UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF COLUMBIA

IN RE: ____

Chapter 13 Case No.: _____

SSN(S):_____(Last 4 Digits Only)

Dnly) Confirmation Hearing:

CHAPTER 13 PLAN - (100% + INTEREST) & NOTICE OF DEADLINE TO OBJECT TO CONFIRMATION

THE FUTURE EARNINGS/INCOME OF THE DEBTOR ARE HEREBY SUBMITTED TO THE SUPERVISION/CONTROL OF THE TRUSTEE, AND THE DEBTOR/EMPLOYER/INCOME SOURCE SHALL PAY TO THE TRUSTEE MINIMUM \$ MONTHLY.

The debtor hereby authorizes and directs the employer/income source to comply with all Trustee's Directions by deducting and forwarding plan payments directly out of debtor's income source. The debtor shall commence proposed plan payments as required by 11 U.S.C. §1326(a)(1), by money order, and continuing each month until automatic payroll deductions begin.

EACH HOLDER OF AN ALLOWED SECURED CLAIM SHALL RETAIN ITS LIEN AS REQUIRED BY 11 U.S.C. §1325(a)(5)(B)(i), AND FROM THE PAYMENTS RECEIVED, THE TRUSTEE SHALL MAKE DISBURSEMENTS AS FOLLOWS:

- A. 11 U.S.C. §507 PRIORITY CLAIMS: FULL 100% PAYMENT WITH 6% POST-CONFIRMATION INTEREST PER ANNUM
- B. 11 U.S.C. §1322(b)(5) CLAIMS (FINAL PAYMENT UNDER THE PLAN BEING TREATED AS DUE 60 MONTHS FROM PETITION DATE): THE DEBTOR SHALL MAINTAIN POST-PETITION PAYMENTS DIRECTLY WHILE CASE IS PENDING AND THE TRUSTEE WILL CURE ALL PRE-PETITION ARREARS, COSTS, AND FEES OF THE FOLLOWING CLAIMS:

 WITH FULL 100% PAYMENT:

-- WITH FULL 100% PAYMENT PLUS 6% POST-CONFIRMATION INTEREST PER ANNUM:

- C. **DIRECT PAYMENTS**: THE DEBTOR SHALL PAY DIRECTLY THE FOLLOWING CLAIMS TO THE EXTENT THEY ARE §1322(b)(2) CLAIMS (SECURED ONLY BY SECURITY INTEREST IN DEBTOR'S PRINCIPAL RESIDENCE) OR §1322(b)(5) CLAIMS (FINAL PAYMENT UNDER THE PLAN BEING TREATED AS DUE 60 MONTHS FROM PETITION DATE) OR ALLOWED SECURED CLAIMS (SUBJECT TO THE PROVISIONS OF HANGING SENTENCE OF §1325(a)(5), IF APPLICABLE):
- D. ALL REMAINING CLAIMS: FULL 100% PAYMENT PLUS 6% POST-CONFIRMATION INTEREST PER ANNUM
- E. THE FOREGOING PAYMENTS ON ALLOWED SECURED CLAIMS SHALL BE PAID IN EQUAL MONTHLY PAYMENTS OVER 60 MONTHS BUT THE TRUSTEE MAY PAY ANY SUCH CLAIM A LARGER AMOUNT IN ANY MONTH.

DATE	DEBTOR'S ATTORNEY (OR DEBTOR & JOINT DEBTOR IF NO ATTORNEY)	
	NAME:	BAR #:
	ADDRESS:	
	TELEPHONE #.:	FAX #.:

DEADLINE FOR CREDITORS TO FILE OBJECTIONS: Objections to confirmation of the INITIAL PLAN must be filed and served on debtor and Trustee on the date that is 28 days after the filing date of the INITIAL PLAN. Objections to confirmation of an AMENDED PLAN must be filed and served on debtor and Trustee either on the date that is 21 days after the filing date of the AMENDED PLAN or, if later, on the date that is the deadline for objecting to the initial plan. Absent timely objections, the Court may confirm the initial plan or amended plan without hearing.

Certificate of Service

I hereby certify that a copy of this Plan has been mailed, postage pre-paid, on the date that appears below to **all scheduled creditors and to:** Nancy Spencer Grigsby Chapter 13 Trustee 185 Admiral Cochrane Drive #240 Annapolis, MD 21401 IRS Centralized Insolvency POB 7346 Philadelphia, PA 19101-7346 & IRS Chief Counsel 455 Mass. Ave. NW #500 WDC 20001 DC Tax & Revenue 1101 4th St. SW 6th FL WDC 20024 & Attorney General for DC 441 4th St. NW WDC 20001-2714 US Attorney DC Civil Division Financial Litigation 555 4th St. NW WDC 20530 Child Support Services Division Office of Attorney General 441 4th St. NW 5th FL WDC 20001