Fill in this information to identify the case:	
Debtor Name	
United States Bankruptcy Court for the: District of (State)	
Case number:	
	☐ Check if this is an amended filing
Official Form 425A	
Plan of Reorganization for Small Business Unde	er Chapter 11 02/20
Name of Proponent I's Plan of Reorganization, Dated Insert Da	ate]
[If this plan is for a small business debtor under Subchapter V, 11 U.S.C. § 1190 requires that it into of the debtor; (B) a liquidation analysis; and (C) projections with respect to the ability of the debtor reorganization." The Background section below may be used for that purpose. Otherwise, the Background section below may be used for that purpose. Otherwise, the Background for Cases Filed Under Subchapter V	to make payments under the proposed plan of
A. Description and History of the Debtor's Business	
The Debtor is a [corporation, partnership, etc.]. Since [insert year operations corbusiness of [D	
B. Liquidation Analysis	
To confirm the Plan, the Court must find that all creditors and equity will receive at least as much under the Plan as such claim and equity 7 liquidation. A liquidation analysis is attached to the Plan as Exhibit	interest holders would receive in a chapter
C. Ability to make future plan payments and operate without further reorg	ganization
The Plan Proponent must also show that it will have enough cash ov Plan payments and operate the debtor's business.	er the life of the Plan to make the required
The Plan Proponent has provided projected financial information as I	Exhibit
The Plan Proponent's financial projections show that the Debtor will defined by § 1191(d) of the Bankruptcy Code) for the period describe	
The final Plan payment is expected to be paid on	
[Summarize the numerical projections, and highlight any assumptions that are not in a assumptions should now be made.] You should consult with your accountant or other financial advisor if y projections.	

Debtor Name _		Case number	
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Article 1: Summary

This Plan of Reorganization (the *Plan*) under chapter 11 of the Bankruptcy Code (the *Code*) proposes to pay creditors of [insert the name of the Debtor] (the Debtor) from [Specify sources of payment, such as an infusion of capital, loan proceeds, sale of assets, cash flow from operations, or future income].

This Plan provides for: classes of priority claims; classes of secured claims; classes of non-priority unsecured clams; and classes of equity security holders.

Non-priority unsecured creditors holding allowed claims will receive distributions, which the proponent of this Plan has valued at approximately | cents on the dollar. This Plan also provides for the payment of administrative and priority claims.

All creditors and equity security holders should refer to Articles 3 through 6 of this Plan for information regarding the precise treatment of their claim. A disclosure statement that provides more detailed information regarding this Plan and the rights of creditors and equity security holders has been circulated with this Plan. Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one. (If you do not have an attorney, you may wish to consult one.)

Article 2: Classification of Claims and Interests

2.01	Class 1	All allowed claims entitled to priority under \S 507(a) of the Code (except administrative expense claims under \S 507(a)(2), ["gap" period claims in an involuntary case under \S 507(a)(3),] and priority tax claims under \S 507(a)(8)).		
		[Add classes of priority claims, if applicable]		
2.02	Class 2	The claim ofallowed as a secured claim under § 506 of the Code.	, to the extent	
		[Add other classes of secured creditors, if any. <i>Note</i> : Section 1129(a)(9)(D) of the Code provides that a secured tax claim which would otherwise meet the description of a priority tax claim under § 507(a)(8) of the Code is to be paid in the same manner and over the same period as prescribed in § 507(a)(8).]		
2.03	Class 3	All non-priority unsecured claims allowed under § 502 of the Code. [Add other classes of unsecured claims, if any.]		
2.04	Class 4	Equity interests of the Debtor. [If the Debtor is an individual, change this heading the individual Debtor in property of the estate.]	ing to The interests of	

Article 3: Treatment of Administrative Expense Claims, Priority Tax Claims, and Quarterly and Court Fees

3.01	Unclassified claims	Under section § 1123(a)(1), administrative expense claims, ["gap" period claims in an involuntary case allowed under § 502(f) of the Code,] and priority tax claims are not in classes.	
3.02	Administrative expense claims	Each holder of an administrative expense claim allowed under § 503 of the Code, [and a "gap" claim in an involuntary case allowed under § 502(f) of the Code,] will be paid in full on the effective date of this Plan, in cash, or upon such other terms as may be agreed upon	

by the holder of the claim and the Debtor.

