UNITED STATES BANKRUPTCY COURT DISTRICT OF OREGON

ln	re)	R 12 PLAN DATE			
) Motion	to Value Collater	al		
De	btor(s)) Secure	d Claim Amount	Limited with	Creditor Consent	
	every	lebtor shall pay to the trustee (a) a periodic payment of \$					
2.	to apply, except a payment of the ur secured claims wil below, disbursem creditor's claim sh not, under the pro (1) To creditors varrearages of §1222(b)(5)).	e's commission and ect to secured creditos otherwise provided derlying debt, deter I be paid as shown beents of funds availal all be treated under visions of pt. 2(f) only whose claims have be property must be se	expenses. ors, the terms of d for in this plan mined under no elow. Should the ble shall be ma the provisions o ly. The following een timely filed shown below, se EES AND TOTA	the debtor's prep or the confirmation bankruptcy law e trustee not have de pro rata. If a if pt. 2(e) and (f) if g also apply: and allowed as separately, and ide	etition agreer on order. Sec , or discharge sufficient fun creditor is no f the claim ide ecured, make entified as su	ment with each secured creditors shall retain the cured creditors shall retain the e under §1228, as appropriated in trust to pay fully the disbust fully secured, the unsecure entifies the priority portion of the payments as follows: Estimuch if debtor is curing defaults DWN IN A TIMELY FILED A	eir liens until the e. Any allowed irsements listed d portion of the ne claim, and, if ated prepetition under 11 USC
	Creditor	Collateral	Estimated Arrearage, if Curing	Collateral Value, if Not Paying in Full	Estimated Total Debt, if Paying in Full	Posi confirma Term of Payments Interest	ation Periodic
	\$order fixing the sollate administration objected to a	before the crue value of the collater al is not to be sold on of this plan as at or before the first	editor is paid. If eral as set forth I, the value of the well as for puit date set for the	the debtor is not above. he collateral sha rposes of the ar e confirmation h	paying the d all be fixed in mount of an learing on th	e payments to said attorney s lebt in full, the debtor MOVES on the amount stated above for y secured claim, if underse his plan or, if applicable, prio tue will be determined by th	the court for an or purposes of ecured, unless r to expiration

of the collateral. Otherwise, the creditor's proof of claim shall control.

(2) DEBTOR PROPOSES THAT THE CREDITOR(S) SPECIFICALLY IDENTIFIED BELOW AGREE TO THE FOLLOWING TREATMENT WHICH THE COURT MIGHT NOT BE ABLE TO APPROVE ABSENT CONSENT OF CREDITOR(S). FAILURE OF CREDITOR(S) TO FILE A WRITTEN OBJECTION TO THIS PLAN PRIOR TO CONFIRMATION SHALL CONSTITUTE ACCEPTANCE OF THE PLAN. FROM THE PAYMENTS RECEIVED PURSUANT TO PT. 1, IF A CLAIM HAS BEEN TIMELY FILED AND ALLOWED AS SECURED, MAKE PAYMENTS TO THE FOLLOWING HOLDERS OF SUCH CLAIMS AS DETAILED BELOW. ESTIMATED PREPETITION ARREARAGES, IF CURING AND REINSTATING, MUST BE SHOWN

collateral is to be sold the value shall be the sales price. The debtor MOVES the court for an order so fixing the value

Estimated Collateral Total Debt, PostArrearage, Value, if Not if Paying confirmation Periodic
Creditor Collateral if Curing Paying in Full in Full Term of Payments Interest Rate Payment

BELOW. THE ARREARAGES SHOWIN IN A TIMELY FILED AND ALLOWED SECURED CLAIM SHALL CONTROL.

If the collateral is not to be sold, for purposes of administration of this plan and case, the secured claim shall be limited to the value of the collateral stated above, unless creditor(s) objects at or before the first date set for the confirmation hearing on this plan or, if applicable, prior to expiration of time to object to any proposed modified plan, in which case, the values will be determined by the court. If the collateral is to be sold, the value shall be the sales price. The debtor MOVES the court for an order so fixing the value of the collateral.

