

Appendix "A"

Government Agencies
Mailing Registry Under Bankruptcy Rule 5003(e) and 11 U.S.C. § 505(b)

Nebraska:

Nebraska Department of Revenue
Attn: Bankruptcy Unit
Nebraska State Office Building
P.O. Box 94818
Lincoln, NE 68509 4818

Nebraska State Farm Service Agency
State Executive Director
7131 A Street
Lincoln, NE 68510

Federal:

Internal Revenue Service
Centralized Insolvency Operation
P.O. Box 7346
Philadelphia, PA 19101 7346

U.S. Attorney's Office - Omaha
1620 Dodge Street, Suite 1400
Omaha, NE 68102-1506

Small Business Administration
District Counsel
10675 Bedford Avenue, Suite 100
Omaha, NE 68134

U.S. Attorney's Office - Lincoln
487 Federal Building
100 Centennial Mall North
Lincoln, NE 68508

Social Security Administration
Office of Regional Chief Counsel
601 East 12th Street, Room 965
Kansas City, MO 64106

U.S. Department of Education
Office of General Counsel
400 Maryland Avenue, SW
Washington, DC 20202

U.S. Department of Agriculture
Regional Office of General Counsel
P.O. Box 419205, MS 1401
Kansas City, MO 64141

U.S. Department of Education
Office of Postsecondary Education
600 Independence Avenue, SW
Washington, DC 20202

*U.S. Department of Agriculture Rural
Development*
State Director
308 Federal Building
100 Centennial Mall North
Lincoln, NE 68508-3859

U.S. Department of Health and Human Services
Acting Chief Counsel
601 East 12th Street, Room N1800
Kansas City, MO 64106

U.S. Attorney General
United States Department of Justice
Judiciary Center Building
555 Fourth Street, NW
Washington, DC 20530

*U.S. Department of Housing & Urban
Development*
Chief Counsel
Edward Zorinsky Federal Building
1616 Capitol Avenue, Suite 329
Omaha, NE 68102-4908

U.S. Trustee
111 South 18th Plaza, Suite 1148
Omaha, NE 68102

U.S. Postal Service (Tort Cases Only):
Law Department
P.O. Box 80143
St. Louis, MO 63180-0143

U.S. Postal Service
(All Cases Other Than Tort)
Law Department
9350 South 150 East, Suite 800
Sandy, UT 84070 2716

Other State Agencies:

California Franchise Tax Board
(Adversary Proceedings)
Chief Counsel
c/o General Counsel Section
P.O. Box 1720, MS A-260
Rancho Cordova, CA 95741-1720

California Franchise Tax Board
(\$ 505 Requests / Service / Notice)
Bankruptcy Unit
P.O. Box 2952, MS A-340
Sacramento, CA 95812-2952

*Michigan Department of Treasury, Tax Policy
Division*
Attn: Litigation Liaison
2nd Floor, Austin Building
430 West Allegan Street
Lansing, MI 48922

Mississippi State Tax Commission
Bankruptcy Section
P.O. Box 1033
Jackson, MS 39215

Oklahoma Tax Commission
Office of the General Counsel
Bankruptcy Section
100 North Broadway, Suite 1500
Oklahoma City, OK 73102

Tennessee Department of Revenue
(\$ 505 Requests)
c/o Tennessee Attorney General's Office
Bankruptcy Division
P.O. Box 20207
Nashville, TN 37202-0207

Tennessee Department of Revenue
(All Other Service and Notices)
(Name of Agency)
c/o Tennessee Attorney General's Office
Bankruptcy Division
P.O. Box 20207
Nashville, TN 37202-0207

Appendix "B"

Certificate of Service

I hereby certify that on _____, I caused the foregoing to be filed with the Clerk of the Bankruptcy Court using the CM/ECF system, and on the same date I mailed the document to the non-CM/ECF participants named on the current matrix by United States postal service, postage prepaid.

/s/ _____

Appendix "C"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:) Case No. BK _____
)
_____) Chapter 13
)
Debtor(s).)

Notice of Rule 2004 Examination

The undersigned attorney for [*INTERESTED PARTY*], will examine [*NAME OF PERSON TO BE EXAMINED*], under oath on [*DATE AND TIME*], at [*LOCATION / ADDRESS*], under Bankruptcy Rule 2004. No court order is required to conduct this examination under Neb. R. Bankr. P. 2004-1. If the examination is of a person other than the debtor, a subpoena must be included with this notice.

The examination may be continued from day to day until completed. If the examinee receives this notice less than 14 days before the scheduled examination date, and timely asks the undersigned to re-schedule the examination, the undersigned must reschedule it to a mutually agreeable time and place.

The scope of the examination is set forth in the attached list and is limited by Bankruptcy Rule 2004.

You must bring with you to the examination the documents described on the attached list or subpoena, and you must permit inspection, copying, testing, or sampling of the documents.

The examination will be recorded by [*METHOD OF RECORDING*].

Any party in interest may file a motion for protective order before the date the proposed examination is to occur. The motion must state the reasons to prohibit, limit, or reschedule the examination. The examination will be stayed until the court rules on the motion.

The undersigned certifies that a true copy of this notice was filed with the court and the undersigned caused or will cause it to be served on the examinee, attorney for examinee, the debtor, the attorney for the debtor and the trustee by [*METHOD OF SERVICE*].

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Appendix "D"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:) Case No. BK _____
)
)
_____,) Chapter 11
)
)
Debtor(s).)

Subchapter V Status Report

The debtor submits this status conference report pursuant to 11 U.S.C. § 1188(c).

1. **Background.** Briefly describe the nature of the debtor's business or occupation, the reasons for filing bankruptcy and the desired goals of a reorganization plan.
2. **Plan.** Identify whether the debtor intends to propose a consensual or non-consensual plan and the reason for the type of plan to be proposed.
3. **Parties.** Identify key parties, by name and category (secured, priority, unsecured, equity, trustee, other), with whom the debtor must communicate to confirm a plan. For each party, identify any important discussions that have occurred, or any reasons discussions have not occurred.
4. **Efforts.** Describe efforts the debtor has undertaken to develop a plan of reorganization and any actions contemplated to formulate the plan. Also, if the debtor intends to propose a consensual plan, explain the steps being taken to achieve support for the plan.
5. **Obstacles.** Identify what the debtor believes to be significant obstacles or challenges to the confirmation of a plan, such as valuation disputes, claim adjudication, adversary proceeding litigation, or significant motions that may be filed.
6. **Collateral.** Identify who creditors should contact to inspect any collateral. Also, if the debtor anticipates a need to use cash collateral, identify the cash collateral and the secured parties with an interest in such collateral.
7. **Other.** Identify any additional information the debtor believes would be helpful to the court or parties in interest (*e.g.*, executory contracts or unexpired leases, sale or surrender of real or personal property, any unusual circumstances, or any reason the debtor cannot file a plan within the 90-day deadline of 11 U.S.C. § 1189(b).

