UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS



Requirements for Commencing a New Bankruptcy Case

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I. Before You File

Notice Required by 11 U.S.C. § 342(b) for Individuals Filing for Bankruptcy (Form 2010)

This notice is for you if:	This	notice	is	for	vou	if:	
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- You are an individual filing for bankruptcy, and
- Your debts are primarily consumer debts. *Consumer debts* are defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose."

The types of bankruptcy that are available to individuals

Individuals who meet the qualifications may file under one of four different chapters of the Bankruptcy Code:

- Chapter 7 Liquidation
- Chapter 11— Reorganization
- Chapter 12— Voluntary repayment plan for family farmers or fishermen
- Chapter 13— Voluntary repayment plan for individuals with regular income

You should have an attorney review your decision to file for bankruptcy and the choice of chapter.

Chapter 7:	Liquidation
\$245	filing fee
\$75	administrative fee
+ \$15	trustee surcharge
\$335	total fee

Chapter 7 is for individuals who have financial difficulty preventing them from paying their debts and who are willing to allow their non-exempt property to be used to pay their creditors. The primary purpose of filing under chapter 7 is to have your debts discharged. The bankruptcy discharge relieves you after bankruptcy from having to pay many of your pre-bankruptcy debts. Exceptions exist for particular debts, and liens on property may still be enforced after discharge. For example, a creditor may have the right to foreclose a home mortgage or repossess an automobile.

However, if the court finds that you have committed certain kinds of improper conduct described in the Bankruptcy Code, the court may deny your discharge.

You should know that even if you file chapter 7 and you receive a discharge, some debts are not discharged under the law. Therefore, you may still be responsible to pay:

- most taxes;
- most student loans;
- domestic support and property settlement obligations;

- most fines, penalties, forfeitures, and criminal restitution obligations; and
- certain debts that are not listed in your bankruptcy papers.

You may also be required to pay debts arising from:

- fraud or theft;
- fraud or defalcation while acting in breach of fiduciary capacity;
- intentional injuries that you inflicted; and
- death or personal injury caused by operating a motor vehicle, vessel, or aircraft while intoxicated from alcohol or drugs.

If your debts are primarily consumer debts, the court can dismiss your chapter 7 case if it finds that you have enough income to repay creditors a certain amount. You must file *Chapter 7 Statement of Your Current Monthly Income* (Official Form 122A–1) if you are an individual filing for bankruptcy under chapter 7. This form will determine your current monthly income and compare whether your income is more than the median income that applies in your state.

If your income is not above the median for your state, you will not have to complete the other chapter 7 form, the *Chapter 7 Means Test Calculation* (Official Form 122A–2).

If your income is above the median for your state, you must file a second form —the *Chapter 7 Means Test Calculation* (Official Form 122A–2). The calculations on the form sometimes called the *Means Test*—deduct from your income living expenses and payments on certain debts to determine any amount available to pay unsecured creditors. If your income is more than the median income for your state of residence and family size, depending on the results of the *Means Test*, the U.S. trustee, bankruptcy administrator, or creditors can file a motion to dismiss your case under § 707(b) of the Bankruptcy Code. If a motion is filed, the court will decide if your case should be dismissed. To avoid dismissal, you may choose to proceed under another chapter of the Bankruptcy Code.

If you are an individual filing for chapter 7 bankruptcy, the trustee may sell your property to pay your debts, subject to your right to exempt the property or a portion of the proceeds from the sale of the property. The property, and the proceeds from property that your bankruptcy trustee sells or liquidates that you are entitled to, is called *exempt property*. Exemptions may enable you to keep your home, a car, clothing, and household items or to receive some of the proceeds if the property is sold.

Exemptions are not automatic. To exempt property, you must list it on *Schedule C: The Property You Claim as Exempt* (Official Form 106C). If you do not list the property, the trustee may sell it and pay all of the proceeds to your creditors.

Chapter 11: Reorganization

	\$1,167	filing fee
+	\$550	administrative fee
	\$1,717	total fee

Chapter 11 is often used for reorganizing a business, but is also available to individuals. The provisions of chapter 11 are too complicated to summarize briefly.

Read These Important Warnings

Because bankruptcy can have serious long-term financial and legal consequences, including loss of your property, you should hire an attorney and carefully consider all of your options before you file. Only an attorney can give you legal advice about what can happen as a result of filing for bankruptcy and what your options are. If you do file for bankruptcy, an attorney can help you fill out the forms properly and protect you, your family, your home, and your possessions.

Although the law allows you to represent yourself in bankruptcy court, you should understand that many people find it difficult to represent themselves successfully. The rules are technical, and a mistake or inaction may harm you. If you file without an attorney, you are still responsible for knowing and following all of the legal requirements.

