RULE 1017-2 DISMISSAL FOR LACK OF COMPLIANCE [Amended 12/1/16 12/1/2024]

- (a) Want of Prosecution Defined Dismissing a Case for "any reason". For purposes of Federal Rule of Bankruptcy Procedure 1017(a), dismissing a case for "any reason" Fed. R. Bankr. P. 1017, the term "want of prosecution" shall may include, but is not limited to:
 - (1) failure to file lists, schedules, statements, and all required documents within the time allowed by Fed. R. Bankr. P. 1007 Federal Rule of Bankruptcy Procedure 1007;
 - (2) failure of a debtor that is a corporation to be represented by counsel within the time set by order of the Court;
 - (3) failure to pay timely any required filing fee;
 - (4) failure to timely file a plan, disclosure statement or other document or pleading, as required by the Bankruptcy Code, Federal Rules of Bankruptcy Procedure, these LBRs or orders of the Court;
 - (5) failure of a party or counsel to appear, upon notice or order, at a hearing before the Court;
 - (6) failure of the debtor(s) to appear at the initial Section 341 meeting, or any continued meeting; and
 - (7) failure to abide by any Court order requiring the filing of papers or payment of fees, costs or sanctions.
- **(b)** Sua Sponte Action by Court. The Court may, on its own motion, and after notice to the debtor, the debtor's attorney, if any, and to all creditors, dismiss a case for lack of compliance unless the debtor cures the deficiency timely, and/or the debtor or any party in interest requests a hearing within seven days of service of such Order requiring compliance and Notice of Automatic Dismissal for Non-compliance or Order to Show Cause, or similar court order.

RULE 1019-1 CONVERSION OF CHAPTER 11, CHAPTER 12, OR CHAPTER 13 CASE TO CHAPTER 7 LIQUIDATION [Amended 2/19/2020 12/1/2024]

(a) Content of Final Report and Account. With the exception of subchapter V cases under Chapter 11, the final report and account required by Fed. R. Bankr. P.1019(5) Federal Rule of Bankruptcy Procedure 1019(e) shall include, in addition to the information specified in Fed. R. Bankr. P. 1019(5) Federal Rule of Bankruptcy Procedure 1019(e): (1) a statement of the total funds which passed through the chapter 11, 12, or 13 estate; (2) a statement that all United States trustee operating reports are available upon request; (3) an itemization of all disbursements since the last United States trustee operating report; and (4) a statement of the balance on hand at the time of conversion. If the debtor operated a business, the report shall also include a statement listing all assets in the debtor's

possession at the time of conversion, including but not limited to, inventory, fixtures, leases and executory contracts, and accounts receivable.

- (b) Deadline for Chapter 13 Trustee to File Final Report and Account. The final report and account required by <u>Fed. R. Bankr. P. 1019(5)(B)(ii)</u> Federal Rule of Bankruptcy <u>Procedure 1019(e)(2)(B)</u> shall be filed not later than sixty (60) days after conversion of the case.
- (c) Schedule of Unpaid Debts. The schedule of unpaid debts required by Fed. R. Bankr. P. 1019(5) Federal Rule of Bankruptcy Procedure 1019(e)(2)(B) shall include the names and addresses of all post-petition creditors and shall be accompanied by a supplemental creditor mailing list conforming to the requirements set forth in R.I. LBR 1002-1(c).

RULE 2004-1 EXAMINATION [Amended 12/1/16 12/1/2024]

(a) Objections/Protective Orders. Any objection to a motion for a Rule 2004 examination shall be in the form of an objection and/or a motion for a protective order in accordance with Fed. R. Civ. P. 26(c) Federal Rule of Civil Procedure 26(c) as adopted in Fed. R. Bankr. P. 7026 Federal Rule of Bankruptcy Procedure 7026. The motion/objection shall state precisely the basis for such objection or protective order as well as the nature and scope of the relief requested.

(b) Notice and Response Time.

- (1) Not less than fourteen (14) days written notice of a proposed examination shall be given to the entity to be examined, such entity's counsel (if known), and to all other affected parties in accordance with <u>Fed. R. Bankr. P. 9013 Federal Rule of Bankruptcy Procedure 9013</u>. The notice shall apprise the party to be examined of the proposed scope of the examination and list any documents requested to be presented at such examination.
- (2) In addition, the notice shall contain the following language regarding the time to object or otherwise respond to the proposed examination:

Within fourteen (14) days of service of this Motion for a Rule 2004 Examination, if served electronically, and an additional three (3) days pursuant to Fed. R. Bankr. P. 9006(f) if you were served by mail, or other excepted means specified, any party who objects to the examination shall serve and file an objection and/or motion for protective order with the Bankruptcy Court Clerk's Office, 380 Westminster Mall, 6th Floor, Providence, RI 02903, (401) 626-3100. If no objections or motions for protective order are timely filed, the motion for examination will be granted by the Court by endorsement order.

(c) Stay of Examination. The timely filing of an objection and/or motion for a protective order as provided in subdivisions (a) and (b) of this LBR will automatically stay the motion

for examination and the entry of any order determining said examination, until the Court considers the objection or motion for protective order.

- (d) Unopposed Motion for Rule 2004 Examination. If no response or objection is timely served, the motion to conduct an examination under this LBR will be granted by the Court by endorsement order.
- **(e) Inapplicability to Adversary Proceedings.** The provisions for examination under this LBR shall be inapplicable to pending adversary proceedings and contested matters. Discovery in connection with pending adversary proceedings and contested matters, including examinations, shall be pursuant to the discovery provisions made applicable by Part VII of the Fed. R. Bankr. P. Federal Rules of Bankruptcy Procedure and Fed. R. Bankr. P. Pederal Rules of Bankruptcy Procedure 9014.

