UNITED STATES BANKRUPTCY COURT

Southern District of Georgia OFFICE OF THE CLERK

Lucinda B. Rauback Clerk of Court

Meredith V. Mathis Chief Deputy

125 Bull Street, Second Floor Savannah, GA 31401 912-650-4100

> Federal Justice Center 600 James Brown Blvd. Augusta, GA 30901 706-823-6000

801 Gloucester Street, Third Floor Brunswick, GA 31520 912-280-1376

PUBLIC NOTICE Brown Bag Luncheons to Discuss the New Chapter 13 Plan

The judges and members of the Chapter 13 Plan Committee will be holding brown bag luncheons in each division to discuss the new Chapter 13 plan that will become effective December 1, 2017. Bring your lunch and join them for one of these training sessions that will be held in conjunction with Chapter 13 hearing dates.

U.S. Courthouse (Judge Kim)

Third Floor Courtroom 801 Gloucester Street

Brunswick, GA 31520

U.S. Courthouse (Judge Barrett)

Courtroom

100 North Franklin Street

Dublin, GA 31021

Federal Justice Center (Judge Barrett)

Plaza Building, Courtroom 600 James Brown Blvd.

Augusta, GA 30901

U.S. Courthouse (Judge Coleman)

Visiting Judge's Courtroom

52 North Main Street

Statesboro, GA 30458

U.S. Courthouse (Judge Coleman)

Second Floor Courtroom (Room 228)

125 Bull Street

Savannah, GA 31401

November 20, 1-2 p.m.

November 17, 1-2 p.m.

November 8, 12-1 p.m.

November 14, 12-1 p.m.

November 15, 12-1 p.m.

U.S. Courthouse (Judge Kim)

Third Floor Courtroom

601 Tebeau Street

Waycross, GA 31501

November 28, 12-1 p.m.

Dated: October 24, 2017

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF GEORGIA

Fill in t	his in	formation to id	entify your case:						
Debtor 1	1	First Name	Middle Name	Last Name					
		riistivanie	Wilder Harrie	Lastivanio					
Debtor 2	2				☐ Check if this is an amended plan.				
(Spouse,	if filing)	First Name	Middle Name	Last Name					
Case nu									
(If known)								
	[I	Pursuant to Fed. I		APTER 13 PLAN AND District of Georgia General C	D MOTION order 2017-3 adopts this form in lieu of the Official Form 113].				
1.	No	tices. Debtor	rs must check one box on e	each line to state whe	ther or not the plan includes each of the following items.				
	If a	an item is ch			neither or both boxes are checked, the provision will be				
	(a)	This plan:	☐ contains nonstandard p	provisions. See paragra	ph 15 below.				
	()	1	☐ does not contain nonst		•				
	4.)	TT1 : 1		. 10	1.4/0.1.1				
	(b)	This plan:	□ values the claim(s) tha □ does not value claim(s						
			in does not value claim(s) that seedles condicia					
	(c)	This plan:	☐ seeks to avoid a lien or ☐ does not seek to avoid	-					
2.	Pla	n Payments.							
	(a) The Debtor(s) shall pay to the Chapter 13 Trustee (the "Trustee") the sum of \$ for the applicable comperiod of:				') the sum of \$ for the applicable commitment				
		☐ 60 month	ns; or		(If applicable include the following: These plan				
		☐ a minimu	um of 36 months. See 11 U.S	S.C. § 1325(b)(4).	payments will change to \$ monthly on, 20)				
	(b)	The paymen	ts under paragraph 2(a) shal	ll be paid:					
	□ Pursuant to a Notice to Commence Wage Withholding (the Debtor(s) request(s) that the Trustee serve such N upon the Debtor(s)' employer(s) as soon as practicable after the filing of this plan). Such Notice(s) shall did Debtor(s)' employer(s) to withhold and remit to the Trustee a dollar amount that corresponds to the for percentages of the monthly plan payment:								
		□ Debtor 1% □ Debtor 2%;							
		☐ Direct to the Trustee for the following reason(s): ☐ The Debtor(s) receive(s) income solely from self-employment, Social Security, government assistance, or retirement.							
			\Box The Debtor(s) assert(s)	The Debtor(s) assert(s) that wage withholding is not feasible for the following reason(s):					
	(c)				will be made on				