You should not file for bankruptcy if you are not eligible to file or if you do not intend to file the necessary documents.

Bankruptcy fraud is a serious crime; you could be fined and imprisoned if you commit fraud in your bankruptcy case. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Chapter 12: Repayment plan for family farmers or fishermen

+ \$200 filing fee + \$75 administrative fee \$275 total fee

Similar to chapter 13, chapter 12 permits family farmers and fishermen to repay their debts over a period of time using future earnings and to discharge some debts that are not paid.

Chapter 13: Repayment plan for individuals with regular income

	\$235	filing fee
+	\$75	administrative fee
	\$310	total fee

Chapter 13 is for individuals who have regular income and would like to pay all or part of their debts in installments over a period of time and to discharge some debts that are not paid. You are eligible for chapter 13 only if your debts are not more than certain dollar amounts set forth in 11 U.S.C. § 109.

Under chapter 13, you must file with the court a plan to repay your creditors all or part of the money that you owe them, usually using your future earnings. If the court approves your plan, the court will allow you to repay your debts, as adjusted by the plan, within 3 years or 5 years, depending on your income and other factors.

After you make all the payments under your plan, many of your debts are discharged. The debts that are not

discharged and that you may still be responsible to pay include:

- domestic support obligations,
- most student loans,
- certain taxes,
- debts for fraud or theft,
- debts for fraud or defalcation while acting in a fiduciary capacity,
- most criminal fines and restitution obligations,
- certain debts that are not listed in your bankruptcy papers,
- certain debts for acts that caused death or personal injury, and
- certain long-term secured debts.

Warning: File Your Forms on Time

Section 521(a)(1) of the Bankruptcy Code requires that you promptly file detailed information about your creditors, assets, liabilities, income, expenses and general financial condition. The court may dismiss your bankruptcy case if you do not file this information within the deadlines set by the Bankruptcy Code, the Bankruptcy Rules, and the local rules of the court.

For more information about the documents and their deadlines, go to:

http://www.uscourts.gov/bkforms/bankruptcy_forms.ht ml#procedure.

Bankruptcy crimes have serious consequences

- If you knowingly and fraudulently conceal assets or make a false oath or statement under penalty of perjury—either orally or in writing—in connection with a bankruptcy case, you may be fined, imprisoned, or both.
- All information you supply in connection with a bankruptcy case is subject to examination by the Attorney General acting through the Office of the U.S. Trustee, the Office of the U.S. Attorney, and other offices and employees of the U.S. Department of Justice.

Make sure the court has your mailing address

The bankruptcy court sends notices to the mailing address you list on *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101). To ensure that you receive information about your case, Bankruptcy Rule 4002 requires that you notify the court of any changes in your address.

A married couple may file a bankruptcy case together—called a *joint case*. If you file a joint case and each spouse lists the same mailing address on the bankruptcy petition, the bankruptcy court generally will mail you and your spouse one copy of each notice, unless you file a statement with the court asking that each spouse receive separate copies.

Understand which services you could receive from credit counseling agencies

The law generally requires that you receive a credit counseling briefing from an approved credit counseling agency. 11 U.S.C. § 109(h). If you are filing a joint case, both spouses must receive the briefing. With limited exceptions, you must receive it within the 180 days *before* you file your bankruptcy petition. This briefing is usually conducted by telephone or on the Internet.

In addition, after filing a bankruptcy case, you generally must complete a financial management instructional

course before you can receive a discharge. If you are filing a joint case, both spouses must complete the course.

You can obtain the list of agencies approved to provide both the briefing and the instructional course from: http://justice.gov/ust/eo/hapcpa/ccde/cc_approved.html.

If you do not have access to a computer, the clerk of the bankruptcy court may be able to help you obtain the list.

II. Filing a Bankruptcy Case for Individuals (Chapters 7, 11, 12 and 13)

A. Voluntary Petition for Individuals Filing for Bankruptcy (Official Form 101).

Clerk's Note: A separate Exhibit D is no longer required. Exhibit D is included in Part 5 of Official Form 101 as of December 1, 2015.

B. Filing Fee Chapter 7 - \$335.00 *Chapter 11 (non-railroad)* – \$1,717.00 *Chapter 11 (railroad)* - \$1,550.00 *Chapter 12* - \$275.00 *Chapter 13* - \$310.00

Or

Application for Individuals to Pay the Filing Fee in Installments (Official Form 103A) with proposed order. Debtor(s) must be individual and must submit a signed Application for Court approval. Rule 1006(b), Fed.R.Bankr.P.