RULE 3002-1 FILING, AMENDING, PROOF OF CLAIM OR INTEREST [Amended 9/16/202012/1/2024]

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- **(b) Notice to Creditors in Chapter 7 Cases.** Following expiration of the bar date for filing claims, the Clerk and parties designated to provide service may limit the serving and distribution of papers, except notices as governed by <u>Fed. R. Bankr. P. 2002 Federal Rule of Bankruptcy Procedure 2002</u>, to those parties who have filed proofs of claim or who have been granted extensions within which to file claims, excepting therefrom, however, creditors whose claims have been fully disallowed.
- (c) Creditors Duties in Chapter 13 Cases See Federal Rule of Bankruptcy Rule Procedure 3002.1 Notice Relating to Claims Secured by a Security Interest in the Debtor's Principal Residence in a Chapter 13 Case Effective 12/1/11. Compliance with Federal Bankruptcy Rule 3002.1(c) and (d) will not apply to the extent that the Court has previously approved a creditor's outstanding obligations pursuant to a Court order or conditional order.
- (d) Creditor's Supplement to Previously Filed Proof of Claim. Attachments required by Fed. R. Bankr. P. 3001(c)(1) and (d) Federal Rule of Bankruptcy Procedure 3001(c)(1) and (d) may be filed as a supplement to a previously filed claim if;
 - (1) the claim is secured by a security interest in the debtor's principal residence;
 - (2) the claimant timely filed a proof of claim pursuant to Bankruptcy Rule 3002 together with the attachments required by Fed. R. Bankr. P. 3001(e)(2)(C) Federal Rule of Bankruptcy Procedure 3001(e)(2)(C) and;
 - (3) the claimant completes and files, not later than 120 days after the order for relief, or any previously granted extension, the attachment(s) and Local Form 3002-1.1: "Certification of Supplemental Proof of Claim Documents".

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RULE 3015-2 CHAPTER 13 - AMENDMENTS TO PLANS [Amended 12/1/17 12/1/2024]

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(B) That *Does* Adversely Affect Creditors.

- (i) Content of the Amended Plan. Where an amendment to a plan, including any motions contained therein, adversely affects creditors, the debtor shall file with the Court an amended plan which conforms to R.I. Local Form 3015-1.1 and those sections of the amended plan, including any motions contained therein, that are modified from the previous plan shall be clearly identified. The terms of the original filed plan remain in effect except as otherwise set forth on the most recently amended plan.
- (ii) Service. The debtor shall serve a copy of the amended plan including any motions contained therein, on the Chapter 13 trustee, all creditors (unless the claims bar date has passed and then only on creditors who have filed claims or have filed an extension of time to file claims pursuant to R.I. LBR 2002-1(d)) and any party who has entered an appearance in the case or requested notice in the case, as well as satisfying the service requirements contained in R.I. LBR 9013-3(b)(1) and (2), to the extent applicable. The amended plan shall be accompanied by a certificate of service filed in accordance with the requirements of R.I. LBR 9013-3(d) and (e). The Debtor is not required to re-serve the initial Plan required to be attached under subpart (i) above.

• • •

RULE 4004-1 GRANT OR DENIAL OF DISCHARGE [Amended 12/1/15 12/1/2024]

- (a) Requirement for Granting of Discharge. The Court shall not grant the debtor a discharge unless, prior to the expiration of the objection to discharge deadline, or any authorized extension thereof, the debtor files a certificate evidencing the completion of an approved financial management course (Official Form 23), or in a Chapter 13 case, no later than the last payment made by the debtor as required by the plan. If the Chapter 13 debtor owes domestic support obligations pursuant to 11 U.S.C. § 1328(a):
 - (1) The Debtor shall certify to the Chapter 13 Trustee that any and all domestic support obligations are current; and
 - (2) The Chapter 13 Trustee shall certify to the Court that the Debtor has satisfied all domestic support obligations.

- (b) Failure to File Financial Management Certificate (Official Form B423). If, after expiration of the objection to discharge deadline, or after the last payment required by the plan in a Chapter 13 case, or an individual Chapter 11 case, or any Court authorized extension thereof, the certificate is not filed, the case shall be automatically closed without the issuance of the discharge order, and a notice informing interested parties shall be issued in accordance with Fed. R. Bankr. P. 4006 Federal Rule of Bankruptcy Procedure 4006.
- (c) Procedure for Obtaining a Discharge in a Closed Case. If an individual bankruptcy case is closed without entry of a discharge due to failure of the debtor to timely file the Certification About a Financial Management Course (Official Form B423) certificate evidencing the completion of an approved financial management course, to later obtain a discharge, the debtor must:
 - (1) File a Motion to Reopen the case;
 - (2) Pay the applicable re-opening fee; and
 - (3) File a certificate evidencing completion of the financial management course from an approved agency, or a Motion for Exemption, if applicable.
- (d) Exception. The provision regarding completion of a financial management course shall not apply with respect to a debtor who is a person described in 11 U.S.C. § 109(h)(4).

