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U.S. COURTS
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 REC'D _____ FILED _____
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Attorney for Debtor

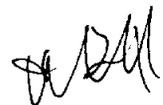
**IN THE UNITED STATES BANKRUPTCY COURT
 FOR THE DISTRICT OF IDAHO**

| | | |
|----------------|---|-------------------------------------|
| In re |) | |
| |) | |
| |) | Case No. 99-00276 |
| WOODS, JANICE, |) | |
| |) | STIPULATION FOR TREATMENT OF |
| |) | CLAIM AND WITHDRAWAL OF |
| |) | OBJECTION TO CONFIRMATION OF |
| Debtor, |) | DEBTOR'S CHAPTER 13 PLAN |
| _____ |) | |

COME NOW the debtor, Janice Woods, by and through Rodney T. Buttars her attorney of record and the Ada County Welfare Department by and through Janice Newell, Deputyt Ada County Prosecuting Attorney and hereby stipulate and agree as follows:

1. That the secured statutory lien of Ada County Welfare in the amount of \$26,824.53 shall be treated outside the debtor's chapter 13 plan.
2. That upon successful completion of debtor's chapter 13 plan or upon entry of a discharge under 11 U.S.C. 1328(a) in this case, debtor shall be relieved of personal liability on said secured claim.

**STIPULATION FOR TREATMENT OF CLAIM
 AND WITHDRAWAL OF OBJECTION TO CONFIRMATION
 OF DEBTOR'S CHAPTER 13 PLAN , Page - 1**

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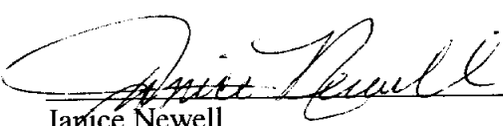
3. That Ada County Welfare's secured claim in and to the debtor's ^{creditor} personal property (including her mobile home and auto) shall remain in effect following the entry of the discharge herein.

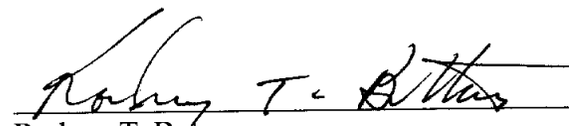
4. That said claim shall not bear any interest, nor shall Ada County Welfare take any action to enforce payment of its secured lien until such time as said property is liquidated, transferred or sold.

5. That said claim and the corresponding statutory lien shall not attach to any other property hereafter acquired by the debtor without the debtor's specific consent.

6. That in reliance upon the above and foregoing covenants Ada County Welfare hereby withdraws its objection to confirmation of debtors chapter 13 plan.

Dated this 8th day of June, 1999.


Janice Newell
Deputy Ada County Prosecuting Attorney


Rodney T. Butars
Attorney for the debtor

agreed as to form & content
