LOCAL RULES OF COURT APPENDICES

Amended and Restated as of June 21, 2021

MAILING LIST GUIDELINES

- 1. The list shall be one column wide and shall be saved and uploaded as a TXT file.
- 2. The case number shall be on the first line followed by a blank line.
- 3. Each entry shall be no less than three lines (name line and at least two address lines), and each line shall be no more than 40 characters.
- 4. The debtor's name and address shall be listed as the first entry. Joint debtors shall be listed separately, as the first and second entries.
- 5. Use only widely accepted state, street, building, and directional abbreviations.
- 6. Do not use the letter "o" in place of zero or the letter "l" in place of one.
- 7. When both street numbers and post office box numbers are given, use only post office box numbers.
- 8. Governmental offices are entered with city, state or county first. For example: Davidson County General Sessions Court.

SAMPLE LIST OF CREDITORS

07-06003

SHEILA LOIS JOHNSON 102 CLEAR SPRINGS RD MURFREESBORO TN 37130

WILLIAM M. ATTORNEY 18 PUBLIC STATION RD NASHVILLE TN 37206

ASSOCIATES FINANCIAL SVCS PO BOX 1106 NASHVILLE TN 37228-1106

TN ATTY GENERAL'S OFFICE BANKR DIV ATTN: TN DEPT OF REVENUE PO BOX 20207 NASHVILLE TN 37202-0207

APPENDIX A
MAILING LIST

IN RE:)		
Debtor(s).)))	CASE NO. CHAPTER [1 JUDGE	12 or 13]
AMENI	DED MONTHLY	Y FAMILY BU	DGET
Dates of Budgets:		Prior I	Budget* Current Budget
EXPENSES			
Rent/Mortgage Payment:			
Utilities: Prior*	Current*		
Electric:			
Water:			
Heat:			
Telephone/Internet			
Trash:			
Cable/Satellite:			
Other ():			
Total Utilities:			
Food:			
Clothing:			
Laundry & Dry Cleaning:			
Newspapers, Books, etc.:			
Medical & Dental Expenses:			
Transportation:			
Insurance (not deducted from wages	s):		
Auto:			
Life:			
Home:			
Renters:			
Other ():	_		
Total Insurance:			
Taxes (not deducted from wages)			
Child Support			
Home Maintenance			
Other Monthly Expenses ():		
, <u>-</u>			

APPENDIX B
AMENDED MONTHLY FAMILY BUDGET

TOTAL MONTHLY EXPENSES:

<u>INCOME</u>			Prior Budget*	Current Budget*
Debtor's Gross Income:				
Spouse's Gross Income:				
2	or* Current*			
Payroll Taxes:		_		
401(k):		_		
Other ():		_		
Total Payroll Deductions:				
Other Regular Income:				
Support/Alimony:		_		
Pension/SS/VA:		_		
Other ():		_		
Total Other Regular Income	e:			
TOTAL MONTHLY INCOM	Œ:			
SUMMARY:				
Total Monthly Income (from	ahove):			
minus Total Monthly Expense				
equals Monthly Surplus:	· • • • • • • • • • • • • • • • • • • •			
Monthly Plan Payment:				
Duration of Plan (months):				
Dividend to Unsecured Credit	tors (%):			
Secured Creditors Affected:				
		-		
		-		
* Explain any increase or decre	ase in income ex	nenses or divid	lend that exceeds	s 10%·
Explain any mercase of accre	use in meetine, ex	penses, or arvia	iona mat exceed	3 10 / 0.
		(Debtor)		
		(2001)		
		(Date)		
				
		(Debtor)		
		(Date)		
		(Date)		