RULE 7026-1 DISCOVERY - GENERAL [Amended 9/9/1312/1/2024]

- (a) Disclosure Requirements. Unless otherwise ordered, the disclosure requirements contained in Federal Rule of Civil Procedure 26, as adopted in Federal Rule of Bankruptcy Procedure 7026, apply to all adversary proceedings pending in this district.
- **(b)** Time Limit for Federal Rule of Civil Procedure 26(f)Rule 7026(f) Conference. Within 21 days before the scheduling order is due under R.I. LBR 7016-1(c), the parties shall meet and confer pursuant to Federal Rule of Bankruptey Procedure 7026(f) Federal Rule of Civil Procedure 26(f).
- (c) Contents of Discovery Plan. Pursuant to Federal Rule of Bankruptey Procedure 7026(f) Federal Rule of Civil Procedure 26(f), within 14 days of the parties meeting, the parties shall file a discovery plan with the Court containing the information required by Federal Rule of Civil Procedure 26(f)(1)-(4) (including the deadline for the close of discovery) and the following additional information:
 - (1) A proposed deadline to join other parties or amend the pleadings;
 - (2) A proposed deadline for filing dispositive and pre-trial motions;
 - (3) A proposed deadline for filing a Joint Pretrial Statement; and

(4) A statement whether the parties believe that referral of the dispute for mediation would be helpful and whether or not both parties agree to such a referral.

The Discovery Plan shall substantially comply with the form found in <u>R.I. Local Form 7026-</u>1.1.

- **(d) Affidavit of Noncompliance.** If either party fails to perform as required herein, the aggrieved party shall file an affidavit stating the facts which constitute the failure to cooperate. Upon consideration of an affidavit of non-compliance and any response thereto, the Court may order that the adversary proceeding proceed as a defaulted matter:
 - (1) When a matter brought by a plaintiff is in default as to the holding of the Fed. R. Bank. P. 7026(f) Federal Rule of Civil Procedure 26(f) conference or the filing of the discovery plan or any of the requirements specified in Fed. R. Bank. P. 7026(f) Federal Rule of Civil Procedure 26(f) and R.I. LBR 7026-1, the Clerk shall dismiss the matter for want of diligent prosecution. The party in default may have the matter reinstated only upon showing special circumstances, by motion, filed within fourteen (14) days of the dismissal.
 - (2) When a matter is in default by the defendant as to the holding of the Fed. R. Bank. P. 7026(f) Federal Rule of Civil Procedure 26(f) conference or the filing of the discovery plan or any of the requirements specified in Fed. R. Bank. P. 7026(f) Federal Rule of Civil Procedure 26(f) and R.I. LBR 7026-1, the defendant will not be allowed to present its defense at trial, except by leave of court, for cause shown.
- (e) Discovery Materials Shall Not Be Filed with the Court. See R.I. LBR 5005-1(c).

RULE 7037-1 FAILURE TO MAKE DISCOVERY [Amended 12/1/14 12/1/2024]

Discovery Motions

- (a) Conference. Prior to the filing of a motion relating to discovery pursuant to Federal Rules of Civil Procedure 26-37, made applicable by Fed. R. Bankr. P. Federal Rules of Bankruptcy Procedure 7026 through 7037, counsel shall confer in a good faith effort to eliminate the necessity for filing the motion or to eliminate as many discovery disputes as possible. Counsel to the moving party shall arrange for the conference. The Clerk shall not calendar for hearing any such motion until the moving party certifies that such a conference has taken place or certifies that reasonable efforts have been made to hold such a conference, and that counsel have been unable to arrange such conference or to resolve the dispute.
- **(b)** Cooperation Required. Since these procedures for the resolution of discovery motions require the cooperation of counsel, the failure of any attorney to cooperate in such procedures may result in the imposition of sanctions, including, but not limited to, the sanctions provided in Fed. R. Bankr. P. 7037 Federal Rule of Bankruptcy Procedure 7037.

(c) Motions for Sanctions. Any motion requesting the imposition of sanctions as provided for in Fed. R. Bankr. P. 7037 Federal Rule of Bankruptcy Procedure 7037 shall comply with R.I. LBR 9011-1.

R.I. LOCAL FORM 3015-1.1

(Rev. 12/1/2017 <u>12/1/2024</u>)

FOR THE DISTRICT OF RHODE		(1217 <u>12172024</u>)
In re:	-* : :	☐ If this is an amended plan, list below the sections of the plan that have changed.
	: Case No	
Debtor(s)	: Chapter 13	*All unchanged sections must also be completed
	CHAPTER 13 PLAN	This amended plan: ☐ Does adversely affect creditors ☐ Does <i>not</i> adversely affect creditors See LBR 3015-2(b).
☐ Original or ☐ Amended (m	ust complete box on top right)	
☐ Post Confirmation (Date Ord	er Confirming Plan was entered):	

PART 1: NOTICES

LINITED STATES BANKBURTOV COURT

TO CREDITORS:

Your rights may be affected by this plan. Your claim may be reduced, modified or eliminated. Read this plan carefully and discuss it with your attorney. If you do not have an attorney, you may wish to consult with one. If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file with the Court an objection to confirmation on or before the later of (i) seven (7) days before the hearing date on confirmation or (ii) if the confirmation hearing is scheduled to occur earlier than thirty-five (35) days from the filing of an amended plan, said hearing shall be continued to the next available hearing date assigned by the Court and any objections to the amended plan must be filed at least seven (7) days before the confirmation hearing date, unless the Court orders otherwise. If you mail your objection to confirmation to the Court for filing, you must mail it early enough so that the Court will receive it on or before the deadline stated above. A copy of your objection must be served on the Debtor(s), Attorney for the Debtor(s), the Chapter 13 trustee and any party or attorney who has filed an appearance and requested service of pleadings. The Bankruptcy Court may confirm the plan without further notice and hearing if no objection to confirmation is filed. Any creditor's failure to timely object to confirmation of the proposed plan shall constitute the creditor's acceptance of the treatment of its claim as proposed, pursuant to 11 U.S.C. Section 1325(a)(5)(A) and FRBP 3015. You have or will receive a Notice of Chapter 13 Bankruptcy Case from the Bankruptcy Court which sets forth certain deadlines, including the bar date for filing a Proof of Claim. A claim must be filed and allowed for a creditor to receive a distribution, including secured claims. See FRBP 3002.

