UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MISSOURI

In Re: Debtor(s))) Case No.)
	RY OF CHAPTER 13 DISCHARGE UNDER 11 U.S.C. OF DEADLINE AND OPPORTUNITY TO OBJECT
U.S.C. §1328(i) despite the debtor's f	for the entry of an Order of Discharge pursuant to 11 Failure to complete payments under the confirmed plan. In ollows (complete Paragraph 1 or 2 as applicable):
than three monthly payments due on a 13, 2020. The defaults were caused by	the debtor, under a confirmed plan, defaulted on not more a residential mortgage under §1322(b)(5) on or after March y a material financial hardship due, directly or indirectly, to states the months of default and reason for default as
provides for curing the defaults and m	(A) and (B), the debtor has a confirmed plan which naintaining payments on a residential mortgage and has a arance agreement with the lender. The debtor states the
course required by 11 U.S.C. §1328(g 23) or, alternatively, the debtor is awa	e filing of this case, the Personal Financial Management g)(1) and has filed the requisite certification (Official Formare that the Personal Financial Management course is d the certification (Official Form 23) shall be filed before

4. Pursuant to 11 U.S.C. §1328(f), the debtor has not received a discharge in a case filed under chapter 7, 11, or 12 in the 4-year period preceding the date of the order for relief under this chapter and has not received a discharge in a case filed under chapter 13 in the 2-year period preceding the date of such order.

- 5. If the debtor has claimed a homestead exemption in excess of \$125,000, there is no proceeding pending in which the debtor may be found guilty of a felony as described in 11 U.S.C. §522(q)(1)(A) and the debtor is not liable for a debt of the kind described in 11 U.S.C. §522(q)(1)(B).
- 6. The debtor understands that a discharge under 11 U.S.C. §1328(i) does not discharge the mortgage debt but allows the debtor to receive a discharge of other debts dischargeable under 11 U.S.C. §1328(a) even though the debtor did not pay all mortgage payments when due under the plan.

7. Pursuant to 11 USC § 1328(a), if the debtor has a Domestic Support Obligation, all amounts	S
payable under any judicial or administrative order or by statute for domestic support obligation	ıs
that were due on or before the date upon which this certification was signed, including all	
payments due under the plan for amounts due before the petition was filed, have been paid. The	ıe
name and address of each holder of a Domestic Support Obligation is as follows:	

Name	Address
If the debtor has a Domestic Suppor	rt Obligation, the debtor's most recent/current address is:
If the debtor has a Domestic Supported recent/current employer/income sou	rt Obligation, the name and address of debtor's most arce is:
Date:	Debtor/Debtor's Attorney

NOTICE OF OPPORTUNITY AND DEADLINE TO OBJECT TO MOTION FOR ENTRY OF CHAPTER 13 DISCHARGE UNDER 11 U.S.C. SECTION 1328(i)

PLEASE TAKE NOTICE THAT WITHIN TWENTY-ONE (21) DAYS AFTER THE DATE OF THIS NOTICE you must file and serve a written objection to the motion. The objection must be filed electronically with the Bankruptcy Court at www.ecf.mowb.uscourts.gov. If you are a pro se creditor, you may file a written objection with the Clerk, United States Bankruptcy

	400 East 9 th Street, Room 1510, Kansas City, MO 64106. I receive electronic notice when the objection is filed. If the objection on the debtor.	
Date:	Debtor/Debtor's Attorney	
CERTIFICATE OF SERVICE		
I hereby certify that a copy of the foregoing Motion and Notice has been served by first class mail on all creditors and parties requesting notice.		
Date:		
	Debtor/Debtor's Attorney	
Instructions: Fill in all required information ECF Event: Bankruptcy>Motions/Application	and serve on all creditors ons/Requests>Chapter 13 Discharge Under 1328(i)	