APPENDIX B
AMENDED MONTHLY FAMILY BUDGET

Fill in this Information to identify	y 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	r the: Middle Distric	ct of Tennessee		
Case number:				
Form 1340 (12/19 Modified)				
MOTION TO WITHDRAW	UNCLAIMED	FUNDS		
1. Claim Information				
For the benefit of the Claimant(swith the court. I have no knowle regarding these funds. I have fundion to Withdraw Unclaimed	edge that any othe fully complied with	er party may be entitled t n the requirements of 28	o these funds, ar U.S.C. § 2042 ar	nd I am not aware of any dispute
Note: If there are joint Claimant	s, complete the fi	elds below for both Clain	nants.	
Amount:				
Claimant's Name:				
Claimant's Current Mailing Address, Telephone Number, and Email Address:				
2. Movant Information				
Movant ² represents that Claima apply):	ant is entitled to re	eceive the unclaimed fun	ds because (<i>che</i>	eck the statements that
☐ Movant is the Claimant a court.	and is the Owner	of Record ³ entitled to the	unclaimed fund	s appearing on the records of the
☐ Movant is the Claimant a succession or by other m	and is entitled to t neans.	he unclaimed funds by a	ssignment, purch	nase, merger, acquisition,
☐ Movant is Claimant's rep	oresentative (e.g.,	, attorney or unclaimed fu	unds locator).	
☐ Movant is a representative	ve of the decease	ed Claimant's estate.		
3. Supporting Documentation	n			
 Movant has read the coursupporting documentation 			aimed Funds and	d is providing the required

The Claimant is the party entitled to the unclaimed funds.
 The Movant is the party filing the motion. The Movant and Claimant may be the same.
 The Owner of Record is the original payee.

4. Notice to United States Attorney

Movant has sent a copy of this motion and supporting documentation to the United States Attorney, pursuant to 28 U.S.C. § 2042, at the following address:

Office of the United States Attorney Middle District of Tennessee 110 9th Avenue South, SuiteA-961 Nashville, TN 37203

5. Movant Declaration Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.	5. Co-Movant Declaration (if applicable) Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.
Date:	Date:
Signature of Movant	Signature of Co-Movant (if applicable)
Printed Name of Movant	Printed Name of Co-Movant (if applicable)
Address:	Address:
Telephone:	Telephone:
Email:	Email:
6. Notarization STATE OF	6. Notarization STATE OF
COUNTY OF	COUNTY OF
This Motion for Unclaimed Funds, dated was subscribed and sworn to before me thisday of, 20by	This Motion for Unclaimed Funds, dated was subscribed and sworn to before me this day of , 20 by
who signed above and is personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument. WITNESS my hand and official seal.	who signed above and is personally known to me (or proved to me on the basis of satisfactory evidence) to be the person whose name is subscribed to the within instrument. WITNESS my hand and official seal.
(SEAL) Notary Public	(SEAL) Notary Public
My commission expires:	My commission expires:

In re:	Case No.	<u> </u>
$\mathbf{p}(\mathbf{r}, \mathbf{r})$	Chapter	
Debtor(s).	Judge	<u> </u>
ORDER GRANTING MOTION T	CO WITHIND AW UNCL AT	MED FUNDS
ORDER GRANTING MOTION 1	O WII HUKAW UNCLAI	MED FUNDS
On, a motion was filed	for the Claimant(s),	, for payment
of unclaimed funds deposited with the court	t, pursuant to 11 U.S.C. § 3	47(a). The motion and
supporting documentation establish that the	Claimant(s) is/are entitled to	o the unclaimed funds;
accordingly, it is hereby		
ORDERED that, pursuant to 28 U.S.C	C. § 2042, the sum of \$	held in unclaimed
funds be made payable to and be	disbursed to the payee at	the following address:
The Clerk will disburse these funds as	s soon as practicable from en	try of this order.
	ned and entered electronical top of the first page.	lly
Prepared for Entry:		
<u>Isl</u>		
Block signature line(s) in compliance		
with ECF Procedure 6]		

Debtor		
United States B	ankruptcy Court for the: [Bankruptcy district]	Check if this is an amended plan
Case number:		
	Form 113 er 13 Plan	
Part 1:	Notices	
To Debtors:	This form sets out options that may be appropriate in some cases, but the presence of an option or indicate that the option is appropriate in your circumstances or that it is permissible in your judicia do not comply with local rules and judicial rulings may not be confirmable.	
	In the following notice to creditors and statement regarding your income status, you must check each box to	that applies.
To Creditors:	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 in this bankruptcy cas have an attorney, you may wish to consult one.	e. If you do not
	If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file confirmation at least 5 days before the meeting of creditors or raise an objection on the record at the meeting Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is made. See Equipment Rule 3015. In addition, you may need to file a timely proof of claim in order to be paid under any plan.	ing of creditors. The
	The following matters may be of particular importance to you. Boxes must be checked by debtor(s) if approximately	oplicable.
	The plan seeks to limit the amount of a secured claim, as set out in Part 3, Section 3.2, which may result in a partial payment or no payment at all to the secured creditor.	
	The plan requests the avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest as set out in Part 3, Section 3.4.	
	The plan sets out nonstandard provisions in Part 9.	
Income status	s of debtor(s), as stated on Official Form 122-C1	
Check on	е.	
	The current monthly income of the debtor(s) is less than the applicable median income specified in 11 U.S	S.C. § 1325(b)(4)(A).
	The current monthly income of the debtor(s) is not less than the applicable median income specified in 11	U.S.C. § 1325(b)(4)(A).
Part 2:	Plan Payments and Length of Plan	
2.1 Debtor	(s) will make regular payments to the trustee as follows:	
\$	per for months	
	per for months.] Insert additional lines as needed.	
	r than 60 months of payments are specified, additional monthly payments will be made to the extent necessants to creditors specified in Parts 3 through 6 of this plan.	ary to make the
2.2 Regula	r payments to the trustee will be made from future earnings in the following manner:	
Check	all that apply.	
☐ De	btor(s) will make payments pursuant to a payroll deduction order.	
☐ De	btor(s) will make payments directly to the trustee.	
☐ Ot	her (specify method of payment):	