TO DEBTOR(S):

You (or your attorney) are required to serve a copy of this plan on the Chapter 13 trustee, all creditors and all interested parties within twenty four (24) hours of its filing with the Court in the manner required under the United States Bankruptcy Code (Title 11 U.S.C.), the Federal Rules of Bankruptcy Procedure ("FRBP"), and the Rhode Island Local Bankruptcy Rules ("R.I. LBR"). See R.I. LBRs 3015-1, 3015-2, 9013-3, and Part 9 of this plan. Unless the Court orders otherwise, you must commence making payments not later than the earlier of (i) thirty (30) days after the date of the filing of the plan or (ii) thirty (30) days after the order for relief. You must check a box on each line below to state whether or not this plan includes one or more of the following provisions. If a provision is checked as "Not Included," both boxes are checked, or no box is checked, the provision will be void if set out later in the plan. Failure to properly complete

this section may result in denial of confirmation of your plan. DO NOT CHECK BOTH BOXES. DO NOT LEAVE BOTH BOXES BLANK.

1.1	A limit on the amount of a secured claim, set out in Part 3.B(1), which may result in a partial payment or no payment at all to the secured creditor.	☐ Included	Not included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchasemoney security interest, set out in Part 3.B(3).	☐ Included	Not included
1.3	Nonstandard provisions, set out in Part 8.	☐ Included	Not included
Α.	T 2: PLAN LENGTH AND PAYMENTS LENGTH OF PLAN 36 Months. 11 U.S.C. § 1325(b)(4)(A)(i); 60 Months. 11 U.S.C. § 1325(b)(4)(A)(ii); 60 Months. 11 U.S.C. § 1322(d)(2). Debtor avers the follow Other (state number of months):		
B.	MONTHLY PAYMENTS [use worksheet on Exhibit 1]		
	\$ per month for months		
	\$ per month for months		
C.	ADDITIONAL PAYMENT(S)		
	 □ None. □ Debtor(s) will make additional payment(s) to the Trustee, source (e.g., lump sums from sales/refinances, tax repayments(s): 	funds), amount,	
	The total amount of payments to the Trustee: \$	xhibit 1, line h.	 This
PAR	T 3: SECURED CLAIMS		
	one. If "None" is checked, the rest of Part 3 need not be complete	d.	
A.	CURE OF DEFAULT AND MAINTENANCE OF PAYMENTS	<u>S</u>	

☐ Secured Claim	" is checked, the rest s in default shall be c aplete (1) and/or (2).		be completed. maintained as set for	rth in (1) and/or
(1) PREPETITIO	N ARREARS TO BE	PAID THROUGH	THE PLAN	
Prepetition arrearage am Court orders otherwise contrary amount(s) liste in this paragraph, then Court orders otherwise.	, the amount(s) listed below. If relief from	ed in a timely filed on the automatic stay	d Proof of Claim co y is ordered as to any	ntrols over any collateral listed
(a) <u>Secured</u>	Claims (Principal Re	<u>sidence)</u>		
Address of the Princ	ipal Residence:			·
The Debtor(s) estim	ate that the fair marke	t value of the Princip	oal Residence is: \$	·
Name of Creditor		Type of Claim e.g., mortgage, lien)	<u>Amo</u>	unt of Arrears
		e.g., mortgage, nenj		
(b) Secured (Claims (Other) Type of Claim	Description of Collater (or address of real proj		Amount of Arrears
				\$
Total of prepetition arrears Total of prepetition arrea				
	CE OF CONTRAC CREDITORS) paid directly by the D yments on the secure	TUAL PAYMENT rebtor(s) to creditors.	The Debtor(s) will may with any changes	DIRECTLY BY intain the current required by the
Name of Creditor	<u>1</u>	ype of Claim	Description of Co	<u>ollateral</u>

Check one.

None. If "None" is checked, the rest of Part 3B need not be completed.

Secured Claims are modified as set forth in (1), (2) and/or (3) below. Complete (1), (2), and/or (3) below.

The following plan provisions are effective only if there is a check in the box "Included" in Part 1, § 1.1.

(1) REQUEST FOR VALUATION OF SECURITY, PAYMENT OF FULLY SECURED CLAIMS, AND MODIFICATION OF UNDERSECURED CLAIMS UNDER 11 U.S.C. § 506

The following plan provisions are effective only if there is a check in the box "Included" in Part 1, § 1.1.

The Debtor(s) request that the Court determine the value of the following secured claim(s). For each secured claim listed below, the Debtor(s) states that the value of the secured claim is as set out in the column headed "Secured Claim Amount." For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below, and the creditor will retain its lien to the value of the secured claim.