Each holder of an administrative expense claim allowed under § 503 of the Code, [and a "gap" claim in an involuntary case allowed under § 502(f) of the Code,] will be paid [specify terms of

Or

treatment, including the form, amount, and timing of distribution, consistent with section 1191(e) of the

Debto	or Name				Case number	
		Code].				
		[Note: the second provisior under section 1191(b).]	ı is a	ppropriate only i	n a subchapter V plan that is confirmed non-consensually	
3.03	Priority tax claims	Each holder of a prior with § 1129(a)(9)(C) of the	•		pe paid [Specify terms of treatment consistent	
3.04	Statutory fees	•	•		I.S.C. § 1930 that are owed on or before the aid or will be paid on the effective date.	
3.05	Prospective quarterly fees		All quarterly fees required to be paid under 28 U.S.C. § 1930(a)(6) or (a)(7) will accrue and be timely paid until the case is closed, dismissed, or converted to another chapter of the Code.			
	Article 4: Treatment of	Claims and Interests Un	ıder	the Plan		
4.01	Claims and interests shall b	e treated as follows unde	r thi	is Plan:		
		Class	lm	pairment	Treatment	
		Class 1 - Priority claims excluding those in Article 3		Impaired Unimpaired	[Insert treatment of priority claims in this Class, including the form, amount and timing of distribution, if any. For example: "Class 1 is unimpaired by this Plan, and each holder of a Class 1 Priority Claim will be paid in full, in cash, upon the later of the effective date of this Plan, or the date on which such claim is allowed by a final non-appealable order. Except:	
		Class 2 – Secured claim of [Insert name of secured creditor.]		Impaired Unimpaired	[Insert treatment of secured claim in this Class, including the form, amount and timing of distribution, if any.] [Add classes of secured claims if applicable]	
		Class 3 – Non-priority unsecured creditors		Impaired Unimpaired	[Insert treatment of unsecured creditors in this Class, including the form, amount and timing of distribution, if any.] [Add administrative convenience class if applicable]	
		Class 4 - Equity security holders of the Debtor	<u> </u>	Impaired Unimpaired	[Insert treatment of equity security holders in this Class, including the form, amount and timing of distribution, if any.]	
	Article 5: Allowance al	nd Disallowance of Claim				
5.01	Disputed claim	A disputed claim is a cappealable order], and as			t been allowed or disallowed [by a final non-	
		(i) a proof of claim h interest has filed a			leemed filed, and the Debtor or another party in	
		(ii) no proof of claim disputed, conting			nd the Debtor has scheduled such claim as ed.	
5.02	Delay of distribution on a disputed claim		No distribution will be made on account of a disputed claim unless such claim is allowed [by a final non-appealable order].			
5.03	Settlement of disputed claims	The Debtor will have the power and authority to settle and compromise a disputed claim with court approval and compliance with Rule 9019 of the Federal Rules of Bankruptcy Procedure.				

Article 6: Provisions for Executory Contracts and Unexpired Leases

Debto	or Name	Case number
6.01	Assumed executory contracts and unexpired leases	(a) The Debtor assumes, and if applicable assigns, the following executory contracts and unexpired leases as of the effective date:
	leases	[List assumed, or if applicable assigned, executory contracts and unexpired leases.]
		(b) Except for executory contracts and unexpired leases that have been assumed, and if applicable assigned, before the effective date or under section 6.01(a) of this Plan, or that are the subject of a pending motion to assume, and if applicable assign, the Debtor will be conclusively deemed to have rejected all executory contracts and unexpired leases as of the effective date.
		A proof of a claim arising from the rejection of an executory contract or unexpired lease under this section must be filed no later than days after the date of the order confirming this Plan.
	Article 7: Means for Im	plementation of the Plan
		[Insert here provisions regarding how the plan will be implemented as required under § 1123(a)(5) of the Code. For example, provisions may include those that set out how the plan will be funded, including any claims reserve to be established in connection with the plan, as well as who will be serving as directors, officers or voting trustees of the reorganized Debtor.]
	Article 8: General Prov	risions
8.01	Definitions and rules of construction	The definitions and rules of construction set forth in §§ 101 and 102 of the Code shall apply when terms defined or construed in the Code are used in this Plan, and they are supplemented by the following definitions:
		[Insert additional definitions if necessary].
8.02	Effective date	The effective date of this Plan is the first business day following the date that is 14 days after the entry of the confirmation order. If, however, a stay of the confirmation order is in effect on that date, the effective date will be the first business day after the date on which the stay expires or is otherwise terminated.
8.03	Severability	If any provision in this Plan is determined to be unenforceable, the determination will in no way limit or affect the enforceability and operative effect of any other provision of this Plan.
8.04	Binding effect	The rights and obligations of any entity named or referred to in this Plan will be binding upon, and will inure to the benefit of the successors or assigns of such entity.
8.05	Captions	The headings contained in this Plan are for convenience of reference only and do not affect the meaning or interpretation of this Plan.
[8.06	Controlling effect	Unless a rule of law or procedure is supplied by federal law (including the Code or the Federal Rules of Bankruptcy Procedure), the laws of the State of govern this Plan and any agreements, documents, and instruments executed in connection with this Plan, except as otherwise provided in this Plan.]
[8.07	Corporate governance	[If the Debtor is a corporation include provisions required by § 1123(a)(6) of the Code.]

