsecured claims until all the above administrative, secured and priority claims have been paid in full unless otherwise provided in this Plan.

B. CLASSIFICATION AND TREATMENT OF CLAIMS:

CLASS 1

ALLOWED UNSECURED CLAIMS ENTITLED TO PRIORITY UNDER 11 U.S.C. §507

Class 1 claims will be paid in full pro rata. Any treatment that proposes to pay claims in Class 1(a) or 1(b) less than in full must be agreed to in writing by the holder of each such claim and specifically addressed in Section IV.D.

Unless otherwise ordered by the court, the claim amount stated on a proof of claim, and the dollar amount of any allowed administrative expense, controls over any contrary amount listed below.

	CATEGORY	AMOUNT OF PRIORITY CLAIM	INTEREST RATE, if any	TOTAL PAYMENT				
a. Adr	ministrative Expenses							
(1) C	Chapter 13 Trustee's Fee – estima	ted at 11% of all payme	nts to be made to	all classes through this Plan.				
(2) A	attorney's Fees							
(3) C	Chapter 7 Trustee's Fees							
(4) C	Other							
(5) C	Other							
b. Oth	ner Priority Claims							
(1) Ir	nternal Revenue Service							
(2) F	ranchise Tax Board							
(3)	Oomestic Support Obligation							
(4) C)ther							
Pla 60	c. Domestic Support Obligations that have been assigned to a governmental unit and are not to be paid in full in the Plan pursuant to 11 U.S.C. §1322(a)(4) (this provision requires that payments in Part 2 Section I.A. be for a term of 60 months) (specify creditor name):							

See attachment for additional claims in Class 1.

		CLAS	SS 2					
CLAIMS SECURED SOLELY BY PROPERTY THAT IS DEBTOR'S PRINCIPAL RESIDENCE ON WHICH OBLIGATION MATURES <u>AFTER</u> THE FINAL PLAN PAYMENT IS DUE								
Check one.								
☐ None. If "None" is checke	ed, the rest of	this form for Clas	ss 2 need not	be completed.				
Debtor will maintain and any changes required by ordered by the court, the specified below. Debtor with Chapter 13 Trustee, with	the applicable se payments will cure the p interest, if any	e contract and not will be disbursed repetition arreara y, at the rate state	iced in conford either by thages, if any, and.	mity with any app e Chapter 13 Tr on a listed claim	olicable rules. U ustee or directl through disbur	Inless otherwise y by Debtor, as		
NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	AMOUNT OF ARREARAGE, IF ANY	INTEREST RATE	ESTIMATED MONTHLY PAYMENT ON ARREARAGE	ESTIMATED TOTAL PAYMENTS	POST- PETITION PAYMENT DISBURSING AGENT		
						☐ Trustee ☐ Debtor		
						☐ Trustee ☐ Debtor		
						☐ Trustee ☐ Debtor		
See attachment for additiona	al claims in Cl	ass 2.						
		CLASS	5 3 A					
UN Check one.	IMPAIRED C	LAIMS TO BE PA	AID DIRECTI	Y BY DEBTOR				
None. If "None" is che	cked, the rest	of this form for C	lass 3A need	not be complete	ed.			
Debtor will make regular payments, including any preconfirmation payments, directly to the following creditors in accordance with the terms of the applicable contract (Include Creditor Name and Last 4 Digits of Account Number):								
The claims of these creditors a	re unimpaired	under the plan.				<u>.</u>		
See attachment for additiona	al claims in Cl	ass 3A.						

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CLAIMS SECURED BY REAL OR PERSONAL PROPERTY WHICH ARE TO BE BIFURCATED AND PAID IN FULL DURING THE TERM OF THIS PLAN.

AND PAID IN FULL DURING THE TERM OF THIS PLAN.									
Check one.									
None.	f "None" is che	ecked, the res	t of this form	for Class 3B ne	eed not be co	mpleted.			
☐ Debtor	proposes:								
Bifurcation of Claims - Dollar amounts/lien avoidance . Except as provided below regarding bifurcation of claims into a secured part and an unsecured part, the claim amounts listed on a proof of claim control this Plan over any contrary amounts listed below.									
(a)	(a) <u>Bifurcated claims - secured parts</u> : Debtor proposes that, for the purposes of distributions under this Plan, the dollar amount of secured claims in this Class 3B should be as set forth in the column headed "Secured Claim Amount." For that dollar amount to be binding on the affected parties, either								
	(i) Debtor must obtain a court order granting a motion fixing the dollar amount of the secured claim and/or avoiding the lien, or								
(b)	 (ii) Debtor must complete and comply with Part 2 Section IV.C., so that the Plan itself serves as such a motion; the "Included" boxes must be checked in Part 1 Paragraphs 1.1 and/or 1.2 (indicating that this Plan includes valuation and lien avoidance, and/or avoidance of a judicial lien or nonpossessory, nonpurchase-money lien in Section IV.C.); and this Plan must be confirmed - if any one of those conditions is not satisfied, then the claim will not be bifurcated into a secured part and an unsecured part pursuant to this sub-paragraph. (b) Bifurcated claims - unsecured parts: Any allowed claim that exceeds the amount of the secured claim will be treated as a nonpriority unsecured claim in Class 5 below. 								
NAME OF CREDITOR		LAST 4 DIGITS OF ACCOUNT NUMBER	CLAIM TOTAL	SECURED CLAIM AMOUNT	INTEREST RATE	ESTIMATED MONTHLY PAYMENT	ESTIMATED TOTAL PAYMENTS		
See attachme	See attachment for additional claims in Class 3B.								