If the plan is confirmed, the amount of a nongovernmental creditor's secured claim is binding on the creditor even if the creditor files a contrary Proof of Claim. Unless the Court orders otherwise, the value of a secured claim of a governmental unit listed in a timely filed Proof of Claim controls over any contrary amount listed below. The secured claim of a governmental unit may NOT be determined through the plan.

An allowed claim of a creditor whose claim is secured by a lien on property, in which the estate has an interest, is a secured claim to the extent of the value of the creditor's interest and is an unsecured claim to the extent that the value of such creditor's interest is less than the amount of the allowed claim. The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim in Part 5 of this plan. If the amount of a creditor's secured claim is listed below as having NO or zero (\$0.00) value, the creditor's allowed claim will be treated in its entirety as an unsecured claim in Part 5 of this plan.

Name of Creditor	Estimated amount of creditor's total claim	<u>Collateral</u>	Value of Collateral	Amount of claims senior to creditor's claim	Secured Claim Amount	Interest Rate	Monthly payment to creditor	Estimated total of monthly payments
	\$		\$	\$	\$	%	\$	\$
	\$		\$	\$	\$	%	\$	\$

Insert additional claims as needed.

Total Claim(s) under Part 3.B(1) to be paid through the Trustee: \$...

(2) SECURED CLAIMS EXCLUDED FROM 11 U.S.C. § 506

This section includes claims that were either (1) 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 the Debtor(s) or (2) 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 through the Trustee with interest at the rate stated below. Unless the Court orders otherwise, the claim amount stated on a timely filed Proof of Claim controls over any contrary amount listed below. If you are treating the claim in Part 3.B(1) or B(3), you should not include the claim in this section.

Name of Creditor	<u>Collateral</u>	Amount of	Interest	Monthly plan	Estimated total
		<u>claim</u>	Rate	payment	<u>payments by</u>
					<u>trustee</u>

	\$ %	\$ \$
 	\$ %	\$ \$

Insert additional claims as needed.

Total Claim(s) under Part 3.B(2) to be paid through the Trustee: \$______.

(3) LIEN AVOIDANCE UNDER 11 U.S.C. § 522(f)

The following plan provisions of this Part 3.B(3) are effective only if there is a check in the box "Included" in Part $1 \S 1.2$.

The judicial liens or nonpossessory, nonpurchase money security interests securing the claims listed below impair exemptions to which the Debtor(s) would have been entitled under 11 U.S.C. § 522(b). Subject to 11 U.S.C. § 349(b), a judicial lien or security interest securing a claim listed below will be avoided to the extent that it impairs such exemptions upon entry of the Order confirming the plan. The amount of the judicial lien or security interest that is avoided will be treated as an unsecured claim in Part 5 if a Proof of Claim has been filed and allowed. The amount, if any, of the judicial lien or security interest that is not avoided will be paid in full as a secured claim under the plan provided a Proof of Claim is filed and allowed. *If more than one lien is to be avoided, provide the information below separately for each lien.*

Information regarding judicial lien or security interest	Calculation of lien avoidance	Treatment of remaining secured claim		
Name of creditor:	(a) Amount of lien	\$	Amount of secured claim after avoidance (line (a) minus line (f):	
	(b) Amount of other liens	\$	\$	
Collateral:	(c) Value of claimed exemptions	(c) Value of claimed exemptions \$		
Lien identification (such as judgment	(d) Total of adding lines (a), (b) and (c)	% Monthly payment on secured		
date, date of lien recording, book and	(e) Value of debtor(s) interest in	claim: \$		
page number)	property			
	(f) Subtract line (e) from line (d)	Estimated total payments on secured claim: \$		
	Extent of exemption impairment (a applicable box):			
	Line (f) is equal to or g line (a). The entire lien not complete the next co			
	Line (f) is less than line of this lien is avoided (Conext column).			

Insert additional claims as needed.

Total Claim(s) under Part 3.B(3) to be paid through the Trustee: \$_____.

C. SURRENDER OF COLLATERAL

T4: PRIORITY CLAIMS One. ne. If "None" is checked, the rest of Part 4 need note following priority claims will be paid in full with the Court orders otherwise, the amount in a tiry amount listed below. DOMESTIC SUPPORT OBLIGATIONS: OTHER PRIORITY CLAIMS (Except Administrative Expenses) Otal of Priority Claims (except Administrative Expenses) Otal of Priority Claims (except Administrative Expenses)	out postpetition interest. nely filed Proof of Claim controls ov
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Total of Priority Claims (except Administrative Expenses: ADMINISTRATIVE EXPENSES:	
otal of Priority Claims (except Administrative Eo be paid through the Trustee: ADMINISTRATIVE EXPENSES:	strative Expenses):
otal of Priority Claims (except Administrative Eo be paid through the Trustee: ADMINISTRATIVE EXPENSES:	f Claim Amount of Clair
be paid through the Trustee: <u>ADMINISTRATIVE EXPENSES</u> :	
be paid through the Trustee: <u>ADMINISTRATIVE EXPENSES</u> :	<u> </u>
be paid through the Trustee: <u>ADMINISTRATIVE EXPENSES</u> :	<u> </u>
be paid through the Trustee: <u>ADMINISTRATIVE EXPENSES</u> :	<u> </u>
be paid through the Trustee: <u>ADMINISTRATIVE EXPENSES</u> :	
be paid through the Trustee: <u>ADMINISTRATIVE EXPENSES</u> :	
ADMINISTRATIVE EXPENSES:	penses)
	\$
C ARRODANTING FEED	
1) <u>ATTORNEY'S FEES:</u>	
, <u> </u>	
of Attorney	<u>Fees</u>
	di di
	 \$