Debtor	Name	Case number
[8.08]	Retention of Jurisdiction	Language addressing the extent and the scope of the bankruptcy court's jurisdiction after the effective date of the plan.]
	Article 9: Discharge	
[Include the appropriate provision in the Plan]		
		[No Discharge Section 1141(d)(3) IS applicable.]

In accordance with § 1141(d)(3) of the Code, the Debtor will not receive any discharge of debt in this bankruptcy

[Discharge -- Section 1141(d)(3) IS NOT applicable; use one of the alternatives below]

[The following 3 alternatives apply to cases in which a discharge is applicable and the Debtor **DID NOT** elect to proceed under Subchapter V of Chapter 11.]

[Discharge if the Debtor is an individual and did not proceed under Subchapter V]

Confirmation of this Plan does not discharge any debt provided for in this Plan until the court grants a discharge on completion of all payments under this Plan, or as otherwise provided in § 1141(d)(5) of the Code. The Debtor will not be discharged from any debt excepted from discharge under § 523 of the Code, except as provided in Rule 4007(c) of the Federal Rules of Bankruptcy Procedure.

[Discharge if the Debtor is a partnership and did not proceed under Subchapter V]

On the effective date of this Plan, the Debtor will be discharged from any debt that arose before confirmation of this Plan, to the extent specified in § 1141(d)(1)(A) of the Code. The Debtor will not be discharged from any debt imposed by this Plan.

[Discharge if the Debtor is a corporation and did not proceed under Subchapter V]

On the effective date of this Plan, the Debtor will be discharged from any debt that arose before confirmation of this Plan, to the extent specified in § 1141(d)(1)(A) of the Code, except that the Debtor will not be discharged of any debt:

- (i) imposed by this Plan; or
- (ii) to the extent provided in § 1141(d)(6).

[The following 3 alternatives apply to cases in which the Debtor **DID** elect to proceed under Subchapter V of Chapter 11.]

[Discharge if the Debtor is an individual under Subchapter V]

If the Debtor's Plan is confirmed under § 1191(a), on the effective date of the Plan, the Debtor will be discharged from any debt that arose before confirmation of this Plan, to the extent specified in § 1141(d)(1)(A) of the Code. The Debtor will not be discharged from any debt:

- (i) imposed by this Plan; or
- (ii) excepted from discharge under § 523(a) of the Code, except as provided in Rule 4007(c) of the Federal Rules of Bankruptcy Procedure.

case.

	Code. The Debtor will not be discharged from any debt: st payment is due after the first 3 years of the plan, or as otherwise provided in § 1192;				
or	discharge under § 523(a) of the Code, except as provided in Rule 4007(c) of the				
	Sankruptcy Procedure.				
[Discharge if the Debtor is a partner	ship under Subchapter V]				
	nder § 1191(a), on the effective date of the Plan, the Debtor will be discharged from any of this Plan, to the extent specified in § 1141(d)(1)(A) of the Code. The Debtor will not sed by this Plan.				
Plan until the court grants a discha otherwise provided in § 1192 of the (i) on which the las	nder § 1191(b), confirmation of the Plan does not discharge any debt provided for in this rge on completion of all payments due within the first 3 years of this Plan, or as a Code. The Debtor will not be discharged from any debt: st payment is due after the first 3 years of the plan, or as otherwise provided in § 1192;				
	discharge under § 523(a) of the Code, except as provided in Rule 4007(c) of the sankruptcy Procedure.				
[Discharge if the Debtor is a corpora	ation under Subchapter V]				
If the Debtor's Plan is confirmed under § 1191(a), on the effective date of the Plan, the Debtor will be discharged from any debt that arose before confirmation of this Plan, to the extent specified in § 1141(d)(1)(A) of the Code, except that the Debtor will not be discharged of any debt: (i) imposed by this Plan; or (ii) to the extent provided in § 1141(d)(6).					
If the Debtor's Plan is confirmed under § 1191(b), confirmation of this Plan does not discharge any debt provided for in this Plan until the court grants a discharge on completion of all payments due within the first 3 years of this Plan, or as otherwise provided in § 1192 of the Code. The Debtor will not be discharged from any debt: (i) on which the last payment is due after the first 3 years of the plan, or as otherwise provided in § 1192; or (ii) excepted from discharge under § 523(a) of the Code, except as provided in Rule 4007(c) of the Federal Rules of Bankruptcy Procedure.					
Article 10: Other Provision					
	Insert other provisions, as applicable.				
Respectfully submitted,	Respectfully submitted,				

If the Debtor's Plan is confirmed under § 1191(b), confirmation of the Plan does not discharge any debt provided for in this

Plan until the court grants a discharge on completion of all payments due within the first 3 years of this Plan, or as

Case number_

Debtor Name

Debtor Name		Case number	
	×		
	[Signature of the Plan Proponent]	[Printed Name]	
	×		

[Printed Name]

[Signature of the Attorney for the Plan Proponent]