- (3) Adequate protection payments shall be disbursed by the trustee pre-confirmation from funds on hand with the trustee in the payment amounts specified in the plan for the subject secured creditors, absent a provision in this plan or a court order providing for a different amount to be paid preconfirmation. If the debtor fails to make monthly payments sufficient to pay the adequate protection payments in full, the trustee will disburse available funds pro rata according to the payments proposed for subject secured creditors. Adequate protection payments paid through the trustee preconfirmation will be deducted from the amount of the allowed claim. Unless the concerned secured creditor is fully secured or oversecured, no interest shall be paid from the date of the filing of the petition to the date of confirmation unless otherwise specifically provided for in the payment provisions set forth above.
- (4) The debtor shall surrender any collateral which is not otherwise addressed by the terms of this plan no later than upon confirmation of this plan to the following creditors (state creditor NAME and DESCRIBE collateral to be surrendered):

(c (€ (f	Third, pro rata, until fully paid, allowed unsecured domestic support obligations. Fourth, allowed administrative expenses under §507(a)(2). Fifth, pro rata, until fully paid, to allowed priority claims in the order stated in §507(a)(3)-(10), unless otherwise ordered. Sixth, pro rata, to timely filed and allowed nonpriority unsecured claims, the amounts required by §1225(b)(1). These monies will be distributed in the method indicated in the applicable section marked below. The terms of pt. 8 shall also apply. (1) The creditors will receive approximately% of their claims. This percentage will vary depending on the amount of total creditors' claims filed. (2) The creditors will receive a minimum% of their claims. This percentage will not be reduced despite the amount of total creditors' claims filed. Pursuant to §1225(a)(4), the unsecured creditors as a group will receive 100% a minimum of \$ (check applicable provision; if neither is checked, "100%" controls) plus% shall be paid on all timely filed and allowed priority and nonpriority unsecured claims from the date of plan confirmation to compensate for deferred payment.
3.	The debtor moves for assumption of the following executory contracts and leases:
	Creditor Amount of Default [State if None] Cure Provisions
4.	Those executory contracts or leases not specifically mentioned above are treated as rejected. Any timely filed and allowed claim arising from rejection shall be treated under pt. 2(f). The debtor will pay all assumed executory contracts and leases directly, including amounts required to cure. The debtor shall surrender any property covered by rejected executory contracts or leases to the affected creditor no later than upon confirmation of this plan. The debtor shall pay directly to each of the following creditors, whose debts are fully secured, the regular payment due postpetition on these claims in accordance with the terms of their respective contracts, list any prepetition arrearages in pt. 2(b), and/or specify any other treatment of such secured creditor(s) in pt. 2(b):
5.	The property described below is to be sold [also state offering price and whether it will be offered through a broker (and if so, who), and state date by which it will be sold and what will occur if it is not timely sold], all offers received by the debtor shall be promptly communicated to the trustee and lienholders, and no sale of such property shall be completed without notice to lienholders and the trustee and an opportunity for a hearing:
6.	Subject to the provisions of §502, untimely claims are disallowed, without the need for formal objection, unless allowed by court order.

7. Except as provided in this plan or in the order confirming the plan, upon confirmation of this plan all of the property of the estate shall vest in the debtor(s) free and clear of any claim or interest of any creditor provided for by this plan pursuant to 11 USC §1227.

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8.	8. [To be completed if plan will not be completed until more than 36 months after the first plan payment The scheduled month and year the plan will be completed is and the caus is:	
	Except as otherwise explicitly provided by pt, the debtor shall make plan payments for the lother the date the first payment is due under the original plan, unless the debtor pays 100% of all claims time necessary to complete required payments to creditors.	inger of either: (a) 36 months from with interest if required, or (b) the
9.	 This plan may be altered postconfirmation in a non-material manner by court order after notice to the whose claim is the subject of the modification, and any interested party who has requested special 	ne debtor, the trustee, any creditor al notice.
10.	10. Except as otherwise provided herein, (a) postpetition interest on all unsecured claims is disallowed, in the amount of \$25 or less, to the extent claims of that class are entitled to a distribution under amount allowed prior to any payments to other unsecured claims of the same class.	
	DATED.	
DAI	DATED:	DEBTOR
3012 in ca THIS FOL mail	IN ORDER TO ASSURE PROPER SERVICE ON ALL CREDITORS LISTED IN pts. 2(b)(1) or 2(b)(2) O 3012, 4003(d), 9014 and 7004: (a) I LISTED ON THE MAILING MATRIX such creditors, other than in care of a person or entity authorized to be served; <u>AND</u> (b) I SERVED VIA CERTIFIED MAIL, O THIS PLAN ON any insured depository institution(s) affected by pts. 2(b)(1) or 2(b)(2) of the Pla FOLLOWING LIST <u>SEPARATELY</u> IDENTIFIES all such creditors served via matrix listing and such mail INCLUDING the names <u>AND</u> addresses of ALL such creditors served (NOTE: With respectisting, the list of names and addresses IS IDENTICAL to those included in the matrix):	insured depository institutions, N, COPIES OF n [FRBP 7004(h)]; <u>AND</u> (c) THE ch creditors served via certified
	DERTOR OR	DEDTOD'S ATTODNEY