If the attorney's fee exceeds the amount set forth in Appendix III of the local rules, the Trustee may not pay any excess claim until such time as the Court approves a fee application. *See*, LBR 2017-1(b). If no fee application is approved, any excess monies will be disbursed to other creditors up to a 100% dividend.

approved, any excess mone	es will be disbursed to other credito	is up to a 100% dividend.
(2) TRUSTEE'S COMMISSION	<u>:</u>	
The Debtor shall pay the Trustee's of Total of Administrative Expenses Commission) to be paid through	(excluding the Trustee's	t 1.
PART 5: NONPRIORITY UN	SECURED CLAIMS	
Check one. None. If "None" is checked, the rest Allowed nonpriority unsecured clai below. Only creditors holding an a option is checked, the option provic must file a timely Proof of Claim in "Pot Plan": creditors shall receiv (Debtor(s) estimate(s) a dividend	ims other than those set forth in Pallowed claim are entitled to a disding the largest payment will be order to receive payment under the a pro rata share of \$\frac{1}{\%}.	stribution. If more than one effective. NOTE: Creditor the plan.
☐ Fixed: creditors shall receive no l A. GENERAL UNSECURED CLAI B. UNSECURED OR UNDERSECU	MS:	\$
OR C:		
Creditor	Description of Claim	Amount of Claim
		\$ \$ \$
C. NONDISCHARGEABLE UNSE	CURED CLAIMS (e.g., student lo	vans):
Creditor	Description of Claim	Amount of Claim
		\$ \$ \$
D. <u>CLAIMS ARISING FROM REJI</u>	ECTION OF EXECUTORY CON	STRACTS OR LEASES:
Creditor	Description of Claim	Amount of Claim
		\$ \$

	Total of Unsecured Cla	A + B + C + D):	\$	·
Е.	TOTAL TO BE PAIL TRUSTEE:	TO NONPRIORITY UNSECURED	CREDITORS THR	OUGH THE
	The amount paid to n Liquidation Analysis s	onpriority unsecured creditors is not le et forth in Exhibit 2.	ess than that require	ed under the
	Multiply total by fixed p	percentage or enter "Pot Plan" amount:	\$	·
F.	SEPARATELY CLA	SSIFIED UNSECURED CLAIMS (e.g.	<u>, co-borrower)</u> :	
Cı	reditor	Description of Claim		<u>Freatment of</u> <u>Claim</u>
 - -			\$ \$ \$	
	Total amount of separapaid through Trustee:	ately classified claims to be	\$	
PΔ	RT 6: EXECUTOR	Y CONTRACTS AND UNEXPI	RED LEASES	
Che	ck one. None . If "None" is cheel	red the west of Dant 6 weed not be complete	ad	
Che	None. If "None" is check The executory contracts below. All other executo	sted, the rest of Part 6 need not be completed and unexpired leases listed are assume ory contracts and unexpired leases are the Debtor(s). Arrearage payments will Y LEASES:	d and will be treated rejected. Current p	ayments will
Che	None. If "None" is check The executory contracts below. All other executo be disbursed directly by	and unexpired leases listed are assume ory contracts and unexpired leases are the Debtor(s). Arrearage payments wil	d and will be treated rejected. Current p I be disbursed by th	ayments will
Che	None. If "None" is checked. The executory contracts below. All other executors be disbursed directly by A. REAL PROPERT	and unexpired leases listed are assume ory contracts and unexpired leases are the Debtor(s). Arrearage payments will <u>Y LEASES</u> :	d and will be treated rejected. Current p I be disbursed by th	ayments will e Trustee.
Che	None. If "None" is checked. The executory contracts below. All other executors be disbursed directly by A. REAL PROPERT	and unexpired leases listed are assume ory contracts and unexpired leases are the Debtor(s). Arrearage payments will Y LEASES: Lease Description	d and will be treated rejected. Current p l be disbursed by the	ayments will e Trustee.
Che	None. If "None" is check The executory contracts below. All other executo be disbursed directly by A. REAL PROPERT	and unexpired leases listed are assume ory contracts and unexpired leases are the Debtor(s). Arrearage payments will Y LEASES: Lease Description	d and will be treated rejected. Current p I be disbursed by the	ayments will e Trustee.
Che	None. If "None" is check The executory contracts below. All other executo be disbursed directly by A. REAL PROPERTY reditor MOTOR VEHICLE L	and unexpired leases listed are assume ory contracts and unexpired leases are the Debtor(s). Arrearage payments will Y LEASES: Lease Description LEASES:	d and will be treated rejected. Current p I be disbursed by the	ayments will e Trustee.
Che	None. If "None" is check The executory contracts below. All other executo be disbursed directly by A. REAL PROPERTY reditor MOTOR VEHICLE L	and unexpired leases listed are assume ory contracts and unexpired leases are the Debtor(s). Arrearage payments will Y LEASES: Lease Description Lease Description	d and will be treated rejected. Current p l be disbursed by the second s	ayments will e Trustee.
Che G B C C C C C C C C C C C C	None. If "None" is check The executory contracts below. All other executo be disbursed directly by A. REAL PROPERT reditor MOTOR VEHICLE I	and unexpired leases listed are assume ory contracts and unexpired leases are the Debtor(s). Arrearage payments will Y LEASES: Lease Description Lease Description	d and will be treated rejected. Current p l be disbursed by the second s	ayments will e Trustee.
Che G B C C C C C C C C C C C C	None. If "None" is check The executory contracts below. All other executo be disbursed directly by A. REAL PROPERT reditor MOTOR VEHICLE L reditor	and unexpired leases listed are assume ory contracts and unexpired leases are the Debtor(s). Arrearage payments will a Lease Description Lease Description Lease Description CTS OR LEASES:	d and will be treated rejected. Current p l be disbursed by the second s	e Trustee.