follows on the disbursed by postpetition a payments that	ne following long-term either the Trustee or dire mounts owed for princip	debts pursuant to 11 ectly by the Debtor(s), a pal, interest, authorized Trustee which become	U.S.C. § 1322(b)(5). Then as specified below. Postpetion late charges are due after the filing of the pe	yments in the manner specific se postpetition payments wi tion payments are to be applied and escrow, if applicable. Constitution but before the month of
CREDITOR COLLA	PRINCIPAL TERAL RESIDENCE(Y/N			OSTPETITION INITIAL MONT DITOR PAYMENT
in full throug	gh disbursements by th	e Trustee, with intere		tion arrearage claims will be ed below. Prepetition arrea
CREDITOR	DESCRIPTION OF COLLATERAL	PRINCIPAL RESIDENCE(Y/N)	ESTIMATED AMOUNT OF ARREARAGE	INTEREST RATE ON ARREARAGE (if applica
Treatment of Cl otherwise:	aims. From the payment	ents received, the Trus	stee shall make disburseme	ents as follows unless design
(a) Trustee's Fee	es. The Trustee percenta	ge fee as set by the Uni	ted States Trustee.	
(b) Attornev's F	ees Attorney's fees allo	wed nursuant to 11 U.S.	.C. § 507(a)(2) of \$	
(-)	ces. Thustney siees and	wed pursuant to 11 0.5.	.e. § 507(a)(2) 01 \$	·
(c) Priority Clai of the plan as	ms. Other 11 U.S.C. § 5 funds become available	507 claims, unless prov in the order specified b	ided for otherwise in the play law.	an will be paid in full over th
(c) Priority Clai of the plan as	ms. Other 11 U.S.C. § 5 funds become available	507 claims, unless prov in the order specified b	ided for otherwise in the play law. ully secured shall be paid through	an will be paid in full over th ugh the plan as set forth below MONTHLY
(c) Priority Clai of the plan as (d) Fully Secure CREDITOR (e) Secured Claid 1325(a)). The purchase more year of the period of	ms. Other 11 U.S.C. § 5 funds become available d Allowed Claims. All a DESCRIPTION OF COLLATERAL ims Excluded from 11 te claims listed below water security interest in a	507 claims, unless proving the order specified by allowed claims that are full that ar	ided for otherwise in the place y law. Illy secured shall be paid through the paid within 910 days before the personal use of the lecurity interest in any other	an will be paid in full over the ugh the plan as set forth below MONTHLY TE PAYMENT aging paragraph of 11 U.S the petition date and secured Debtor(s), or (2) incurred with
(c) Priority Clai of the plan as (d) Fully Secure CREDITOR (e) Secured Claid 1325(a)). The purchase more year of the period of	ms. Other 11 U.S.C. § 5 funds become available d Allowed Claims. All a DESCRIPTION OF COLLATERAL ims Excluded from 11 he claims listed below where security interest in a stition date and secured by	507 claims, unless proving the order specified by allowed claims that are full that ar	ided for otherwise in the play law. ully secured shall be paid through the paid within 910 days before the for the personal use of the lecurity interest in any other elow:	an will be paid in full over the ugh the plan as set forth below MONTHLY TE PAYMENT aging paragraph of 11 U.S he petition date and secured Debtor(s), or (2) incurred with thing of value. These claim
(c) Priority Clair of the plan as (d) Fully Secured CREDITOR (e) Secured Clair 1325(a)). The purchase more year of the perbene paid in full CREDITOR (f) Valuation of partially secured below. The unit of the perbene paid in	ms. Other 11 U.S.C. § 5 funds become available d Allowed Claims. All a DESCRIPTION OF COLLATERAL ims Excluded from 11 he claims listed below we see security interest in a stition date and secured by under the plan with interest in the DESCRIPTION OF COLLATERAL Secured Claims to We red by collateral pursuar insecured portion of any beserved on all affected cree	507 claims, unless proving the order specified by allowed claims that are full that ar	ided for otherwise in the play law. ully secured shall be paid through the paid through the paid through the paid shall be paid through the paid shall be paid through the personal use of the personal use o	an will be paid in full over the ugh the plan as set forth below MONTHLY TE PAYMENT aging paragraph of 11 U.S he petition date and secured Debtor(s), or (2) incurred with thing of value. These claims MONTHLY