Or

Application to Have the Chapter 7 Filing Fee Waived (Official Form 103B) with proposed order 11 USC §1930(f)(1). Use this form only if you are filing under chapter 7 and you meet the criteria to have the chapter 7 filing fee waived.

C. Declaration for Electronic Filing (Exhibit B-1 or B-2 to LBR Appendix 5005) If case is filed electronically, must be executed by the debtor(s) and original submitted to the Court within seven (7) days in paper format. LBR, Appendix 5005, Part II (Electronic Filing and Service of Documents) paragraph C. (Signatures) sub-section 3.

Or

Statement About Your Social Security Numbers (Official Form 121) If case is filed by pro se debtor(s) and received via the U.S. mail, must be executed by the individual debtor(s) and original submitted to the Court within seven (7) days in paper format.

D. Notice to Individual Consumer Debtor(s) (Director's Form 2010)

Clerk's Note: For individual debtor(s) without attorney representation only. Individual debtor(s) without attorney representation must review form 2010 and certify that notice has been obtained and read by signing Part 7 of Official Form 101. See Part I above for Form 2010.

E. Certificate of Budget and Credit Counseling Course with any Debtor Repayment Plan developed with credit agency

Required at filing for all individual debtors; 11 USC §521

Or

Motion for Exemption from Credit Counseling with Certificate of Exigent Circumstances. See line 15 of the *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101).

F. List of Creditors (Master Mailing List "Matrix")

Names and addresses of all creditors of the debtor. Must be submitted with the petition. Rule 1007(a), Fed.R.Bankr.P. and LBR Appendix 1007-b-5.

For Individual Chapter 11 Cases Only: List of Creditors Who Have the 20 Largest Unsecured Claims Against You and Are Not Insiders (Official Form 104).

G. Initial Statement About an Eviction Judgment Against You (101A) and Statement About Payment of an Eviction Judgment Against You (101B).

Clerk's Note: Use Form 101A if your landlord has an eviction judgment against you. If you complete Form 101A and you want to stay in your residence for the first 30 days after you file, you must indicate that on the form. Use Form 101B if you have completed Form 101A and you want to stay in your rented residence for more than 30 days after you file for bankruptcy.

H. Schedules (Official Forms 106-Summary, 106-Declaration, A/B, C, D, E/F, G, H, I, J, J-2)

- Summary Summary of Your Assets and Liabilities and Certain Statistical Information (Individuals)
- Declaration Declaration About an Individual Debtor's Schedules (Official Form 106-Declaration)
- Schedule A/B Property (Official Form 106A/B)
- Schedule C The Property You Claim as Exempt (Official Form 106C)
- Schedule D Creditors Who Have Claims Secured by Your Property (Official Form 106D)
- Schedule E/F Creditors Who Have Unsecured Claims (Official Form 106E/F)
- Schedule G Executory Contracts and Unexpired Leases (Official Form 106G)
- Schedule H Your Co-Debtors (Official Form 106H)
- Schedule I Your Income (Official Form 106I)
- Schedule J– Your Expenses (Official Form 106J); and Schedule J-2- Expenses for Separate Household of Debtor 2 (Official Form 106J-2)

Must be submitted within 14 days. Rule 1007(b) & (c), Fed.R.Bankr.P.

I. Your Statement of Financial Affairs for Individuals Filing for Bankruptcy (Official Form 107). Must be submitted within 14 days. Rule 1007(b) & (c), Fed.R.Bankr.P.

J. Disclosure of Compensation of Attorney for Debtor.

Must be submitted within 14 days. 11 USC § 329 and Rule 2016(b), Fed.R.Bankr.P.

Or

Declaration and Signature of Non-Attorney Bankruptcy Petition Preparer with Notice to Debtor by Non-Attorney Bankruptcy Petition Preparer (Official Forms 119). Declaration must be submitted with the petition. 11 USC §110.

Clerk's Note: If filed electronically at the front counter, no additional copies are required. If filed by a pro se debtor using the U.S. Mail and a file stamped copy is to be returned to the debtor, an additional copy is required, plus a suitably sized, self-addressed envelope with sufficient postage affixed.