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Appendix “E-1”

Chapter 13 Fee Requests

A. **Attorney Fees.** In all Chapter 13 cases, except as provided in Section D, the court will allow attorney fees for debtor’s attorney only under the provisions of this “NO-LOOK” Compensation Plan (“NLCP”). The NLCP consists of a Standard Allowable Amount (“SAA”) and À La Carte (“ALC”) fees for additional services.

B. **Standard Allowable Amount.** When the plan is confirmed, the debtor’s attorney may be awarded, without filing a fee application, a SAA not to exceed \$4,200 (\$4,000 for fees and \$200 for expenses). The SAA covers all services the debtor’s attorney typically performs when representing a Chapter 13 debtor, including:

1. Meet with the debtor to review the debtor’s debts, assets, liabilities, income, and expenses; counsel the debtor whether to file a Chapter 7 or Chapter 13 case, discussing both procedures and answering the debtor’s questions; and explain what payments the debtor must pay directly and what payments the debtor must pay through the plan, particularly mortgage loan payments and other claims that accrue interest.
2. Advise the debtor how, when, and where to make Chapter 13 plan payments and to pay the first plan payment within 30 days after the petition is filed.
3. Advise the debtor regarding the § 341 meeting of creditors, including its date, time, and place, and provide representation at the meeting.
4. Advise the debtor to maintain liability, collision, and comprehensive insurance on vehicles securing loans or leases.
5. Verify and timely file six months of pay stubs; verify two years of complete tax returns including W-2s and submit them as required under the rules; verify and review six months of bank statements; review relevant documents, including insurance policies, additional bank statements, driver’s licenses, Social Security cards, electric/gas/water bills, domestic child support orders, judgments, and purchase agreements; complete and file the certification by debtor in support of confirmation in Appendix “H”; and complete and file Form B22C.
6. Prepare and timely file the debtor’s petition, plan, statements, and schedules. Respond to objections to plan confirmation and, when necessary, prepare an amended plan.
7. Prepare, file, and serve amended statements and schedules and pre-confirmation modifications to the plan.
8. Represent the debtor regarding confirmation hearings. (Participating in affidavit hearings for confirmation is not considered providing an extraordinary service which justifies additional fees).

9. Complete and file the certification by debtor in support of discharge in Appendix “M”; and help the debtor obtain pre-petition credit counseling and post-petition financial education.

10. Prepare, file, and serve post-confirmation amended statements and schedules.

11. Address the trustee’s first notice of default in a Chapter 13 proceeding which results in a stipulation without an amended plan.

12. Represent the debtor in connection with the first motion for relief from the automatic stay.

13. Communicate and provide other services typical for representation of Chapter 13 debtors through the end of the case.

C. ALC (à la carte) Fees. If the debtor’s attorney performs services listed in Appendix “E-2” the debtor’s attorney may file the certification in Appendix “E-2” and serve parties in interest. The certification is a motion under Local Rule 9013-1 and the debtor’s attorney must serve parties in interest. The debtor’s attorney must serve the debtor a paper copy of the certification. ALC fee requests cannot be stacked if the service or services involved one larger transaction, regardless of the number of motions, including amended motions or new motions that amend a prior request. The court will not award ALC fees for cursory, generic, routine, or non-substantive motions, objections or resistances that are later withdrawn or denied for failure to comply with local rules, or for services rendered due to oversight, inexperience, or inefficiency.

D. Exceptions. The debtor may file a fee application in the form of Appendix E-3 in the following extraordinary situations, which the court will closely scrutinize.

1. A business-related case or complex case that requires significantly more work legal work than a typical Chapter 13 case.

2. A case that requires a confirmation trial, adversary proceedings, or a trial of a contested matter. Hearings on affidavits are not extraordinary.

3. In a case dismissed before the initial plan is confirmed, the debtor’s attorney may file a fee application within seven days after dismissal for actual fees and expenses incurred, not to exceed the SAA.

4. If the debtor retains a new attorney, the new attorney must file a fee application. If the new attorney is retained before the initial plan is confirmed, the original attorney and new attorney must each file a fee application. Post-confirmation, the new attorney may request ALC fees or file a fee application.

E. Miscellaneous Provisions.

1. After an ALC request is filed, the Chapter 13 trustee must, within seven business days, reserve available funds for up to 60 days in anticipation the request will

be approved. The trustee must continue to pay adequate protection payments, which have priority over ALC fee requests.

2. The court will periodically review and adjust the SAA and individual ALC items.

3. The debtor's attorney may receive a pre-petition retainer from the debtor. Post-petition fees will be paid through the plan, except court costs to add creditors post-petition, costs to process the financial management certificate, fees to dismiss or convert the case to another chapter, and as otherwise ordered by the court.

Appendix "E-2"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:)	Case No. BK_____
)	
_____)	Chapter 13
)	
Debtor(s).)	

Certification of À La Carte ("ALC") Fees and Expenses

The undersigned attorney for the debtor requests the ALC fees and expenses identified below and certifies, under penalty of perjury the following is true and correct:

1. I provided the debtor legal services that qualify as ALC fees and expenses in Appendix "K" of the Nebraska Rules of Bankruptcy Procedure.
2. I reviewed and fully complied with the requirements in Appendix "K" and Appendix "N" to recover ALC fees. This request does not violate any limitations on ALC fees and does not stack ALC fees.
3. The expenses I request are itemized in an attachment to this application and are the actual expenses I incurred in providing services that qualify for ALC fees.