CLASS 3C									
CLAIMS SECURED BY REAL OR PERSONAL PROPERTY WHICH ARE TO BE PAID IN FULL DURING THE TERM OF THIS PLAN (WITHOUT BIFURCATION), INCLUDING CURE OF ARREARS, IF APPLICABLE.									
Check all that apply.									
None. If "None" is ch	necked, the res	st of this form for	Class 3C n	need not be cor	npleted.				
Debtor proposes to treat the claims listed below as fully secured claims on the terms set forth below. These claims will not be bifurcated. The claim amounts listed on a proof of claim control this Plan over any contrary amounts listed below.									
IMF	PAIRED CLAII	MS PAID THROU	JGH THE P	PLAN BY THE	TRUSTEE				
NAME OF CREDITOR	LAST 4 DIGITS OI ACCOUNT NUMBER	CLAIM TOTAL		INTEREST RATE	ESTIMATED MONTHLY PAYMENT	ESTIMATED TOTAL PAYMENTS			
CURE AND MAINTAIN CLAIMS									
Debtor will maintain and make the current contractual installment payments (Ongoing Payments) on the secured claims listed below pursuant to the terms of the applicable contract, except as stated otherwise in this Plan. These payments will be disbursed either by the Chapter 13 Trustee or directly by Debtor, as specified below. Debtor will cure and pay the prepetition arrearages, if any, on a claim listed below through disbursements by the Chapter 13 Trustee, with interest, if any, at the rate stated. The dollar amount of arrearage stated on a proof of claim controls over any contrary amount listed below.									
	Cure of Default								
NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	AMOUNT OF ARREARAGE, IF ANY	INTEREST RATE	ESTIMATE T MONTHL PAYMENT ARREARA	ON ESTIMATE	PAYMENT			
						☐ Trustee ☐ Debtor			
☐ See attachment for addition	nal claims in (Class 3C							

CLASS 3D								
SECURED CLAIMS EXCLUDED FROM 11 U.S.C. §506								
Check one.								
None. If "None" is checked, the	rest of this fo	orm for Class 3D i	need not be c	ompleted.				
☐ The claims listed below were either:								
Incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of Debtor, or								
 Incurred within 1 year of the petition date and secured by a purchase money security interest in any other thing of value. 								
These claims will be paid in full under proof of claim controls over any control			ate stated belo	ow. The claim am	ount stated on a			
NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	CLAIM TOTAL	INTEREST RATE	ESTIMATED MONTHLY PAYMENT	ESTIMATED TOTAL PAYMENTS			
See attachment for additional claim	ns in Class 3	<u> </u>						

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OTHER CLAIMS ON WHICH THE LAST PAYMENT ON A CLAIM IS DUE AFTER THE DATE ON WHICH THE FINAL PLAN PAYMENT IS DUE, WHICH ARE PROVIDED FOR UNDER 11 U.S.C. §1322(b)(5)								
Check one.								
☐ None. If "None" is che	cked, the rest	of this form for Cla	ass 4 need no	ot be completed.				
Debtor will maintain and make the current contractual installment payments (Ongoing Payments) on the secured claims listed below pursuant to the terms of the applicable contract, except as stated otherwise in this Plan. These payments will be disbursed either by the Chapter 13 Trustee or directly by Debtor, as specified below. Debtor will cure and pay the prepetition arrearages, if any, on a claim listed below through disbursements by the Chapter 13 Trustee, with interest, if any, at the rate stated. The dollar amount of arrearage stated on a proof of claim controls over any contrary amount listed below.								
			Cure of Default					
NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	AMOUNT OF ARREARAGE, IF ANY	INTEREST RATE	ESTIMATED MONTHLY PAYMENT ON ARREARAGE	ESTIMATED TOTAL PAYMENTS	ONGOING PAYMENT DISBURSING AGENT		
						☐ Trustee ☐ Debtor		
						☐ Trustee ☐ Debtor		
						☐ Trustee ☐ Debtor		
						Deptoi		
						Debtoi		

CLASS 5A

NON-PRIORITY UNSECURED CLAIMS NOT SEPARATELY CLASSIFIED

Allowed nonpriority unsecured claims not separately classified must be paid pursuant to Section I.B. above.