APPENDIX D Chapter 13 Plan page 1

Debtor				Case nu	ımber		
2.3	Income tax refunds.						
	Check one.						
	Debtor(s) will retain any	income tax refunds r	eceived during the plan te	rm.			
	Debtor(s) will supply the will turn over to the trust		of each income tax return unds received during the p		an term within 14 d	lays of filing the	return and
	Debtor(s) will treat incom	ne tax refunds as foll	ows:				
2.4	Additional payments.						
	Check one.						
	■ None. If "None" is check	red, the rest of § 2.4	need not be completed or	reproduced.			
	Debtor(s) will make addi and date of each anticipa		the trustee from other sou	irces, as specified	l below. Describe tl	he source, estim	ated amount,
	The total amount of estimate		e trustee provided for in	§§ 2.1 and 2.4 is	\$		
Par	t 3: Treatment of Seco	ured Claims					
0.4	Maintenance of navenante		if a				
3.1	Maintenance of payments a	ind cure of default,	ir any.				
	Check one. None. If "None" is check	red, the rest of § 3.1	need not be completed or	reproduced.			
	existing arrearage on a li Unless otherwise ordere deadline under Bankrupt arrearage. If relief from to ordered by the court, all	ct. These payments isted claim will be pa d by the court, the al cy Rule 3002(c) con the automatic stay is payments under this	ctual installment payment will be disbursed either by id in full through disburse mounts listed on a proof o trol over any contrary amo ordered as to any item of paragraph as to that colla al column includes only pa	y the trustee or dir ments by the trust of claim or modifica bunts listed below collateral listed in teral will cease an	ectly by the debtor ee, with interest, if ation of a proof of c as to the current ir this paragraph, the and all secured clain	, as specified be any, at the rate claim filed before estallment paymen, unless other ons based on that	elow. Any stated. the filing ent and wise t collateral
	Name of creditor	Collateral	Current installment payment (including escrow)	Amount of arrearage, if any	Interest rate on arrearage (if applicable)	Monthly plan payment on arrearage	Estimated total payments by trustee
			\$	\$	%	\$	\$
			Disbursed by:				
			☐ Trustee				
			Debtor(s)				
			_ \$	\$	%	\$	\$
			Disbursed by:				
			☐ Trustee				
			☐ Debtor(s)				
Inse	rt additional claims as needed	<i>l</i> .					

APPENDIX D Chapter 13 Plan page 2

Debtor					Case	number			
3.2	Request for valuation	Request for valuation of security and claim modification. Check one.							
	■ None. If "None" is checked, the rest of § 3.2 need not be completed or reproduced.								
	The remainder of this paragraph will be effective only if the applicable box in Part 1 of this plan is checked.								
	The debtor(s) request that the court determine the value of the secured claims listed below. For each non-governmental secured claim listed below, the debtor(s) state that the value of the secured claim should be as set out in the column headed <i>Amount of secured claim</i> . For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary amount listed below. For each listed claim, the value of the secured claim will be paid in full with interest at the rate stated below.								
	this plan. If the am entirety as an unse	allowed claim that exount of a creditor's secured claim under Professional Controls over	ecured claim is art 5 of this pla	s listed below a an. Unless oth	as having no value, erwise ordered by t	the creditor's a he court, the a	allowed cla	im will be trea	ated in its
	The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien until the earlier of:								
	(a) payment of th	ne underlying debt de	termined unde	r nonbankrupt	cy law, or				
	(b) discharge under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor. See Bankruptcy Rule 3015.								
	Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Amount of secured claim		Monthly payment to creditor	Estimated total of monthly payments
		\$		\$	\$	\$	%	\$	\$
		\$		\$	\$	\$	%	\$	\$
	Insert additional cl	aims as needed.							
3.3	Secured claims exclud	ed from 11 U.S.C. §	506.						
	Check one.								
	☐ None. If "None" is	checked, the rest of §	§ 3.3 need not	be completed	or reproduced.				
	☐ The claims listed b	elow 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								quired for the
	(2) incurred within	1 year of the petition	date and secu	ured by a purc	hase money securi	ty interest in ar	ny other thi	ing of value.	
	These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed either by the trustee or directly by the debtor, as specified below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim or modification of a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. The final column includes only payments disbursed by the trustee rather than by the debtor.								
	Name of creditor		Collateral		Amount of claim		Monthly place		ited total nts by trustee
					\$	%	\$	_ \$	
							Disbursed b	ov.	