	Service	Fee Allowed	Related CM/ECF Docket Number	Select Service with an "X"	Fee Request
1.	Motion to shorten time filed with an underlying motion that qualifies for ALC fees (if not included in another service)	\$100			\$___
2.	Motion to extend the automatic stay	\$300			\$___
3.	Motion to borrow to purchase or refinance real or personal property; motion to sell property of the bankruptcy estate	\$400			\$___
4.	Motion to allow filing claim out of time	\$250			\$___
5.	Motion to alter, amend, or reconsider judgment	\$250			\$___
6.	Motion to reinstate Chapter 13 case	\$250			\$___
7.	Motion to pay off Chapter 13 plan early	\$350			\$___
8.	Amended plan post confirmation	\$500			\$___

9.	Motion to avoid liens on real or personal property	\$350			\$__
10.	Objection to claim	\$250			\$__
11.	Prepare and file late claims.	\$250			\$__
12.	Motion to employ, approve settlement, or compromise controversy	\$350			\$__
13.	Objection to motion for relief from the automatic stay or co-debtor stay	\$400			\$__
14.	Resistance to motion to dismiss	\$400			\$__
15.	Resistance to motion to reconcile plan payments	\$250			\$__
16.	Motion for turnover not associated with an adversary proceeding	\$350			\$__
17.	Motion to assume or reject lease	\$150			\$__
18.	Limited motion to modify the Chapter 13 plan after confirmation	\$400			\$__
19.	Motion to withdraw funds or borrow from 401(k), retirement or other similar plan or account. An attorney may not request ALC fees to shorten time under Item #1.	\$300			\$__
20.	Other necessary motions not provided in another category	\$250			\$__
	Actual Expenses Incurred Related To ALC Action (attach itemized statement)				\$__
	Total Fees and Expenses				\$__

Dated: _____

[SIGNATURE BLOCK]

Appendix "E-2" Instructions and Comments:

A. The request for ALC fees must state the specific docket entry or entries on the CM/ECF system relating to the service. ALC expenses must be itemized in an attachment to the request. The debtor's attorney must file the request within three months after the service is completed.

B. To be compensated for a listed service, the debtor's attorney must perform all related work including, without limitation, amending schedules, communicating with the client, counsel, and third parties, reviewing documents and claims, verifying funding, addressing objections, and responding to document requests.

C. The debtor's attorney may only file ALC fee requests for services that are reasonable, customary, and necessary in representing a Chapter 13 debtor, utilizing best practices, and considering the totality of the circumstances of the case.

D. The debtor's attorney may only request fees for motions, resistances, responses, and objections that include specific factual and legal basis under Neb. R. Bankr. P. 9013-1, and not for generic motions or resistances.

E. The debtor's attorney is not permitted to request ALC fees if the services were due to oversight, inexperience, or inefficiency of counsel, for example a motion to alter, amend, or reconsider due to failure to timely file a resistance.

F. The debtor's attorney is not permitted to request ALC fees when the primary reason for filing an objection, motion, resistance, or response is to enlarge the time to file additional pleadings regarding substantially the same matter or issue

G. The debtor's attorney may request multiple ALC fees on one form. Each fee must be for a separate substantive matter. The debtor's attorney is not permitted to stack ALC fees for one substantive matter. For example, each of the following is a single ALC matter:

1. A motion to sell or transfer a vehicle filed with a motion to purchase another vehicle;
2. A motion to withdraw funds or sell assets to pay off a plan and a motion to pay plan early;
3. Defending a motion for relief from stay and a motion for relief from co-debtor stay on the same property; and
4. Motions to avoid multiple liens on one item of property.

Appendix "E-3"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:) Case No. BK _____
)
_____,) Chapter 13
)
Debtor(s).)

Chapter 13 Fee Application

Applicant, _____, was retained by the debtor with leave of the court to serve in this bankruptcy case as _____. Applicant requests the court approve the following compensation and reimbursement of expenses:

Total fees requested: \$ _____

Total expenses to be reimbursed: \$ _____

Amount received to date
(exclusive of filing fees): \$ _____

Amount to be paid through plan: \$ _____

1. The amount requested, if allowed, will be paid in full after _____ monthly payments are made under the plan.

2. The total time and billings for services in this case to date:

Person	(Attorney/Paralegal/Other)	Hours	Rate	Total
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

3. A detailed statement of charges for out-of-pocket expenses totaling \$_____ is attached.

4. The following is a short statement of any unusual, troublesome, or unique aspects of this case which resulted in more than the usual amount of time being expended:
_____.

5. Unless excused by court order, attached to this application is a detailed time summary exhibit required by Neb. R. Bankr. P. 2016-1.

6. The source of compensation previously paid to Applicant is
_____.

7. Applicant has not shared or agreed to share any compensation received in connection with the bankruptcy case with any person or entity other than a member or regular associate of applicant's firm (if such a sharing arrangement exists, it should be disclosed in this paragraph).

Dated: _____

[SIGNATURE BLOCK]

Appendix "F"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:) Case No. BK _____
)
_____,) Chapter 9
)
Debtor.)

Notice of Commencement of Case under Chapter 9, Notice of Automatic Stay, Notice of Time for Filing Resistances to the Petition, Order For Relief, Notice of Time For Filing Proofs of Claims, and Related Orders Combined with Notice Thereof

To: The debtor, creditors, special taxpayers, and parties in interest.

IT IS ORDERED that the debtor must give immediate notice of the following to all parties in interest and must publish notice of the commencement of the case and notice of the order of relief required by 11 U.S.C. § 923 and must file with the court proofs of publication no later than 14 days after the last publication.

IT IS FURTHER ORDERED that the last publication of the notice of commencement and notice of the order of relief must not be less than 14 days prior to the last day to file resistances to the petition.

IT IS FURTHER ORDERED that the debtor must file a with the court proof of service by mail at least seven days before the last date for filing of resistances to the petitioner.

IT IS FURTHER ORDERED that all publications required under 11 U.S.C. § 923 be made in the Wall Street Journal, Lincoln Journal Star, and the Omaha World-Herald.

IT IS FURTHER ORDERED, and notice is hereby given of:

1. *Notice of Commencement of a Case Under Chapter 9.* The debtor commenced a case under Chapter 9 of the Bankruptcy Code by filing a petition on _____.
2. *Notice of Automatic Stay.* The filing of the petition operates as a stay applicable to all entities of the commencement or continuation, including the issuance or employment of process, of a judicial, administrative, or other action or proceeding against an officer or inhabitant of the debtor that seeks to enforce a claim against the debtor, and the enforcement of a lien on or arising out of taxes or assessments owed to the debtor, and certain other acts and proceedings against the debtor and its property under 11 U.S.C. §§ 362 and 922.
3. *Notice of Time to File Resistances to the Petition.* Parties in interest may file resistances to the petition no later than 45 days after the mailing of this notice by the debtor to

all creditors, special taxpayers, and other parties in interest. *See* 11 U.S.C. § 921(c). Resistances must be filed with the Clerk of the United States Bankruptcy Court for the District of Nebraska, and copies of the resistances must be mailed to the attorney for the debtor. Resistances must contain supporting facts and legal authorities. If a resistance is timely filed, the court will order the resisting party to serve notice of the hearing on the resistance to all other parties in interest.