SEPARATE CLASSIFICATION: Check all that apply if Debtor proposes any separate classification of nonpriority unsecured claims. None. If "None" is checked, the rest of this form for Class 5 need not be completed.						
CLASS 5B						
Maintenance of payments. Debtor will maintain and make the contractual installment payments on the unsecured claims listed below on which the last payment is due after the final Plan payment. The contractual installment payments will be disbursed by Debtor.						
NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	Γ RATE	ESTIMATED MONTHLY PAYMENT	ESTIMATED TOTAL PAYMENTS		
		,				
CLASS 5C						
☐ Other separately classified nonpriority unsecured claims.						
NAME OF CREDITOR	LAST 4 DIGITS OF ACCOUNT NUMBER	AMOUNT TO E PAID ON THE CLAIM	_	ESTIMATED TOTAL AMOUNT OF PAYMENTS		
See attachment for additional claims in Class 5.						

CI	_ASS 6				
SURRENDER	OF COLLATERAL				
Check one.					
None. If "None" is checked, the rest of this form for Class 6 need not be completed.					
Debtor elects to surrender to each creditor listed below the collateral that secures the creditor's claim. Debtor requests that upon confirmation of the Plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and that the stay under 11 U.S.C. §1301 be terminated in all respects. Any allowed unsecured claim resulting from the disposition of the collateral will be treated in Class 5 above.					
Creditor Name: Description:					
☐ See attachment for additional claims in Class 6.					
Gl	LASS 7				
EXECUTORY CONTRACT	TS AND UNEXPIRED LEASES				
Any executory contracts or unexpired leases not listed below are deemed rejected.					
Check one.					
None. If "None" is checked, the rest of this form fo	r Class 7 need not be completed.				
The executory contracts and unexpired leases listed below are treated as specified (identify the contract or lease at issue and the other party(ies) to the contract or lease):					
Creditor Name:					
Description:					
☐ Rejected	Assumed; cure amount (if any): \$,				
	to be paid over months				
Creditor Name:					
Description:					
☐ Rejected	Assumed; cure amount (if any): \$, to be paid over months				
Payments to be cured within months of filing made through disbursements by the Chapter 13 Tr	g of the bankruptcy petition. All cure payments will be ustee.				

☐ See attachment for additional claims in Class 7.

Section III. PLAN SUMMARY

Name of Creditor Lienholder/Servicer: __

motion.

	CLASS 1a		
	CLASS 1b		
	CLASS 1c		
	CLASS 2		
	CLASS 3B		
	CLASS 3C		
	CLASS 3D		
	CLASS 4		
	CLASS 5A		
	CLASS 5C		
	CLASS 7		
	SUB-TOTAL		
	CHAPTER 13 TRUSTEE'S FEE (Estimated 11% unless advised otherwise)		
	TOTAL PAYMENT		
Section IV	NON-STANDARD PLAN PROVISIONS		
_	one. If "None" is checked, the rest of Section IV need not I	be completed	
Pursua separa and/or require	ant to FRBP 3015(c), Debtor must set forth all nonstandate Section IV of this Plan and must check off the "Include 1.4 of Part 1 of this Plan. Any nonstandard Plan provision mean andatory Chapter 13 Plan form, or any Plan provision devia	dard Plan provisions in this Planuded" box or boxes in Paragrapsion that does not comply with the any Plan provision not otherwi	ohs 1.1, 1.2, 1.3 these
liens a	onstandard Plan provisions seeking modification of lie and security interests known to Debtor, and known to be ed as to any matters not currently known to Debtor.		
☐ A.	Debtor's Intent to File Separate Motion to Value Property [11 U.S.C. § 506(a) and (d)]. Debtor will file motion(s) to estate and/or to avoid a lien pursuant to 11 U.S.C § 506(a)	value real or personal property of	the bankruptcy
□ В.	Debtor's Intent to File Separate Motion to Avoid Creditor's Security Interest [11 U.S.C. § 522(f)]. Debtor will file a M nonpurchase-money security interest, on real or personal pursuant to 11 U.S.C § 522(f). If the court enters an order Chapter 13 Trustee will not pay any claim filed based on	otion to avoid a judicial lien or nor I property of the bankruptcy estate er avoiding a lien under 11 U.S.C.	npossessory, e listed below
Na	me of Creditor Lienholder/Servicer:		