Nume of orealtor	Conatoral	Amount of claim	rate	payment	payments by trustee
		\$	%	\$ Disbursed by: Trustee Debtor(s)	\$
		\$	%	S Disbursed by: Trustee Debtor(s)	\$

page 3

Insert additional claims as needed.

Chec	ck one.			
		est of § 3.4 need not be completed or repro- will be effective only if the applicable bo		s checked.
	the debtor(s) would have been er avoided to the extent that it impai security interest that is avoided w interest that is not avoided will be	ry, nonpurchase money security interests so ntitled under 11 U.S.C. § 522(b). A judicial li- rs such exemptions upon entry of the order fill be treated as an unsecured claim in Part a paid in full as a secured claim under the play provided, provide the information separately	en or security interest sec confirming the plan. The a 5. The amount, if any, of t an. See 11 U.S.C. § 522(f	uring a claim listed below will be amount of the judicial lien or he judicial lien or security
	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 afte avoidance (line a minus line f)
		b. Amount of all other liens	\$	\$
	Collateral	c. Value of claimed exemptions	+ \$	Interest rate (if applicable)
		d. Total of adding lines a, b, and c	\$	%
	Lien identification (such as judgment date, date of lien recording, book and page number	e. Value of debtor's interest in property	- \$	Monthly plan payment \$
		f. Subtract line e from line d.	\$	Estimated total payments on secured claim
		Extent of exemption impairment (Check applicable box):		-
		Line f is equal to or greater than the entire lien is avoided. (Do not do		
		☐ Line f is less than line a. A portion of the lien is avoided. (Co.	mplete the next column.)	
	Insert additional claims as need	ed.		
3.5 Surr	ender of collateral.			
	ck one. None. If "None" is checked, the re	est of § 3.5 need not be completed or repro	duced.	
	termination of the stay under 11 l	o each creditor listed below the collateral th J.S.C. § 362(a) and § 1301 with respect to to g from the disposition of the collateral will be	he collateral, upon confirm	
	Name of creditor		Collateral	

Case number _

Insert additional claims as needed.

Debtor

Debtor	Case number	
Par	rt 4: Treatment of Fees and Priority Claims	
4.1	General	
	Trustee's fees and all allowed priority claims other than those treated in § 4.6 will be paid in full without	nterest.
4.2	Trustee's fees	
	Trustee's fees are estimated to be% of plan payments; and during the plan term, they are es	timated to total \$
42	Attorney's fees	
4.3	The balance of the fees owed to the attorney for the debtor(s) is estimated to be \$	
	The balance of the fees owed to the attorney for the debtor(s) is estimated to be φ	
4.4	Priority claims other than attorney's fees and those treated in § 4.5.	
	Check one.	
	☐ None. If "None" is checked, the rest of § 4.4 need not be completed or reproduced.	
	☐ The debtor estimates the total amount of other priority claims to be	
4.5	Domestic support obligations assigned or owed to a governmental unit and paid less than full a	mount.
	Check one.	
	☐ None. If "None" is checked, the rest of § 4.5 need not be completed or reproduced.	
	☐ The allowed priority claims listed below are based on a domestic support obligation that has been	•
	to a governmental unit and will be paid less than the full amount of the claim under 11 U.S.C. § 13	
	than the amount that would have been paid on such claim if the estate of the debtor were liquidat 11 U.S.C. § 1325(a)(4).	ed under chapter 7, see
	11 0.0.0. § 1020(a)(+).	
	Name of creditor	Amount of claim to be paid
		¢
	Insert additional claims as needed.	
Par	rt 5: Treatment of Nonpriority Unsecured Claims	
, ir ai	13. Treatment of Nonphority onsecured claims	
5.1	Nonpriority unsecured claims not separately classified.	
	Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more that	n one option is checked, the
	option providing the largest payment will be effective. Check all that apply.	
	☐ The sum of \$	
	% of the total amount of these claims.	
	☐ The funds remaining after disbursements have been made to all other creditors provided for in the	nis plan.
	If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would	be paid approximately \$
	Regardless of the options checked above, payments on allowed nonpriority unsecured claims will	
Fo	Interest on allowed paperiarity unaccounted slaims not consisted. Charles	
5.2	Interest on allowed nonpriority unsecured claims not separately classified. Check one.	
	■ None. If "None" is checked, the rest of § 5.2 need not be completed or reproduced.	
	☐ Interest on allowed nonpriority unsecured claims that are not separately classified will be paid at % under 11 U.S.C. §1325(a)(4), and is estimated to total \$	an annual percentage rate of
	/0 tilidel 11 0.0.0. \$1020(a)(4), alid is estilliated to total \$	