4. *Order for Relief.* The filing of the petition constitutes an order for relief under Chapter 9. This notice is notice of the order for relief. *See* 11 U.S.C. §§ 901 and 301. If a party files a resistance to the debtor's petition, it will constitute a motion to vacate the order of relief. After resisting party serves the notice of hearing and a hearing is held the court may dismiss the petition, subject to 11 U.S.C. § 921(e), if the debtor did not file the petition in good faith or if the petition does not meet the requirements of 11 U.S.C. § 921(c).

5. *Notice of Time to File Proofs of Claims.* The debtor has filed or will file a list of claims. Any creditor holding a listed claim which is not disputed, contingent, or unliquidated as to amount, may file, but does not have to file, a proof of claim in this case. Creditors whose claims are listed or whose claims are listed as disputed, contingent, or unliquidated as to amount and who desire to participate in the case or share in any distribution must file their proofs of claims on or before [either the specific bar date established by court order or "a date to be established by the Bankruptcy Court on application by the debtor".] Any creditor who desires to rely on the list has the responsibility for determining that the claim is accurately listed.

6. *Notices.* Notices required under Bankruptcy Rule 2002(a)(2), (3), and (7) must be mailed to the committee(s) or to its/their authorized agents and to the creditors who file with the court a request that all notices be mailed to them.

Dated: _____

BY THE COURT:

United States Bankruptcy Judge

Appendix "G"

Chapter 12 Plan Confirmation Requirements

The requirements of §§ 1225(a)(4), 1225(a)(5)(B) - (C), and 1225(a)(6) - (7) are not satisfied unless a plan contains the following:

1. A statement disclosing any change in the debtor's assets or liabilities from the date of filing of the petition through the date of filing of the plan.
2. A cash-flow projection for the year immediately following confirmation of the proposed plan, identifying the debtor's farm and non-farm income sources.
3. Assumptions and sources on which the cash-flow projection is based, with historical or other data justifying such assumptions.
4. A projected disposable income statement for the term of the plan.
5. Farm income and expense information in a form comparable to Internal Revenue Code Schedule F forms filed by the debtor for the previous four years plus a statement of the debtor's non-farm income for the tax year preceding the filing of the motion.
6. Projected administrative expenses for the plan period, including attorney fees.
7. A plan summary indicating the specific dates, amounts, and payees for each amount to be paid under the plan in a form approved by the Chapter 12 trustee.
8. If the plan proposes the sale of assets, a statement from a qualified tax accountant or attorney setting forth the probable tax consequences thereof.
9. A statement with detailed information specifying the need for the plan payments to be made over a period longer than three years.
10. If the debtor proposes to retain secured property, a statement itemizing such property, the value of the property, and the basis of the valuation estimate.
11. A liquidation analysis sufficient to show compliance with 11 U.S.C. § 1225(a)(4), including a statement from a qualified tax accountant or attorney as to tax liabilities from liquidation, if any.
12. The basis of any valuation of property, including names of appraisers and dates of appraisal, if any.
13. In the event the debtor asserts certain taxes are to be treated as general unsecured claims under 11 U.S.C. § 1232, the debtor must provide the affected governmental units a copy of the debtor's complete tax returns for the three years before the filing for Chapter 12 relief.
14. The debtor has paid all amounts that are required under a domestic support obligation and that first become payable after the date of the filing of the petition if the debtor is required by a judicial or administrative order, or by statute, to pay such domestic support obligation.

Appendix “H”

Chapter 12 Standing Trustee Fees

A Chapter 12 standing trustee performs a valuable service to the court and to the parties. The trustee participates in the administration of the case in various ways. The trustee examines claims, provides information to creditors, examines the financial affairs of the debtor, reports on any mismanagement, appears at confirmation hearings, monitors plan payments, and files a final accounting. The trustee is paid from plan payments the debtor makes to the trustee to distribute. Under *In re Wagner*, 36 F.3d 723 (8th Cir. 1994), the debtor may pay plan payments directly to creditors. This threatens the Chapter 12 process and creates an inequitable burden on the trustee who must perform statutory duties but may not be paid. Considering the benefits derived from the debtor’s reorganization and from the services the trustee provides, requiring a Chapter 12 debtor to pay the trustee a fee is not inequitable.

Whether a plan provides for payments to creditors directly or through the trustee, the debtor must pay the trustee a fee, for each year of the plan, equal to 10% of all payments under the plan (or such other percentage set by the Attorney General or its delegate under 28 U.S.C. § 586(e)), or \$6,000, whichever is less. The debtor must also pay an initial payment of \$200.00, which the trustee may retain if a Chapter 12 plan is not confirmed, or which will be applied as provided in a confirmed plan. This order is entered, without limitation, under 11 U.S.C. § 105.

Appendix "I"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:) Case No. BK _____
)
_____,) Chapter 12
)
Debtor(s).)

**Certification By Debtor in Support of Discharge
Regarding Payment of Domestic Support Obligations**

The undersigned certifies:

(One of the Paragraphs Below Must be Checked)

___ I am not required by a judicial or administrative order or statute to pay any domestic support obligation as defined in 11 U.S.C. § 101(14A);

or

___ I am required by a judicial or administrative order or by statute to pay a domestic support obligation as defined in 11 U.S.C. § 101(14A), and all amounts payable under such order or statute that are due on, or were due before, the date of this certification (including amounts due before the petition was filed, but only to the extent provided for by the plan) have been paid.

I declare under penalty of perjury that the foregoing certification is true and correct.

Dated: _____

Debtor

Joint Debtor

Appendix "J"

UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

Fill in this information to identify your case:

Debtor 1 [Click or tap here to enter Debtor 1.](#)

First Name Middle Name Last
Name

Debtor 2 [Click or tap here to enter Debtor 2.](#)

(Spouse, if filing)

Case No. [Click or tap here to enter Case No.](#)

Check if this is an Amended Plan

Local Form 3015-1 (Nebraska)

Chapter 13 Plan

Revised 01/2022

Notices

To Debtors: You must use this Local Form 3015-1 Chapter 13 Plan in your Chapter 13 bankruptcy case. If you do not use this form, the court will not confirm your plan.

Provisions of this plan that seek to limit the amount of a secured claim or the value of collateral or which seek to avoid a security interest or strip a lien are not effective. To limit the amount of any claim or the value of collateral you must object to the claim. To avoid a security interest or strip a lien, you must file an adversary proceeding or motion, as appropriate.