Description of lien and collateral (e.g., 2nd lien on 123 Main St.): See attachment for any additional liens and security interests to be avoided by separate 11 U.S.C. § 522(f)

Description of lien and collateral (e.g., 2nd lien on 123 Main St.):

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

	DEBTOR	'S REQUE	ST TO MOD	IFY CREDITO	R'S SECURE	D CLAIM A	AND LIEN	
TO CR	EDITOR LI	ENHOLDE	R/SERVICE	₹				
		perty collate county of re		Idress and/or le	egal descripti	on or docun	nent recordir	ng numbe
	(attach p	age with leg	gal descriptio	n of property o	r document r	ecording nu	mber as app	ropriate)
		lateral (add e number):	description	such as judgm	ent date, date	e and place	of lien record	ding, boo
				ks avoidance ce of the order			bove descri	bed colla
	that will be	e effective u	pon the earl	or seeks avoida iest to occur of f the following:	either paym			
(ch	eck all that	apply and	see LBR For	m F 4003-2.4.0	ORDER.AFTE	ERDISCH):		
	(1) discha	arge under 1	11 U.S.C. § 1	328, or				
	(2) Upon	completion	of all Plan pa	ayments.				
	educing equ	uity (to whic	h subject lie	n can attach):				
Exemp				nce under 11 L				
and/or Attachi Attachi	lien avoid ment B, C	dance of the and/or D	ne above-lis to this Pla	ourt issue an outed creditor on a applical so mandatory	on the abov ble. (<i>Debto</i>	e-describe r must use	d collateral	in the
Amoun	t of remaini	ng secured	claim (nega	tive results sho	ould be listed	as \$-0-):	\$	
Note: S Class 3		arts of this	Plan for the	proposed trea	atment of an	y remaining	secured cla	aim (gen

☐ D. Other Non-Standard	d Plan Provisions (use attachment, if necessary):
V. REVESTING OF PROPER	тү
closed without discharge filed, except those liens converted to a case und accordance with applical authority or fiduciary duty for proposed use, sale, seek approval of the cou	cy estate will not revest in Debtor until a discharge is granted or the case is dismissed on the Revesting will be subject to all liens and encumbrances in existence when the case was avoided by court order or extinguished by operation of law. In the event the case is der Chapter 7, 11, or 12 of the Bankruptcy Code, the property of the estate will vest in ble law. After confirmation of this Plan, the Chapter 13 Trustee will not have any further regarding use, sale, or refinance of property of the estate except to respond to any motion or refinance as required by the LBRs. Prior to any discharge or dismissal, Debtor must to purchase, sell, or refinance real property. Attorney for Debtor, or Debtor if not represented by an attorney, also certify(ies) that provisions in this Plan are identical to those contained in the Central District of the er than any nonstandard Plan provisions included in Section IV.
Deter	
Date:	Attorney for Debtor
	Debtor 1
	Debtor 2

ATTACHMENT A to Chapter 13 Plan/Confirmation Order (11 U.S.C. §§ 506: valuation/lien avoidance by separate motion(s))

None. If "None" is checked, the rest of this Attachment A need not be co	mpleted.
1 Creditor Lienholder/Servicer:	
1. Creditor Lienholder/Servicer:Subject Lien (e.g., 2 nd Lien on 123 Main St.):	·
2. Creditor Lienholder/Servicer:	
Subject Lien (e.g., 3 ¹⁰ Lien on 123 Main St.):	
3. Creditor Lienholder/Servicer:Subject Lien (e.g., 4 th Lien on 123 Main St.):	·
4. Creditor Lienholder/Servicer:	
Subject Lien (e.g., 2 nd Lien on 456 Broadway):	·
5. Creditor Lienholder/Servicer:	·
Subject Lien (e.g., 3 rd Lien on 456 Broadway):	·
6. Creditor Lienholder/Servicer:	.
Subject Lien (e.g., 4th Lien on 456 Broadway):	
7. Creditor Lienholder/Servicer:	·
Subject Lien (e.g., 2 nd Lien on 789 Crest Ave.):	
8. Creditor Lienholder/Servicer: Subject Lien (e.g., 3 rd Lien on 789 Crest Ave.):	-
	·
9. Creditor Lienholder/Servicer:	
Subject Lien (e.g., 4 th Lien on 789 Crest Ave.):	
(Attach additional pages for more liens/provisions.)	
CERTIFICATION: I have prepared this attachment (including any additional placetify under penalty of perjury under the laws of the United States of Americattachment is accurate to the best of my knowledge after reasonable inquiry, Trustee has no duty to verify the accuracy of that information.	ca that the information provided in this
Executed on (date)	
Printed Name Signature:	
☐ Attorney for Debtor or ☐ Debtor appearing without attorney	