or				Case number					
.3 N	Maintonance of navments a	ad cure of any default on	nonnriority unsocuro	d claims Chock o	nno.				
3 N	Maintenance of payments and cure of any default on nonpriority unsecured claims. Check one. None. If "None" is checked, the rest of § 5.3 need not be completed or reproduced.								
			·		ments on	the unsecured cl	aims listed		
	The debtor(s) will maintain the contractual installment payments and cure any default in payments on the unsecured of below on which the last payment is due after the final plan payment. These payments will be disbursed either by the trusteety by the debtor, as specified below. The allowed claim for the arrearage amount will be paid in full and disbursed trustee. The final column includes only payments disbursed by the trustee rather than by the debtor.						ustee or		
	Name of creditor		Current installment payment		Amount of arrearage to be paid		Estimated total payments by trustee		
			\$		\$		\$		
				bursed by: Trustee Debtor(s)					
			Φ		\$		\$		
			Φ Dis	bursed by:	Φ		Ψ		
				Trustee					
			u	Debtor(s)					
	Insert additional claims as	s needed.							
	Name of creditor	Basis fo	or separate classification statement	on Amount to on the clai		Interest rate (if applicable)	Estimated to amount of payments		
				\$		%	\$		
				 \$		%	\$		
	Insert additional claims	as needed.							
art	6: Executory Contract	cts and Unexpired Lea	ises						
	The executory contracts and contracts and contracts and unexpired lea	•		nd will be treated	l as speci	fied. All other e	xecutory		
_	□ None. If "None" is checked, the rest of § 6.1 need not be completed or reproduced.								
A	Assumed items. Current in Arrearage payments will be disablebtor.								
	Name of creditor	Description of leased property or executory contract	Treatment (Refer to other plan section if applicable)	Current installment payment		Amount of arrearage to be paid	Estimated tot payments by trustee		
				\$		\$	\$		
				_ Disbursed b □ Trustee	y:				
				☐ Trustee☐ Debtor(s	s)				

Debtor		Case number		
		\$ Disbursed by: □ Trustee □ Debtor(s)	\$	_ \$
Insert additional contracts or leases as needed	<i>l</i> .			
Part 7: Order of Distribution of Trustee Paym	nents			
7.1 The trustee will make the monthly payments requi to be made in the order determined by the trustees	•	the following order, v	with payments o	ther than those listed
a b		tional lines as needed		
Part 8: Vesting of Property of the Estate				
8.1 Property of the estate will vest in the debtor(s) up Check the applicable box: plan confirmation. entry of discharge. other: Part 9: Nonstandard Plan Provisions				
☐ None. If "None" is checked, the rest of Part 9 need	d not be completed or reprod	uced.		
Nonstandard provisions are required to be set forth below.				
These plan provisions will be effective only if the applicable box in Part 1 of this plan is checked.				
Part 10: Signatures:				
Signature of Attorney for Debtor(s)	Date			
Signature of Attorney for Debtor(s)				
	Date			
*	Date			

Signature(s) of Debtor(s) (required if not represented by an attorney; otherwise optional)