You must check one box below. If you want nonstandard provisions in Part 11 of this plan to be effective, you must check the box "Included". If you check the box "Not Included", if you check both boxes, or if you do not check a box, any provisions contained in Part 11 are not effective.

Nonstandard provisions in Part 11 are: Included Not included

To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You must timely file a proof of claim in this case to be paid under this plan. The debt amount and the value of any collateral stated in your proof of claim controls the amount you will be paid. The Debtor(s) may object to these amounts. The Debtor(s) must file a motion or an adversary proceeding to avoid your security interest. Secured creditors are paid interest in the amount and from the date stated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you oppose how this plan treats your claim or any provision of this plan, you must file an objection to confirmation no later than the date designated in the attached Notice of Resistance Deadline. The court may confirm this plan without further notice if no objection is filed. See Fed. R. Bankr. P. 3015.

Part 1: Plan Payments and Length of Plan

A. Disposable Income. The Debtor(s) submit to the Chapter 13 trustee, all projected disposable income received during this plan's commitment period. The payment schedule follows: (Insert additional lines if needed)

A. Monthly Payment Amount (include any previous payments)	B. Number of Payments	Base Amount (A X B)
\$		
\$		

\$

Total Plan Base Amount: \$ _____

B. Payment Method. The Debtor(s) will make regular payments to the trustee from future income as follows:

Check all that apply:

Pursuant to a payroll deduction order. *Complete the following:*

Employee's name from whom the check payment is deducted: [Click or tap here to enter Employee's Name.](#)

Employer's name, address, city, state, phone:

[Click or tap here to enter Employer Info.](#)

The Debtor is paid: Monthly Twice Monthly Weekly Biweekly Other: [Click/tap to enter.](#)

Direct payments to the trustee.

Other (specify method of payment): [Click or tap here to enter Other Method.](#)

For cases with employer payroll deductions, debtors must pay the trustee directly by money order or cashier's check until the deduction begins. For plans requiring pre-confirmation adequate protection payments or lease payments, debtors must immediately begin making plan payments to the trustee. For plans without pre-confirmation payments, debtors must begin making plan payments within 30 days after filing the bankruptcy petition.

This plan cures any arrearage in payments to the trustee under any prior plan in this case.

Part 2: Order of Payment of Claims

The trustee will deduct trustee fees under 28 U.S.C. § 586(e). The trustee will pay claims in the following order, and unless otherwise provided, claims within each class will be paid pro rata:

1. Pre-confirmation payments for adequate protection or leases of personal property;
2. Minimum monthly payments to secured creditors listed in Part 6 of this plan, minimum arrearage payments and regular executory contract payments due on executory contracts and leases listed in Part 7, and minimum monthly payments on arrearages for priority domestic support claims under 11 U.S.C. § 507(a)(1)(A) listed in Part 5(B);
3. Debtor's attorney's fees and costs approved by the court (The Debtor's attorney should not designate a monthly payment for attorney fees);
4. Secured claims listed in Part 6, arrearages on executory contracts and leases listed in Part 7 and domestic support claims under 11 U.S.C. § 507(a)(1)(A) listed in Part 5(B);
5. Other administrative expense claims under 11 U.S.C. § 503 and Chapter 7 trustee compensation allowed under 11 U.S.C. § 1326(b)(3);
6. Other priority claims in 11 U.S.C. § 507(a) including post-petition tax claims under 11 U.S.C. § 1305;
7. Payments on co-signed unsecured claims listed in Part 8;
8. General unsecured claims.

Part 3: Treatment of § 1326(a) Pre-confirmation Adequate Protection and Lease Payments

The trustee will pay the creditors listed below pre-confirmation adequate protection payments on claims secured by personal property and pre-confirmation lease payments for leases of personal property without a court order. Debtors who propose pre-confirmation payments must immediately begin making plan payments to the trustee. Creditors must timely file a claim to receive payment. The trustee will pay a creditor within 30 days after the creditor files a proof of claim unless the trustee does not have funds available within 7 working days before 30-day period ends. Post-confirmation payments are paid under Parts 6 and 7 of this plan.

Creditor's Name	Creditor's Full Address	Last Four Digits of Account #	Date Next Payment is Due	Payment Amount
				\$
				\$
				\$

Part 4: Treatment of Administrative Claims

The trustee will deduct trustee fees from each payment the trustee receives. The maximum amount of Chapter 13 attorney fees and expenses (Standard Allowable Amount "SAA") that a debtor's attorney may include in this plan is in Neb. R. Bankr. P. 2016-1(A)(4) and Appendix "K". A debtor's attorney must seek additional fees or costs over the SAA under the "ALC Fees" process or in a separate fee application. Fees and costs requested are:

SAA Fees Requested	Fees Received Before Filing	Balance of SAA Fee Paid in Plan
\$	\$	\$

SAA Expenses Requested	Expenses Received Before Filing	Balance of SAA Expenses Paid in Plan
\$	\$	\$

Part 5: Treatment of Priority Claims

All claims entitled to priority under 11 U.S.C. § 507(a) must be paid in full in deferred cash payments unless the holder of a particular claim agrees to a different treatment, except for a priority claim under 11 U.S.C. § 507(a)(1)(B). See 11 U.S.C. § 1322(a). Also, all pre-petition penalties, and post-petition penalties and interest, which have attached or will be attached to any such claim, must be treated as a general unsecured claim, and are not entitled to priority.

A. Domestic Support Obligations

None. If "None" is checked, you do not need to complete or include the rest of § 5(A).

Name of the Debtor who owes Domestic Support Obligation: [Click or tap here to enter Name.](#)

Debtors must pay all post-petition Domestic Support Obligations directly to the holder of the claim and not through the Chapter 13 plan. The name, address, and phone number of each holder of ANY domestic support obligation under 11 U.S.C. § 101(14A) follow:

Creditor's Name	Address, City, State, Zip Code	Telephone Number

B. Arrearages Owed to Domestic Support Obligation Holders Under 11 U.S.C. § 507(a)(1)(A)

None. If "None" is checked, you do not need to complete or include the rest § 5(B).

The names of holders of a domestic support obligation arrearage claim, estimated arrears and monthly payment:

Creditor's Name	Estimated Arrearage Claim	Minimum Monthly Payment on Arrearage
		\$
		\$

C. Domestic Support Obligations Assigned to or Owed to a Governmental Unit Under 11 U.S.C. § 507(a)(1)(B)

None. If "None" is checked, you do not need to complete or include the rest of § 5(C).