If you file under chapter 7, you must also file:

- Statement of Intention for Individuals Filing Under Chapter 7 (Official Form 108). Required if the debtor is an individual and the schedule of assets and liabilities contains consumer debts secured by property of the estate. Must be submitted within 30 days of filing of the petition or by the date set for the Section 341 first meeting of creditors, whichever is earlier. 11 USC § 521(2).
- Chapter 7 Statement of Your Current Monthly Income (Official Form 122A-1) and Means Test Calculation (Official Form 122A-2)

Or

• Motion for Exemption from Means Test 11 USC §707

If you file under chapter 11, you must also file:

• Chapter 11 Statement of Your Current Monthly Income (Official Form 122-B)

If you file under chapter 11 and qualify as a small business debtor (see LR 1020 (a)), within 14 days after you file your bankruptcy forms to open your case, you must also file your most recent:

- □ Balance sheet
- □ Statement of operations
- □ Cash-flow statement
- □ Federal income tax return

Clerk's Note: If you do not have these documents, you must file a statement made under penalty of perjury that you have not prepared a balance sheet, statement of operations, or cash-flow statement or you have not filed a federal tax return. If you file under chapter 11, you must file additional documents beyond the scope of these instructions. You should consult your attorney.

If you file under chapter 12, you must also file:

• Chapter 12 Plan (within 90 days after you file your bankruptcy forms to open your case)

If you file under chapter 13, you must also file:

- Chapter 13 Statement of Your Current Monthly Income and Calculation of Commitment Period (Official Form 122C-1)
- Chapter 13 Calculation of Your Disposable Income (Official Form 122C-2)
- Chapter 13 Plan

III. Filing a Bankruptcy Case for Non-Individuals (Chapters 7 and 11)

A. Voluntary Petition for Non-Individuals Filing for Bankruptcy (Official Form 201). With Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy Under Chapter 11 (Official Form 201A)

Clerk's Note: Must be attached to petition if debtor is required to file periodic reports (e.g. forms 10K and 10Q) with the Securities & Exchange Commission pursuant to Sections 13 or 15(d) of the Securities Act of 1934 and is requesting relief under chapter 11 of the Bankruptcy Code.

B. Filing Fee Chapter 7 - \$335.00 Chapter 11 (non-railroad) – \$1,717.00 Chapter 11 (railroad) - \$1,550.00

Or

Application for Individuals to Pay the Filing Fee in Installments (Official Form 103A) with proposed order. Debtor(s) must be individual and must submit a signed Application for Court approval. Rule 1006(b), Fed.R.Bankr.P.

Or

Application to Have the Chapter 7 Filing Fee Waived (Official Form 103B) with proposed order 11 USC §1930(f)(1). Use this form only if you are filing under chapter 7 and you meet the

criteria to have the chapter 7 filing fee waived.

C. Declaration for Electronic Filing (Exhibit B-1 or B-2 to LBR Appendix 5005) If case is filed electronically, must be executed by the debtor(s) and original submitted to the Court within seven (7) days in paper format. LBR, Appendix 5005, Part II (Electronic Filing and Service of Documents) paragraph C. (Signatures) sub-section 3.

Or

Statement About Your Social Security Numbers (Official Form 121)

If case is filed by pro se debtor(s) and received via the U.S. mail, must be executed by the individual debtor(s) and original submitted to the Court within seven (7) days in paper format.

D. List of Creditors (Master Mailing List "Matrix")

Names and addresses of all creditors of the debtor. Must be submitted with the petition. Rule 1007(a), Fed.R.Bankr.P. and LBR Appendix 1007-b-5.

- E. Schedules (Official Forms 206-Summary, Declaration, A/B, C, D, E/F, G, H)
 - Summary Summary of Your Assets and Liabilities and Certain Statistical Information (Non-Individuals) (Official Form 206-Summary)
 - Declaration Declaration Under Penalty of Perjury for Non-Individual Debtors (Official Form 202)
 - Schedule A/B Property (Official Form 206A/B)
 - Schedule D Creditors Holding Secured Claims (Official Form 206D)
 - Schedule E/F Creditors Who Have Unsecured Claims (Official Form 206E/F)
 - Schedule G Executory Contracts and Unexpired Leases Individuals (Official Form 206G)
 - Schedule H Your Co-Debtors (Official Form 206H)

Must be submitted within 14 days. Rule 1007(b) & (c), Fed.R.Bankr.P.

F. Statement of Financial Affairs (Official Form 207).

Must be submitted within 14 days. Rule 1007(b) & (c), Fed.R.Bankr.P.

G. Disclosure of Compensation of Attorney for Debtor. Must be submitted within 14 days. 11 USC § 329 and Rule 2016(b), Fed.R.Bankr.P.

Or

Declaration and Signature of Non-Attorney Bankruptcy Petition Preparer with Notice to Debtor by Non-Attorney Bankruptcy Petition Preparer (Official Form 119). Must be submitted with the petition. 11 USC §110.