Exhibit: Total Amount of Estimated Trustee Payments

The trustee will make the following estimated payments on allowed claims in the order set forth in Section 7.1:

a.	Maintenance and cure payments on secured claims (Part 3, Section 3.1 total):	\$
b.	Modified secured claims (Part 3, Section 3.2 total):	\$
c.	Secured claims excluded from 11 U.S.C. § 506 (Part 3, Section 3.3 total):	\$
d.	Judicial liens or security interests partially avoided (Part 3, Section 3.4 total):	\$
e.	Fees and priority claims (Part 4 total):	\$
f.	Nonpriority unsecured claims (Part 5, Section 5.1 total):	\$
g.	Interest on allowed unsecured claims (Part 5, Section 5.2 total)	\$
h.	Maintenance and cure payments on unsecured claims (Part 5, Section 5.3 total)	\$
i.	Separately classified unsecured claims (Part 5, Section 5.4 total)	\$
j.	Trustee payments on executory contracts and unexpired leases (Part 6, Section 6.1 total) +	\$
Tota	al of lines a through j	\$

IN RE:	
) CASE NO
Debtor(s)) Relief from stay to enforce lien
) Date of Scheduled Hearing:
Secured Claimant)
Affected Collateral:	
ORDER GRANT	ING RELIEF FROM AUTOMATIC STAY
U.S.C. § 362(a) with respect to the	tified above has moved for relief from the automatic stay in 11 e Affected Collateral. Either no timely opposition was filed or n or overruled by the court at the Scheduled Hearing.
IT IS ORDERED that the a to the Secured Claimant and its Afr	automatic stay in 11 U.S.C. § 362(a) is terminated with respect fected Collateral.
This Order Was Signed and E	intered Electronically as Indicated at the Top of the First Page.
APPROVED FOR ENTRY:	
Attorney for Secured Claimant	

IN RE:)
) CASE NO
Debtor(s)) Relief from stay to enforce lien
) Date of Scheduled Hearing:
Secured Claimant))
Affected Collateral:	
ORDER GRANTI	NG RELIEF FROM AUTOMATIC STAY
U.S.C. § 362(a) with respect to the	fied above has moved for relief from the automatic stay in 11 Affected Collateral. Either no timely opposition was filed or or overruled by the court at the Scheduled Hearing.
IT IS ORDERED that the au to the Secured Claimant and its Affe	tomatic stay in 11 U.S.C. § 362(a) is terminated with respect cted Collateral.
IT IS FURTHER ORDEREI	that the stay in FED. R. BANKR. P. 4001(a)(3) does not apply.
This Order Was Signed and En	ered Electronically as Indicated at the Top of the First Page.
APPROVED FOR ENTRY:	
Attorney for Secured Claimant	

IN RE:)
) CASE NO
Debtor(s)) Relief from stay to enforce lien
) Date of Scheduled Hearing:
Secured Claimant)
Affected Collateral:	
	NG RELIEF FROM AUTOMATIC STAY AND ABANDONMENT
U.S.C. § 362(a) with respect to the A	Tied above has moved for relief from the automatic stay in 11 Affected Collateral. Either no timely opposition was filed or or overruled by the court at the Scheduled Hearing.
IT IS ORDERED that the aut to the Secured Claimant and its Affect	tomatic stay in 11 U.S.C. § 362(a) is terminated with respect cted Collateral.
burdensome or of inconsequential val	ED that the Trustee abandons the Affected Collateral as lue to the estate pursuant to 11 U.S.C. § 554 and L.B.R. 6007-unless the Trustee has approved this order for entry below.
This Order Was Signed and Ente	ered Electronically as Indicated at the Top of the First Page.
APPROVED FOR ENTRY:	
Attorney for Secured Claimant	
Trustee	

IN RE:)
) CASE NO
Debtor(s)) Relief from stay to enforce lien
) Date of Scheduled Hearing:
Secured Claimant)
Affected Collateral:	
ORDER GRANT	ING RELIEF FROM AUTOMATIC STAY
	AND ABANDONMENT
U.S.C. § 362(a) with respect to the	tified above has moved for relief from the automatic stay in 11 Affected Collateral. Either no timely opposition was filed or n or overruled by the court at the Scheduled Hearing.
IT IS ORDERED that the a to the Secured Claimant and its Aff	utomatic stay in 11 U.S.C. § 362(a) is terminated with respect fected Collateral.
burdensome or of inconsequential v	RED that the Trustee abandons the Affected Collateral as value to the estate pursuant to 11 U.S.C. § 554 and L.B.R. 6007-ve unless the Trustee has approved this order for entry below.
IT IS FURTHER ORDERE	D that the stay in FED. R. BANKR. P. 4001(a)(3) does not apply.
This Order Was Signed and En	ntered Electronically as Indicated at the Top of the First Page.
APPROVED FOR ENTRY:	
Attorney for Secured Claimant	
Trustee	