The names of creditors, estimated arrearage, and any special payment provisions:

Creditor's Name	Estimated Arrearage Claim	Provision for Payment
		\$
		\$

D. Priority Tax Claims Including Post-Petition Tax Claims Allowed Under 11 U.S.C. § 1305

None. If "None" is checked, you do not need to complete or include the rest of § 5(D).

The names of creditors, estimated arrearage, and any special payment provisions:

Federal \$	State \$	Total \$

E. Chapter 7 Trustee Compensation Allowed Under 11 U.S.C. § 1326(b)(3)

None. If "None" is checked, you do not need to complete or include the rest of § 5(E).

The name of creditors, estimated arrearage claim, and any special payment provisions:

Creditor's Name	Amount Allowed	Monthly Payment (Greater of \$25 or 5% of Monthly Payment to Unsecured Creditors)
	\$	\$

F. Other Priority Claims

Provisions for treatment must be in Part 11 of this plan.

Part 6: Treatment of Secured Claims

A.1 Home Mortgage Claims (including claims secured by real property the Debtor(s) intend to retain)

None. If "None" is checked, you do not need to complete or include the rest of § 6(A).

Unless otherwise provided in this plan, the Debtor(s) will pay all post-petition mortgage payments directly to each mortgage creditor as they come due, beginning with the first due date after the case is filed. The mortgage creditor will retain any lien securing its claim. Any pre-petition arrearage must be paid through this Chapter 13 plan with interest provided below. The amount of pre-petition arrears is determined by the proof of claim, subject to the right of the Debtor(s) to object.

Creditor's Name	Collateral	Estimated Pre-petition Arrearage	Pre-confirmation Interest Rate & Dollar Amount Limit (if any)	Post-Confirmation Interest Rate	Minimum Monthly Payment Amount on Pre-petition Arrears	Total Payments on Pre-petition Arrears Plus Interest
		\$	\$ %	%	\$	\$
		\$	\$ %	%	\$	\$

A.2 Claims Secured by Real Property to be Paid in Full

The following claims secured by real property will be paid in full through the Chapter 13 plan:

Creditor's Name	Collateral	Pre-confirmation Interest Rate & Dollar Amount Limit (if any)	Post-Confirmation Interest Rate	Minimum Monthly Payment Amount	Total Payments Plus Interest
		\$ %	%	\$	\$
		\$ %	%	\$	\$

B. Post-Confirmation Payments to Creditors Secured by Personal Property

Post-confirmation payments to creditors holding claims secured by personal property will be paid as set forth in subparagraphs (1) and (2):

1. Secured Claims excluded from 11 U.S.C. § 506.

None. If "None" is checked, you do not need to complete or include the rest of § 6(B)(1).

Claims listed in this subsection are debts secured by a purchase money security interest in a personal motor vehicle, incurred within 910 days of filing of the bankruptcy OR debts secured by a purchase money security interest in "any other thing of value," incurred within one year prior to filing of the bankruptcy. These claims will be paid in full, with interest as provided below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim or amended proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below:

Creditor's Name	Collateral	Estimated Claim Amount	Pre-confirmation Interest Rate & Dollar Amount Limit (if any)	Post-Confirmation Interest Rate	Minimum Monthly Payment Amount	Total Payments Plus Interest
			\$ %	%	\$	\$
			\$ %	%	\$	\$

2. Secured Claims in which § 506 Valuation is Applicable:

None. If "None" is checked, you do not need to complete or include the rest of § 6(B)(2).

Claims listed in this subsection are debts secured by personal property not described in § 6(B)(1). These claims will be paid either the value of the secured property or the amount of the claim, whichever is less, with interest as provided below. The portion of a claim that exceeds the value of the secured property will be treated as an unsecured claim. The value of the secured property is determined by the proof of claim, subject to the right of the Debtor(s) to object.

Creditor's Name	Collateral	Estimated Value of Security or Amount Owed (whichever lowest)	Pre-confirmation Interest Rate & Dollar Amount Limit (if any)	Post-Confirmation Interest Rate	Minimum Monthly Payment Amount	Total Payments Plus Interest
			\$ %	%	\$	\$
			\$ %	%	\$	\$

C. Surrender of collateral

None. If "None" is checked, you do not need to complete or include the rest of § 6(c).

The Debtor(s) surrender to each creditor listed below the collateral that secures the creditor's claim. Any secured claim filed by creditors listed below will be deemed satisfied in full through surrender of the collateral. The Debtor(s) request that upon confirmation of this plan the stay under 11 U.S.C. § 362(a) be terminated as to the collateral only and the stay under § 1301 be terminated in all respects.

Creditor's Name	Collateral to be Surrendered
-----------------	------------------------------

D. Lien Avoidance and Lien Stripping:

None. If "None" is checked, you do not need to complete or include the rest of § 6(D).

Debtors can only avoid security interests or liens by filing a motion or adversary proceeding, as appropriate. The Debtor(s) will file a motion or adversary proceeding to avoid the security interest or lien of the following creditors:

Creditor's Name	Amount Owed	Collateral
	\$	
	\$	

Part 7: Treatment of Executory Contracts and Leases

None. If "None" is checked, you do not need to complete or include the rest of Part 7.

The Debtor(s) assume the executory contracts and leases listed below and provides for the regular contract or lease payment to be included in this plan. The Debtor(s) reject all other executory contracts and unexpired leases. Any pre-petition arrearage will be cured in monthly payments as listed below:

Creditor's Name	Property Subject to Executory Contract or Lease	Estimated Arrearages as of Filing Date	Minimum Monthly Payment to be Made on Arrearage	Regular Number of Contract Payments Remaining as of Filing Date	Amount of Regular Contract Payment	Due Date of Regular Payment	Total Payments (Arrears Plus Regular Payments)
		\$	\$		\$		\$
		\$	\$		\$		\$

Part 8: Treatment of Co-Signed Unsecured Debts

None. If "None" is checked, you do not need to complete or include the rest of Part 8.

The following co-signed debts will be paid in full at the contract rate of interest from petition date:

Creditor's Name	Estimated Amount Due	Contract Rate of Interest	Total Due
	\$	%	\$
	\$	%	\$

Part 9: Treatment of Unsecured Claims

Unsecured claims will be paid pro rata from remaining funds.