Clerk's Note: If filed electronically at the front counter, no additional copies are required. If filed

by a pro se debtor using the U.S. Mail and a file stamped copy is to be returned to the debtor, an additional copy is required, plus a suitably sized, self-addressed envelope with sufficient postage affixed.

H. Statement of current income and current expenditures (use forms specific to the chapter being filed)

If you file under chapter 11 and qualify as a small business debtor, you must also file:

If you file under chapter 11 and qualify as a small business debtor (see Local Rule 1020(a)), within 14 days after you file your bankruptcy forms to open your case, you must also file your most recent:

- □ Balance sheet
- □ Statement of operations
- □ Cash-flow statement
- □ Federal income tax return

Clerk's Note: If you do not have these documents, you must file a statement made under penalty of perjury that you have not prepared a balance sheet, statement of operations, or cash-flow statement or you have not filed a federal tax return. If you file under chapter 11, you must file additional documents beyond the scope of these instructions. You should consult your attorney.

IV. Voluntary Chapter 15 Case

A. Petition for Recognition of Foreign Proceeding (Official Form 401).

B. Filing Fee of \$1,717.00 C. Chapter 15 Service List

V. Involuntary Chapter 7 or 11 Case – Individual/Non-Individual

A. Involuntary Petition Against an Individual (Official Form 105).11 USC § 303.

Or

Involuntary Petition Against a Non-Individual (Official Form 205). 11 USC § 303.

B. Declaration for Electronic Filing (Exhibit B-1 or B-2 to LBR Appendix 5005) If case is filed electronically, must be executed by the debtor and submitted to the Court within seven (7) days in paper format. LBR, Appendix 5005, Part II (Electronic Filing and Service of Documents) paragraph C. (Signatures) sub-section 3.

Fill in this information to identify your case:

United States Bankruptcy Court for the:

District of

Case number (If known):	Chapter you are filing under: Chapter 7 Chapter 11 Chapter 12
	Chapter 12Chapter 13

Check if this is an
amended filing

Official Form 101

Voluntary Petition for Individuals Filing for Bankruptcy 12/17

The bankruptcy forms use you and Debtor 1 to refer to a debtor filing alone. A married couple may file a bankruptcy case together—called a *joint case*—and in joint cases, these forms use you to ask for information from both debtors. For example, if a form asks, "Do you own a car," the answer would be yes if either debtor owns a car. When information is needed about the spouses separately, the form uses Debtor 1 and Debtor 2 to distinguish between them. In joint cases, one of the spouses must report information as Debtor 1 and the other as Debtor 2. The same person must be Debtor 1 in all of the forms.

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write your name and case number (if known). Answer every question.

Part 1: Identify Yourself

		About Debtor 1:	About Debtor 2 (Spouse Only in a Joint Case):
1.	Your full name		
	Write the name that is on your government-issued picture		
	identification (for example, your driver's license or	First name	First name
	passport).	Middle name	Middle name
	Bring your picture identification to your meeting with the trustee.	Last name	Last name
		Suffix (Sr., Jr., II, III)	Suffix (Sr., Jr., II, III)
2	All other names you		
- .	have used in the last 8 years	First name	First name
	Include your married or maiden names.	Middle name	Middle name
		Last name	Last name
		First name	First name
		Middle name	Middle name
		Last name	Last name
2	Only the last 4 digits of		
э.	your Social Security	xxx – xx –	xxx – xx –
	number or federal	OR	OR
	Individual Taxpayer Identification number (ITIN)	9 xx - xx	9 xx - xx

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this district to file for bankruptcy Over the last 180 days before filing this petition, I have lived in this district longer than in any other district. Over the last 180 days before filing this petition, I have lived in this district longer than in any other district. I have another reason. Explain. I have another reason. Explain.		City State ZIP Code	City State ZIP Code
	this district to file for	 Over the last 180 days before filing this petition, I have lived in this district longer than in any other district. I have another reason. Explain. 	 Over the last 180 days before filing this petition, I have lived in this district longer than in any other district. I have another reason. Explain.