IN RE:	
) CASE NO.
Debtor(s).))
Description of Property Subject to Lien:	
ORDER GRANTING MOTION TO A	AVOID LIEN OF (Affected Creditor)
void pursuant to 11 U.S.C. § 522(f). Either 1 or any objection raised was withdrawn of IT IS ORDERED that the lien of	d above with respect to the described property is declared her no timely opposition was filed pursuant to LBR 9013-a or overruled by the court at the Scheduled Hearing. If the Affected Creditor relative to the property described
above is VOID. This Order Was Signed and Entered I	Electronically as Indicated at the Top of the First Page.
APPROVED FOR ENTRY:	
Attorney for Debtor	

IN RE	:)	
	Debtor(s).)))	CASE NO. CHAPTER JUDGE
IF A I	DEADLINE FOR FILING A TIMELY RI RESPONSE IS TIMELY FILED, THE HI ding courtroom and address)]		
	NOTICE OF MOTIO	<u> N T</u>	O [caption of motion]
	[Name of movant] has asked the court for the	ne fol	lowing relief: [brief description of relief requested].
		court	u do not want the court to grant the attached motion to consider your views on the motion, then on or ney must:
1.	Bankruptcy Court for the Middle District	of Te tted	ion explaining your position. Please note: the nnessee requires electronic filing. Any response or electronically. To file electronically, you or your rebsite and follow the instructions at:
			a may call the Bankruptcy Court at (615) 736-5584. erson at: 701 Broadway, 1 st Floor, Nashville, TN
2.	Your response must state the deadline for the motion to which you are responding.	filin	g responses, the date of the scheduled hearing and
check	ted above. THERE WILL BE NO FURTH	IER :	bove, the hearing will be held at the time and place NOTICE OF THE HEARING DATE. You may y viewing the case on the court's website at
relief s	If you or your attorney does not take these sought in the motion and may enter the attack		s, the court may decide that you do not oppose the rder granting that relief.
Date:	S N	ignat ame:	ure:

APPENDIX G LBR 9013-1 NOTICE FORM

Address:

U.S. BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF TENNESSEE SEALED DOCUMENT COVER SHEET

1.	If sealed, what level of seal applies to the Motion to Seal:
	Public Docket Text for the Motion to Seal: [Full (docket entry will read "Motion to Seal (full description)"). [Moderate (docket entry will read "Document filed under seal"). [None (no docket entry will be placed on the record).
	Treatment of the Motion to Seal: Only the venue, style, and caption on the first page will be placed on the public docket. A document stating only "Document filed under seal" will be placed on the public docket. No document will be placed on the public docket.
2.	How should the court handle the resulting Order?
	Public Docket Text for the Order on Sealing: Full (docket entry will read "Order Granting/Denying Motion to Seal (full description)"). Moderate (docket entry will read "Order Granting/Denying Motion to Seal"). None (no docket entry will be placed on the record).
	Treatment of the Order on Sealing: Placed on the public docket in its entirety. Only the venue, style, and caption on the first page will be placed on the public docket. A document stating only "Order on Motion to Seal" will be placed on the public docket. No Order will be placed on the public docket.
3.	How should the court handle the document(s) filed under seal?
	Public Docket Text for the sealed document(s): Full (a full docket entry describing the document(s) will be placed on record). Moderate (a docket entry will state "Document filed under seal"). None (no docket entry will be placed on the record).
	Treatment of the sealed document(s): Only the venue, style, and caption on the first page will be placed on the public docket. A document stating only "Document filed under seal" will be placed on the public docket. No document(s) will be placed on the public docket.
	ecommendations: Read Local R. Bankr. P. 9018-1. Specify parties to whom the Clerk may grant access the Motion to Seal and the Proposed Order. Provide the Clerk an additional copy of sealed document

SS for chambers. Provide an additional copy if you desire a "Filed" stamped copy for your records.

Disclaimer: Requests on this cover sheet are subject to judicial review.