Part 10: Additional Provisions

1. If no objection to confirmation is filed, the court may confirm this plan without further hearing.

2. Property of the estate, including the Debtor(s)' current and future income, will revert in the Debtor(s) after a discharge is entered, and the Debtor(s) will have the sole right to use and possess property of the estate during this case.
3. To obtain distributions under this plan, a creditor must file a proof of claim no later than 70 days after the petition is filed, except as provided in Rule 3002(c) of the Federal Rules of Bankruptcy Procedure.
4. Unless otherwise provided in this plan or ordered by the court, the holder of each allowed secured claim provided under this plan will retain the lien securing its claim under 11 U.S.C. § 1325(a)(5)(B).
5. After the bar date to file a proof of claim for non-governmental units passes, limited notice/service is approved for all post confirmation motions, including applications for fees, amended plans and other motions. Any motion must be served on all parties in interest. For purposes of this limited notice provision, a "party in interest" is a party directly affected by the motion, a creditor who filed a proof of claim, a party who filed a request for notice, any governmental agency or unit that is a creditor and all secured or priority creditors. Any pleading filed with limited notice must include a certificate of service that specifically states it was served with limited notice on all parties in interest under Neb. R. Bankr. P. 9013-1(E)(1). If a certificate of service is not filed, the motion will be deferred or denied.

Part 11: Nonstandard Plan Provisions

Nonstandard plan provisions must be set forth below. A nonstandard provision is a provision not otherwise included in, or which deviates from, this Local Form. Nonstandard provisions contained in any other Part of this plan are not effective.

The following plan provisions are effective only if the Debtor(s) checked the box "Included" in the Notice section above.

[Click or tap here to enter Nonstandard Provisions.](#)

Notice of Resistance Deadline

Any resistance to this plan or request for a hearing must be filed with the bankruptcy clerk (see original notice of bankruptcy for the address) and served on the attorney for the Debtor(s) at the address listed below (or served on the Debtor(s), if not represented by an attorney), on or before:

Check one:

- 14 days after the conclusion of the meeting of creditors; or
- [Click or tap here to enter Month, Day and Year.](#) (use a specific calendar date which is at least 21 days after the date the plan is filed with the court).

If a resistance or request for a hearing is timely filed and served, the court will handle the resistance under Neb. R. Bankr. P. 3015-2. If no objection to confirmation is filed, the court may confirm this plan without further hearing.

Certificate Of Service

On [Click or tap here to enter Month, Day and Year.](#), the undersigned mailed a copy of this plan to all creditors, parties in interest and those requesting notice, by first class United States mail, postage prepaid. The parties to whom notice was mailed are either listed below or on the attached mailing matrix. The undersigned relies on the CM/ECF system of the United States Bankruptcy Court to serve: Kathleen A. Laughlin, Standing Chapter 13 Trustee District of Nebraska.

Dated: [Click or tap here to enter Month, Day and Year.](#)

[Click or tap here to enter Debtor Name\(s\).](#)
Debtor(s):

By: [/s/ Click or tap here to enter Attorney Name.*](#)
[Click or tap here to enter Attorney Bar Number.](#)
[Click or tap here to enter Attorney Address.](#)
[Click or tap here to enter Attorney Address.](#)
[Click or tap here to enter Attorney Phone.](#)
[Click or tap here to enter Attorney E-Mail Address.](#)

* By filing this document, the attorney for the Debtor(s) or the Debtor(s) themselves, if not represented by an attorney certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the Local Form 3015-1 Chapter 13 Plan for the United States Bankruptcy Court for the District of Nebraska, other than any nonstandard provisions included in PART 11.

Appendix "K"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:) Case No. BK_____)
))
_____,) Chapter 13)
))
Debtor(s).)

Limited Motion to Modify Chapter 13 Plan after Confirmation

The above-listed debtor(s) move(s) the court for an order modifying the plan under 11 U.S.C. § 1329 and Neb. R. Bankr. P. 3015-3(B) for the reasons stated below [select all that are applicable and complete each PART]:

Part A

- ___ 1. The plan shall be modified to cure all delinquent payments as of the date of this motion. [If no election to change future payments is made under Nos. 2 and 3 of Part A, then plan payments will resume by the end of the month in which this motion is filed.]
- ___ 2. The plan will be modified to abate future payments beginning [MONTH], 20__, with plan payments to resume [MONTH], 20__.
- ___ 3. The plan will be modified to reduce plan payments to \$_____ beginning [MONTH], 20__, with plan payments to resume [MONTH], 20__.
- ___ a. From each reduced plan payment, adequate protection payments will be made to the following creditors in the following amounts:

Creditor's Name	Amount of Payment
_____	\$_____
_____	\$_____
_____	\$_____

Part B

- ___ 1. The base amount of the plan will remain the same.
- ___ 2. Beginning with the next plan payment, all future payments will increase to \$_____ per month.
- ___ 3. The base amount of the plan will increase to \$_____.

___ 4. The debtor(s) will pay in full all allowed claims.

The undersigned attorney for the debtor(s) certifies he/she computed the remaining available months and base amount of the plan under Neb. R. Bankr. P. 3015-3(B), and the plan, as modified, will be completed within 60 months from date of confirmation.

Part C

The reason(s) for this plan modification are: _____
_____.

WHEREFORE, the debtor(s) move the court for an order approving this limited motion to modify chapter 13 plan after confirmation.

Dated: _____

[SIGNATURE BLOCK]

Appendix "L"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:) Case No. BK _____
)
_____,) Chapter 13
)
Debtor(s).)

**Chapter 13 Debtor's Certifications Regarding
Domestic Support Obligations and Section 522(Q)**

Part I. Certification Regarding Domestic Support Obligations (check only one)

Pursuant to 11.U.S.C. § 1328(a), I certify:

- I did not owe a domestic support obligation when I filed my bankruptcy petition, and I have not been required to pay one since then.
- I am required to pay a domestic support obligation. I paid all amounts required under my Chapter 13 plan and all amounts that became due after the filing of my bankruptcy petition through today.

Part II. If you checked the second box, you must provide the information below.

My current address: _____

My current employer and my employer's address: _____

Part III. Certification Regarding Section 11 U.S.C. § 522(q) (check only one)

Pursuant to 11 U.S.C. § 1328(h), I certify:

- (Check this box if you claimed Nebraska exemptions, which most filers do). I do claim an exemption under 11 U.S.C. § 522(b)(3) or state or local law (1) in property that I or my dependent uses as a residence, claims as a homestead, or acquired as a burial plot, under 11 U.S.C. § 522(p)(1), and (2) that exceeds \$170,350* in value in the aggregate.
- (This is NOT typical. Do not check this box unless you claimed a homestead exemption from another state in an amount that exceeds \$170,350). I claimed an exemption in property under 11 U.S.C. § 522(b)(3) and state or local law (1) that I or my dependent uses as a residence, claims as a homestead, or acquired as a

burial plot, under 11 U.S.C. § 522(p)(1), and (2) that exceeds \$170,350* in value in the aggregate.