Bankruptcy Code you are choosing to file under for Bancher Banch	cone. (Fo nkruptcy (napter 7 napter 11 napter 12 napter 13 vill pay t cal court urself, yo bmitting th a pre- need to p oplication equest t v law, a ju ss than 1 ny the fee hapter 7	r a brief description (Form 2010)). Also, (Form 2010)). Also, (Form 2010)). Also, (Form 2010)). Also, (Form 2010)). Also, (Form 2010). Also, (Form	go to the top of particular en I file my peti- bout how you m cash, cashier's c your behalf, you tallments. If you tallments. If you haved (You may not required to, you il poverty line that If you choose that d (Official Form	tion. Please che hay pay. Typicall heck, or money ur attorney may p u choose this opt <i>Fee in Installme</i> request this opti waive your fee, a at applies to you is option, you m 103B) and file it	U.S.C. § 342(b) for Individuals Filing he appropriate box. eck with the clerk's office in your y, if you are paying the fee order. If your attorney is pay with a credit card or check etion, sign and attach the <i>ints</i> (Official Form 103A). ion only if you are filing for Chapter 7. and may do so only if your income is r family size and you are unable to just fill out the <i>Application to Have the</i> with your petition.
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 Are any bankruptcy cases pending or being filed by a spouse who is not filing this case with you, or by a business In A In A In B <	cal court surself, yo bonitting th a pre- need to p oplication equest t / law, a ju ss than 1 by the fee hapter 7	for more details a ou may pay with o your payment on printed address. Day the fee in ins of for Individuals to that my fee be wa udge may, but is r 150% of the officia in installments). <i>Filing Fee Waived</i>	about how you m cash, cashier's c your behalf, you tallments. If you aived (You may not required to, you I poverty line that If you choose the d (Official Form	hay pay. Typicall heck, or money ur attorney may p u choose this op <i>Fee in Installme</i> request this opti waive your fee, a at applies to you is option, you m 103B) and file it	y, if you are paying the fee order. If your attorney is pay with a credit card or check atton, sign and attach the <i>ints</i> (Official Form 103A). ion only if you are filing for Chapter 7. and may do so only if your income is r family size and you are unable to ust fill out the <i>Application to Have the</i>
 bankruptcy within the last 8 years? Are any bankruptcy cases pending or being filed by a spouse who is not filing this case with you, or by a business 		t	When		
 Are any bankruptcy Naccord Naccord N	o. Diotrio				Case number
cases pending or being filed by a spouse who is not filing this case with you, or by a business				MM / DD / YYYY	
cases pending or being filed by a spouse who is not filing this case with you, or by a business	Distric	t	When	MM / DD / YYYY	Case number
cases pending or being filed by a spouse who is not filing this case with you, or by a business	Distric	t	When		Case number
cases pending or being filed by a spouse who is not filing this case with you, or by a business				MM / DD / YYYY	
filed by a spouse who is not filing this case with you, or by a business)				
you, or by a business	s. Debtor	r			_ Relationship to you
- (())- (-0	Distric	t	When	MM/DD/YYYY	Case number, if known
affiliate?	Debtor	r			_ Relationship to you
					Case number, if known
				MM / DD / YYYY	
1. Do you rent your ING residence? ING Ye		line 12. our landlord obtaine	ed an eviction judg	ment against you?	?
		o. Go to line 12.			

Debtor	1
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First Name Middle Name

Last Name

Case number (if known)_

of any full- or part-time business?		Go to Part 4.				
business?	🛛 Yes	siness				
A sole proprietorship is a business you operate as an individual, and is not a separate legal entity such as a corporation, partnership, or		Name of business, if any				
LLC.		Number Street				
If you have more than one sole proprietorship, use a separate sheet and attach it to this petition.		City		State	ZIP Code	
		Chook the appropriate he	y to doooribo your bu	inooo.		
		Check the appropriate bo	-			
		Single Asset Real Es	,	• • • •)	
		Stockbroker (as defin	·	,	')	
		Commodity Broker (a	-	. ,,		
		None of the above		0 ()/		
debtor? For a definition of <i>small</i> <i>business debtor</i> , see 11 U.S.C. § 101(51D). rt 4: Report if You Own	No.Yes	I am not filing under Cha I am filing under Chapter the Bankruptcy Code. I am filing under Chapter Bankruptcy Code. Any Hazardous Prope	11, but I am NOT a sr 11 and I am a small b	usiness debtor ac	cording to the c	lefinition in the
Do you own or have any property that poses or is	🛛 No					
alleged to pose a threat of imminent and identifiable hazard to public health or safety?	C Yes	. What is the hazard?				
Or do you own any property that needs immediate attention?		If immediate attention is	needed, why is it nee	ded?		
For example, do you own perishable goods, or livestock that must be fed, or a building that needs urgent repairs?						
that needs dryent repairs?		Where is the property?				

Middle Name

Part 5: Explain Your Efforts to Receive a Briefing About Credit Counseling

Tell the court whether you have received a briefing about credit counseling.

First Name

The law requires that you receive a briefing about credit counseling before you file for bankruptcy. You must truthfully check one of the following choices. If you cannot do so, you are not eligible to file.

If you file anyway, the court can dismiss your case, you will lose whatever filing fee you paid, and your creditors can begin collection activities again.