Executory Contra	ects.						
(a) Maintenance of Current Installment Payments or Rejection of Executory Contract(s) and/or Unexpired Lease(s)							
	DESCRIPTION OF PROPERTY/	ASSUMED/	MONTHLY	DISBURSED BY			
<u>CREDITOR</u>	SERVICES AND CONTRACT	<u>REJECTED</u>	<u>PAYMENT</u>	TRUSTEE OR DEBTOR(S			
(b) Treatment of	Arrearages. Prepetition arrearage c	laims will be paid	in full through di	sbursements by the Trustee.			
CREDITOR		ESTIMAT	ED ARREARA	<u>GE</u>			
_	tion Payments. The Debtor(s) w. S.C. § 1326(a)(1) on allowed claim	_					
Trustee							
CREDITOR	ADEQUATE PRO <u>LEASE PAYMEN</u>						
	t Obligations. The Debtor(s) will pared here. See 11 U.S.C. § 101(14A). nant(s):						
_							
<u>CLAIMANT</u>	<u>ADDRESS</u>						
CLAIMANT Lien Avoidance. following creditor(Pursuant to 11 U.S.C. § 522(f), the s), upon confirmation but subject to 1 all affected creditor(s) in complian	1 U.S.C. § 349, wit	th respect to the p	property described below. The			
CLAIMANT Lien Avoidance. following creditor(shall be served on	Pursuant to 11 U.S.C. § 522(f), the s), upon confirmation but subject to 1 all affected creditor(s) in complian	U.S.C. § 349, with Fed. R. I	th respect to the part of the	property described below. The			
CLAIMANT Lien Avoidance. following creditor(shall be served on certificate of service)	Pursuant to 11 U.S.C. § 522(f), the s), upon confirmation but subject to 1 all affected creditor(s) in compliar ce.	U.S.C. § 349, with Fed. R. I	th respect to the part of the	property described below. The last of the Debtor(s) shall att			
CLAIMANT Lien Avoidance. following creditor(shall be served or certificate of service CREDITOR Surrender of Col shown below upor U.S.C. § 362(a) be Any allowed defici paragraph 4(h) of	Pursuant to 11 U.S.C. § 522(f), the s), upon confirmation but subject to 1 all affected creditor(s) in compliar ce.	1 U.S.C. § 349, with red. R. In the surrendered to the stor(s) request(s) the stand that the stay under the sta	th respect to the part of the	sfy the secured claim to the ation of this plan the stay und 1301 be terminated in all results to the ation of this plan the stay und 180 days from entry of the			
CLAIMANT Lien Avoidance. following creditor(shall be served or certificate of service CREDITOR Surrender of Col shown below upor U.S.C. § 362(a) be Any allowed defici paragraph 4(h) of	Pursuant to 11 U.S.C. § 522(f), the s), upon confirmation but subject to 1 all affected creditor(s) in compliar ce. LIEN IDENTIFICATION CONTINUES. LIEN IDEN	1 U.S.C. § 349, with the second of the star of the sta	th respect to the part of the	sfy the secured claim to the ation of this plan the stay und 1301 be terminated in all results to the ation of this plan the stay und 180 days from entry of the			

Payment Increases. The Debtor(s) will increase payments in the amount necessary to fund allowed claims as this plan proposes, after notice from the Trustee and a hearing if necessary, unless a plan modification is approved.

GASB - Form 113

12.

after confirmation.

- Federal Rules of Bankruptcy Procedure 3002.1. The Trustee shall not pay any fees, expenses, or charges disclosed by a 13. creditor pursuant to Fed. R. Bankr. P. 3002.1(c) unless the Debtor(s)' plan is modified after the filing of the notice to provide for payment of such fees, expenses, or charges.
- 14. Service of Plan. Pursuant to Fed. R. Bankr. P. 3015(d) and General Order 2017-3, the Debtor(s) shall serve the Chapter 13 plan on the Trustee and all creditors when the plan is filed with the court, and file a certificate of service accordingly. If the Debtor(s) seek(s) to limit the amount of a secured claim based on valuation of collateral (paragraph 4(f) above), seek(s) to avoid a security interest or lien (paragraph 8 above), or seek(s) to initiate a contested matter, the Debtor(s) must serve the plan on the affected creditors pursuant to Fed. R. Bankr. P. 7004. See Fed. R. Bankr. P. 3012(b), 4003(d) and 9014.
- 15. Nonstandard Provisions. Under Fed. R. Bankr. P. 3015(c), nonstandard provisions must be set forth below. A nonstandard

	provision is a provision not otherwise in this local planthis plan are void.	form or deviating from it. Nonstandard provisions set out elsewhere i
By sign	ning below, I certify the foregoing plan contains no n	constandard provisions other than those set out in paragraph 15.
Dated:		
		Debtor 1
		Debtor 2

Attorney for the Debtor(s)