Total	amount	of arre	ars to	be paid	through	the '	Trustee:
1000	mino min	OI WII C		oc para			II ascet

\$	
Þ	•

PART 7: VESTING OF PROPERTY OF THE ESTATE

Property of the estate will vest in the Debtor(s) who are entitled to a discharge upon entry of the discharge. For all other Debtor(s), property of the estate will vest upon the earlier of (i) the filing of the Chapter 13 Standing Trustee's Final Report and Account and the closing of the case or (ii) dismissal of the case.

PART 8:	NONSTANDARD PLAN PROVISIONS
Check one	

Che	eck one.
	None. <i>If "None" is checked, the rest of Part 8 need not be completed.</i>
	The plan includes the following nonstandard provisions. Under FRBP 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in R.I. Local Form 3015-1.1 or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective. To the extent the provisions in Part 8 are inconsistent with other provisions of the plan, the provisions of Part 8 shall control if the box is checked in Part 1, §1.3.
The §1	e following plan provisions are effective only if there is a check in the box "Included" in Part 1, 3.

PART 9: PLAN SERVICE AND SIGNATURES

By signing this document, the Debtor(s) acknowledge reviewing and understanding the provisions of this plan.

By signing this document, the Debtor(s) and, if represented by an attorney, the attorney for the Debtor(s) certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in Local Form 3015-1.1, including exhibits, other than any nonstandard provisions in Part 8.

Pursuant to R.I. LBR 3015-1(b), the Debtor(s) or his/her/their counsel, must serve a copy of the Chapter 13 plan upon the Chapter 13 trustee, all creditors and all interested parties, within twenty-four (24) hours of its filing with the Court. A certificate of service must be filed within fourteen (14) days thereafter. If the Debtor(s) checked the box "Included" in Part 1, §§ 1.1 or 1.2, the Debtor(s) must also comply with the service requirements contained in R.I. LBR 3015-1(c) and 9013-3(b).

Debtor 1	Executed on: (Date)

De	btor 2	Executed on: (Date)
Signature of Attorney for Debtor(s) Exe		Executed on: (Date)
Ba Ad Tel	nt Name: r Number: ldress: lephone: Iail Address:	
	EXHIBIT 1	
	CALCULATION OF TOTAL MONTHLY PLAN I	PAYMENTS
a)	Secured claims (Part 3.A and Part 3.B(1)-(3) Total):	\$
b)	Priority claims (Part 4.A & Part 4.B Total):	\$
c)	Administrative claims (Part 4.C Total):	\$
d)	Nonpriority unsecured claims (Part 5.E Total):	\$
e)	Separately classified unsecured claims (Part 5.F Total):	\$
f)	Executory contract/lease arrears claims (Part 6 Total):	\$
g)	Total of $a + b + c + d + e + f$:	\$
h)	Divided (g) by .90 for total cost of plan including the Trustee's fee:	\$
i)	Divide (h), Cost of plan, by term of plan, months:	\$
j)	Round up to the nearest dollar amount for plan payment:	\$
-	this is either an amended plan and the plan payment has changed or a tended plan, complete (a) through (h) only and the following:	if this is a post confirmation
k)	Enter the total amount of payments Debtor(s) has paid to Trustee:	\$
1)	Subtract line (k) from line (h) and enter result here:	\$
m)	Divide line (l) by the number of months remaining (months):	\$
Ro	und un to the nearest dollar amount for amended plan payment:	\$

Date the amended plan payment shall begin:	
--	--

The Chapter 13 Trustee's fee is determined by Order of the United States Attorney General. The calculation of the plan payment set forth utilizes a 10% Trustee's commission. In the event the Trustee's commission is less than 10%, the additional funds collected by the Trustee, after payment of allowed administrative expenses, shall be disbursed to nonpriority unsecured creditors up to 100% of the allowed claims.