About Debtor 1:

You must check one:

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.

Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy.

If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

□ I am not required to receive a briefing about credit counseling because of:

- □ Incapacity. I have a mental illness or a mental deficiency that makes me incapable of realizing or making rational decisions about finances.
- Disability. My physical disability causes me to be unable to participate in a briefing in person, by phone, or through the internet, even after I reasonably tried to do so.
- Active duty. I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counseling with the court.

About Debtor 2 (Spouse Only in a Joint Case):

You must check one:

☐ I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.

Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.

I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy.

If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

□ I am not required to receive a briefing about credit counseling because of:

Incapacity.	I have a mental illness or a mental deficiency that makes me incapable of realizing or making rational decisions about finances.
Disability.	My physical disability causes me to be unable to participate in a briefing in person, by phone, or through the internet, even after I reasonably tried to do so.
	Level examples and path is willtaw.

Active duty. I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counseling with the court. First Name

Middle Name

Last Name

Case number (if known)

Pa	rt 6: Answer These Ques	tions for Reporting Purposes				
16.	What kind of debts do you have?	16a. Are your debts primarily as "incurred by an individual p	consumer debts? Consu rimarily for a personal, famil	umer debts are defined in 11 U.S.C. § 101(8) y, or household purpose."		
	you navoi	No. Go to line 16b.Yes. Go to line 17.				
				ss debts are debts that you incurred to obtain on of the business or investment.		
		No. Go to line 16c.Yes. Go to line 17.				
		16c. State the type of debts you ow	e that are not consumer del	ots or business debts.		
17.	Are you filing under Chapter 7?	No. I am not filing under Chapt	ter 7. Go to line 18.			
	Do you estimate that after any exempt property is excluded and administrative expenses are paid that funds will be available for distribution to unsecured creditors?			any exempt property is excluded and ailable to distribute to unsecured creditors?		
18.	How many creditors do	1-49	1,000-5,000	25,001-50,000		
	you estimate that you owe?	50-99	5,001-10,000	50,001-100,000		
	owe?	100-199200-999	10,001-25,000	More than 100,000		
19.	How much do you	□ \$0-\$50,000	□ \$1,000,001-\$10 millior			
	estimate your assets to be worth?	\$50,001-\$100,000	1 \$10,000,001-\$50 millio			
	be worth?	 \$100,001-\$500,000 \$500,001-\$1 million 	□ \$50,000,001-\$100 mill □ \$100,000,001-\$500 mi			
20.	How much do you	□ \$0-\$50,000	\$ 1,000,001-\$10 million			
	estimate your liabilities	\$50,001-\$100,000	\$10,000,001-\$50 millio			
	to be?	\$100,001-\$500,000	🖵 \$50,000,001-\$100 mill	ion 🛛 \$10,000,000,001-\$50 billion		
		\$500,001-\$1 million	□ \$100,000,001-\$500 mi	illion I More than \$50 billion		
Pa	rt 7: Sign Below					
Fo	or you	I have examined this petition, and I correct.	declare under penalty of pe	rjury that the information provided is true and		
				proceed, if eligible, under Chapter 7, 11,12, or 13 under each chapter, and I choose to proceed		
		If no attorney represents me and I of this document, I have obtained and		comeone who is not an attorney to help me fill out 11 U.S.C. § 342(b).		
		I request relief in accordance with t	he chapter of title 11, United	States Code, specified in this petition.		
			n fines up to \$250,000, or im	obtaining money or property by fraud in connection prisonment for up to 20 years, or both.		
		×	×			
		Signature of Debtor 1		Signature of Debtor 2		
	Executed on Executed on MM / DD / YYYY					

Debtor 1 First Name Middle Name	e Last Name	Case number (if known)	
For your attorney, if you are represented by one If you are not represented by an attorney, you do not need to file this page.	I, the attorney for the debtor(s) named in to proceed under Chapter 7, 11, 12, or 13 available under each chapter for which th the notice required by 11 U.S.C. § 342(b) knowledge after an inquiry that the inform	3 of title 11, United States Code, and ne person is eligible. I also certify th) and, in a case in which § 707(b)(4)	d have explained the relief at I have delivered to the debtor(s) (D) applies, certify that I have no
	Signature of Attorney for Debtor Printed name		MM / DD /YYYY
	Number Street	State	ZIP Code
	Contact phone		
	Bar number	State	