UNITED STATES BANKRUPTCY COURT

MIDDLE DISTRICT OF TENNESSEE

Clear All Fields

<Enter Division name if applicable, else delete this text>

<u>~1</u>	Enter Division name if applicable, else defete uns text				
In re:	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	Case No.			
Debtor(s)		☐ Jointly Administered			
Post-confirmation Rep	ort	Chapter 11			
Quarter Ending Date:		Petition Date:			
Plan Confirmed Date:		Plan Effective Date:			
This Post-confirmation Report relat	tes to: Reorganized Debtor Other Authorized Party or Entity:				
	-	Name of Authorized Party or Entity			

Signature of Responsible Party

Printed Name of Responsible Party

 $\frac{0}{\text{Date}}$

Click "Generate PDF'

to Remove Watermark

STATEMENT: This Periodic Report is associated with an open bankruptcy case; therefore, Paperwork Reduction Act exemption 5 C.F.R. § 1320.4(a)(2) applies.

Yes O No O

Part 1:	Sumr	nary of Post-confirmat	ion Transfers			Current Q		Total Since fective Date
a. Tota	al casl	n disbursements						
b. Nor	n-cash	securities transferred						
c. Oth	er nor	n-cash property transferr	red					
d. Tot	al tran	sferred (a+b+c)						
Part 2:	Preco	nfirmation Profession	al Fees and Expenses					
					Approved	Approved	Paid Current	Paid
0	Profe	ssional fees & expenses (ba	nkruntev)		Current Quarter	Cumulative	Quarter	Cumulative
a.		red by or on behalf of the de		regate Total				
	Itemiz	ed Breakdown by Firm						
Add		Firm Name	Role					
Delete	i							
Delete	ii							
					_			
					Approved Current Quarter	Approved Cumulative	Paid Current	Paid Cumulative
b.	Profe	ssional fees & expenses (no	onbankruptcy)		Current Quarter	Cumulative	Quarter	Cumulative
0.		red by or on behalf of the de		regate Total				
	Itemiz	ed Breakdown by Firm						
Add		Firm Name	Role	1				
Delete	i	TO K	emo	<u>ve</u>	WVai	(e)		K
Delete	ii							
c.	All p	rofessional fees and ex	penses (debtor & comm	nittees)				
Dowt 2.	Dagas	ravies of the Holdans of	f Claims and Interests	under Conf	irmed Plan		<u> </u>	
Tart 3.	Reco	cries of the Holders of	Total Anticipated Payments	Paid C	urrent			% Paid o
			Under Plan	Quai	rter Paid	Cumulative	Allowed Claim	s Claims
a. Adn	ninistı	rative claims						0%
b. Sec	ured c	laims						0%
c. Prio	rity c	aims						0%
		nsecured claims						0%
e. Equ	ity int	erests		-				
Part 4.	Oues	tionnaire						
		inal report?				<u> </u>	Yes (No (
a. 18 U		•	a mag antarad.				Yes No	
	-	s, give date Final Decre	e was entered: olication for Final Decre	e is anticina				
	11 11(, give date when the app	meanon for Fillar Decile	c is anticipa	icu.			

b. Are you current with quarterly U.S. Trustee fees as set forth under 28 U.S.C. § 1930?

Privacy Act Statement

28 U.S.C. § 589b authorizes the collection of this information and provision of this information is mandatory. The United States Trustee will use this information to calculate statutory fee assessments under 28 U.S.C. § 1930(a)(6) and to otherwise evaluate whether a reorganized chapter 11 debtor is performing as anticipated under a confirmed plan. Disclosure of this information may be to a bankruptcy trustee when the information is needed to perform the trustee's duties, or to the appropriate federal, state, local, regulatory, tribal, or foreign law enforcement agency when the information indicates a violation or potential violation of law. Other disclosures may be made for routine purposes. For a discussion of the types of routine disclosures that may be made, you may consult the Executive Office for United States Trustee's systems of records notice, UST-001, "Bankruptcy Case Files and Associated Records." *See* 71 Fed. Reg. 59,818 et seq. (Oct. 11, 2006). A copy of the notice may be obtained at the following link: http://www.justice.gov/ust/eo/rules_regulations/index.htm. Failure to provide this information could result in the dismissal or conversion of your bankruptcy case, or other action by the United States Trustee. 11 U.S.C. § 1112(b)(4)(F).

I declare under penalty of perjury that the foregoing Post-confirmation Report and its attachments, if any, are true and correct and that I have been authorized to sign this report.

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Signature of Responsible Party

Printed Name of Responsible Party

Title

to Remove Vacatermark

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