EXHIBIT 2

LIQUIDATION ANALYSIS

A. REAL PROPERTY

ddress ch. A/B, Part 1)	<u>Value</u> (Sch. A/B, Part 1)	Total Liens (Sch. D, Part 1)	Exemption Claimed (Sch. C)
			,
	<u> </u>	\$	\$
	\$	\$	\$
	\$	\$	\$
Total Value of Real Prope			\$
2 3	Property (Value Less Liens):	\$
Less Total Exemptions for	1 0 · · · · · ·	6 1 • •	\$
	Available in	Chapter 7:	\$
MOTOR VEHICLES			
ıke, Model and Year	<u>Value</u>	<u>Liens</u>	Exemption
ch. A/B, Part 2)	(Sch. A/B, Part 2)	(Sch. D, Part 1)	(Sch. C)
	<u> </u>	\$	\$
	<u> </u>	\$	\$
	<u> </u>	\$	\$
Total Value of Motor Vehi Total Net Equity for Moto	cles: r Vehicles (Value Less Lien		\$ \$
	r Vehicles (Value Less Lien		·
Total Net Equity for Moto	r Vehicles (Value Less Lien	s):	\$
Total Net Equity for Moto Less Total Exemptions for ALL OTHER ASSETS (See	or Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in h. A/B Part 2, no. 4; Part 3 through	s): Chapter 7:	\$ \$ \$
Total Net Equity for Moto Less Total Exemptions for ALL OTHER ASSETS (See	or Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in	s): Chapter 7: 1 Part 7. Itemize.)	\$
Total Net Equity for Moto Less Total Exemptions for ALL OTHER ASSETS (See	r Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in th. A/B Part 2, no. 4; Part 3 through	Chapter 7: Part 7. Itemize.) Liens (Sch. D, Part 1)	SS
Total Net Equity for Moto Less Total Exemptions for ALL OTHER ASSETS (So	or Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in h. A/B Part 2, no. 4; Part 3 through Value \$	Chapter 7: Part 7. Itemize.) Liens (Sch. D, Part 1) \$	\$\$ \$ \$
Total Net Equity for Moto Less Total Exemptions for ALL OTHER ASSETS (See	or Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in h. A/B Part 2, no. 4; Part 3 through Value \$	S): Chapter 7: Part 7. Itemize.) Liens (Sch. D, Part 1) \$\$	\$
Total Net Equity for Moto Less Total Exemptions for ALL OTHER ASSETS (So	r Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in ch. A/B Part 2, no. 4; Part 3 through Value \$	S): Chapter 7: 1 Part 7. Itemize.) Liens (Sch. D, Part 1) \$	S S S S S S S S S S
Total Net Equity for Moto Less Total Exemptions for ALL OTHER ASSETS (So	or Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in h. A/B Part 2, no. 4; Part 3 through Value \$	S): Chapter 7: 1 Part 7. Itemize.) Liens (Sch. D, Part 1) \$	\$
Total Net Equity for Motor Less Total Exemptions for ALL OTHER ASSETS (Seet	r Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in ch. A/B Part 2, no. 4; Part 3 through Value \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	S): Chapter 7: 1 Part 7. Itemize.) Liens (Sch. D, Part 1) \$	S S S S S S S S S S
Total Net Equity for Moto Less Total Exemptions for ALL OTHER ASSETS (So set Total Value of All Other A	r Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in ch. A/B Part 2, no. 4; Part 3 through Value	S): Chapter 7: 1 Part 7. Itemize.) Liens (Sch. D, Part 1) \$	Exemption (Sch. C)
Total Net Equity for Moto Less Total Exemptions for ALL OTHER ASSETS (So seet Total Value of All Other A Total Net Equity for All O	r Vehicles (Value Less Lien Motor Vehicles (Sch. C): Available in ch. A/B Part 2, no. 4; Part 3 through Value \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	S): Chapter 7: 1 Part 7. Itemize.) Liens (Sch. D, Part 1) \$	S S S S S S S S S S

D. <u>SUMMARY OF LIQUIDATION ANALYSIS</u>

Available in Chapter 7	<u>Amount</u>
A. Real Property	\$
B. Motor Vehicles	\$
C. All Other Assets	\$
ТОТ	CAL AVAILABLE IN CHAPTER 7: \$
-	DECADDING LIQUIDATION ANALYSIS.

	TOTAL AVAILABLE IN CHAPTER 7: \$
Е.	ADDITIONAL COMMENTS REGARDING LIQUIDATION ANALYSIS:

FOR	TED STATES BANKRUPTCY COURT THE DISTRICT OF RHODE ISLAND	 ,
In re	: :	
	Debtor	BK No. Chapter
	Plaintiff	A.P. No.
	Defendant x	
DISC		ERAL RULE OF CIVIL PROCEDURE FED.
		Rule of Civil Procedure 26(f) incorporated into Rule of Bankruptcy Procedure 7026, the parties are with R.I. LBR 7026-1(c):
1.	Procedure 26(a) have been made or the Bankr. P. 7026 Federal Rule of Civil or- that by written stipulation in accordance of Civil Procedure 26(a)(1)	ler Fed. R. Bankr. P. 7026(a) Federal Rule of Civil e parties agree that all disclosures under Fed. R. Procedure 26(a)(1) will be made on or before dance with Fed. R. Bankr. P. 7026(a)(1) Federal), which was filed with the Court on we stipulated that none of the specified disclosures
2.	The parties will conduct discovery of Civil Procedure 26(f)(2).	concerning the following subjects: See, Fed. R. Bankr. P. 7026(f)(2) Federal Rule
3.	The parties anticipate that discovery we discovery closure date of	rill be completed within days and agree to a
4.	amend the pleadings as such actions are	lieve they need a deadline to join other parties or e not contemplated at this time. If applicable, the nd pleadings is on or before

5.	The parties agree that the d	leadline to file dispositive and pretrial motions shall be
6.	provided that no dispositive m	nt Pretrial Statement shall be filed on or before
7.	NOT be helpful [and, if ap outstanding discovery reques It is the	al of this matter for mediation WOULD WOULD plicable, both parties consent to such referral. Due to sts, the parties ask that the referral not be made until parties' understanding that such a referral will not suspend e unless the parties make such a request by written motion].
8.	The parties DO DO would serve any purpose at the	O NOT believe that a pretrial conference before the Court is time.
Respe	ectfully submitted this day	of, 20,
Plaint	siff:	Defendant:
BY:	Signature and Address of Attorney for Plaintiff	Signature and Address of Attorney for Defendant