Part IV. Debtor's Signature

I certify under penalty of perjury the information provided in these certifications is true and correct to the best of my knowledge and belief.

Dated: _____

Debtor

Joint Debtor

* Amounts are subject to adjustment on 04/01/22, and every 3 years thereafter for cases commenced on or after the date of adjustment.

Appendix "M"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:) Case No. BK _____
)
_____,) Chapter [12 or 13]
)
Debtor(s).)

Certification by Debtor in Support of Confirmation

Regarding the Chapter [12 or 13] plan / amended plan filed on _____, the undersigned certifies:

(One of the Paragraphs Below Must be Checked)

___ Since the filing of this bankruptcy, I have not been required by a judicial or administrative order or by statute to pay any domestic support obligation as defined in 11 U.S.C. § 101(14A);

or

___ I paid all amounts that first became due and payable after the filing of this bankruptcy which I am required to pay under a domestic support obligation as defined in 11 U.S.C. § 101(14A) required by a judicial or administrative order or by statute.

I declare under penalty of perjury that the foregoing certification is true and correct.

Dated: _____

Debtor

Joint Debtor

Appendix "N"

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF NEBRASKA

IN THE MATTER OF:) Case No. BK _____
)
_____,) Chapter _____
)
Debtor(s).)

Certification and Request for Confirmation Trial

The undersigned certifies, under oath, and declares under penalty of perjury, the following is true and correct:

1. Parties filed objections to confirmation of the debtor's proposed Chapter 12 or 13 plan. The debtor timely filed a response and contacted the objecting parties to resolve the objection.

2. Despite good faith efforts, the parties cannot resolve the objection(s) to confirmation. A trial to the court is necessary. I understand that an inability to reach the opposing party does not in and of itself, constitute "good faith efforts."

3. I request the court set deadlines for evidence and other matters. I also request the court schedule a trial date at which all parties, attorneys, and witnesses must appear, in person, to provide sworn testimony unless the Court grants a motion to try the matter on stipulated facts.

4. I understand the court has a limited number of dates available for trial and relies on my representation that a trial is necessary.

I declare under penalty of perjury that the foregoing is true and correct.

Dated: _____

[SIGNATURE BLOCK]

Appendix "O"

Matters Not Governed by Neb. R. Bankr. P. 9013-1

The following motions, applications, and filings are not under Neb. R. Bankr. P. 9013-1:

1. Application for payment of unclaimed funds under 11 U.S.C. § 347 and Fed. R. Bankr. P. 3011
2. Application for waiver of Chapter 7 filing fee
3. Application to employ
4. Application to pay filing fees in installments
5. Chapter 11 plans (pre-confirmation)
6. Chapter 11 small business disclosure statement and plan (pre-confirmation)
7. Motion for 2004 exam
8. Motion for appointment of ombudsman
9. Motion for contempt
10. Motion for default judgment under Neb. R. Bankr. P. 7055-1
11. Motion for exemption from filing pay advice
12. Motion for exemption from filing tax returns
13. Motion for exemption from pre-petition credit counseling, financial management course or filing domestic support obligation certificate in support of discharge/confirmation
14. Motion for expedited hearing under Neb. R. Bankr. P. 9006-1
15. Motion for extension of time
16. Motion for injunction under Fed. R. Bankr. P. 7065
17. Motion for leave to file a brief
18. Motion for leave to intervene under Fed. R. Bankr. P. 2018
19. Motion for mediation under Neb. R. Bankr. P. 7016-1
20. Motion for protective order
21. Motion for reaffirmation hearing
22. Motion for refund of filing fee
23. Motion for temporary restraining order
24. Motion to compel
25. Motion to continue hearing under Neb. R. Bankr. P. 9006-2
26. Motion to convert and/or dismiss a Chapter 11 or Chapter 12 case under 11 U.S.C. § 1112(b)(1)-(3) and 11 U.S.C. § 1208(c)(d)

27. Motion to defer or delay discharge
28. Motion to delay case closing
29. Motion to deposit funds in court registry
30. Motion to determine final cure mortgage payment under Fed. R. Bankr. P. 3002-1
31. Motion to determine termination or absence of stay
32. Motion to dismiss filed by a plaintiff in an adversary proceeding
33. Motion to extend automatic stay
34. Motion to impose automatic stay
35. Motion to incur expenses authorization regarding federal practice fund
36. Motion to limit notice or service
37. Motion to quash under Fed. R. Bankr. P. 9016
38. Motion to redact under Neb. R. Bankr. P. 9037-1
39. Motion to reopen closed case
40. Motion to revoke waiver of filing fee
41. Motion to seal document or case under Neb. R. Bankr. P. 5005-2
42. Motion to shorten time under Neb. R. Bankr. P. 9006-1
43. Motion to stay pending appeal
44. Motion to strike
45. Motion to unseal document
46. Payment applications less than \$1,000.00 by professionals, including attorneys, for claims for services rendered and expenses incurred under 11 U.S.C §§ 330 and 331
47. Request for hearing

Appendix “P”

Docketing Standards for Evidence

The following standards are established to make it easier to offer evidence and to provide docket consistency.

- Do NOT attach evidence to a certificate of service, exhibit list, notice of intent to offer evidence, or index of evidence. File each document to be offered as evidence separately except for supporting documents to the item of evidence which may be filed as attachments with an informative description.

Example: An affidavit with attached supporting documents.

File the affidavit on the docket. File the supporting documents as attachments to the affidavit and describe them (*e.g.* promissory note, bank statement, deed of trust, appraisal). Do not name attachments “Exhibit 1” or another generic name. Use a detailed description. *See* docket entry examples below.

- Use the following format for the docket text:

Exhibit: [description of exhibit] in support of [motion or objection] (you may add additional text for clarification). If the exhibit is an affidavit or declaration, the affiant should be identified. *Example:* Affidavit of [affiant] in support of [motion or objection].

- Offer evidence by referencing its docket number.
- File lists (*e.g.* exhibit list, notice of intent to offer evidence, and index of evidence) after you file the exhibits so it is assigned a docket number you can reference.

Docket Entry Examples:

Docket Text: Final Text
EXHIBIT - Bank Statement in Support of Motion for Relief. Filed by Patricia Fahey (related document(s)[3]).

Docket Text: Final Text
Affidavit of Jane Doe in Support of Objection to Motion for Relief. Filed by Patricia Fahey (related document(s)[4]). (Attachments: #(1) Exhibit Promissory Note #(2) Exhibit Deed of Trust).