Debtor 1

First Name

Last Name

Case number (if known)_

For you if you are filing this The law allows you, as an individual, to represent yourself in bankruptcy court. but you bankruptcy without an should understand that many people find it extremely difficult to represent attorney themselves successfully. Because bankruptcy has long-term financial and legal consequences, you are strongly urged to hire a qualified attorney. If you are represented by To be successful, you must correctly file and handle your bankruptcy case. The rules are very an attorney, you do not technical, and a mistake or inaction may affect your rights. For example, your case may be need to file this page. dismissed because you did not file a required document, pay a fee on time, attend a meeting or hearing, or cooperate with the court, case trustee, U.S. trustee, bankruptcy administrator, or audit firm if your case is selected for audit. If that happens, you could lose your right to file another case, or you may lose protections, including the benefit of the automatic stay. You must list all your property and debts in the schedules that you are required to file with the court. Even if you plan to pay a particular debt outside of your bankruptcy, you must list that debt in your schedules. If you do not list a debt, the debt may not be discharged. If you do not list property or properly claim it as exempt, you may not be able to keep the property. The judge can also deny you a discharge of all your debts if you do something dishonest in your bankruptcy case, such as destroying or hiding property, falsifying records, or lying. Individual bankruptcy cases are randomly audited to determine if debtors have been accurate, truthful, and complete. Bankruptcy fraud is a serious crime; you could be fined and imprisoned. If you decide to file without an attorney, the court expects you to follow the rules as if you had hired an attorney. The court will not treat you differently because you are filing for yourself. To be successful, you must be familiar with the United States Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, and the local rules of the court in which your case is filed. You must also be familiar with any state exemption laws that apply. Are you aware that filing for bankruptcy is a serious action with long-term financial and legal consequences? No Yes Are you aware that bankruptcy fraud is a serious crime and that if your bankruptcy forms are inaccurate or incomplete, you could be fined or imprisoned? Yes Did you pay or agree to pay someone who is not an attorney to help you fill out your bankruptcy forms? Yes. Name of Person Attach Bankruptcy Petition Preparer's Notice. Declaration. and Signature (Official Form 119). By signing here, I acknowledge that I understand the risks involved in filing without an attorney. I have read and understood this notice, and I am aware that filing a bankruptcy case without an attorney may cause me to lose my rights or property if I do not properly handle the case. X х Signature of Debtor 1 Signature of Debtor 2 Date Date

MM / DD / YYYY

Contact phone

Email address

Cell phone

MM / DD / YYYY

Contact phone

Email address

Cell phone

Fill in this information to identify your case:						
Debtor 1	First Name	Middle Name	Last Name			
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name			
United States E Case number	Bankruptcy Court for the: _		District of			
(If known)						

Check if this is an amended filing

12/15

Official Form 103A Application for Individuals to Pay the Filing Fee in Installments

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information.

Pa	art 1: Specify Your Proposed Payment	Timetable				
1.	Which chapter of the Bankruptcy Code are you choosing to file under?	 Chapter 7 Chapter 11 Chapter 12 Chapter 13 				
2.	You may apply to pay the filing fee in up to four installments. Fill in the amounts you propose to pay and the dates you plan to	You propose to pay				
	pay them. Be sure all dates are business days. Then add the payments you propose to pay.	\$	 With the filing of the petition On or before this date			
	You must propose to pay the entire fee no later than 120 days after you file this bankruptcy case. If the court approves your	\$	On or before this date			
	application, the court will set your final payment timetable.	\$	On or before this date	IM / DD / YYYY IM / DD / YYYY		
	-	+ \$	On or before this date	MM / DD / YYYY		
	Total	\$	 Your total must equal the entire 	fee for the chapter you checked in line 1.		
Pa	art 2: Sign Below					
	By signing here, you state that you are unable to understand that:	o pay the full filing fee at o	nce, that you want to pay the fee	in installments, and that you		
1	You must pay your entire filing fee before you preparer, or anyone else for services in connect			ttorney, bankruptcy petition		
1	You must pay the entire fee no later than 120 days after you first file for bankruptcy, unless the court later extends your deadline. Your debts will not be discharged until your entire fee is paid.					
1	If you do not make any payment when it is due, your bankruptcy case may be dismissed, and your rights in other bankruptcy proceedings may be affected.					
×	× ×		×			
	Signature of Debtor 1 Si	gnature of Debtor 2	Your attorney's	s name and signature, if you used one		
	Date Date Date	MM / DD / YYYY	Date	DD / YYYY		

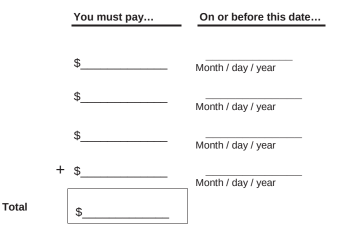
Application for Individuals to Pay the Filing Fee in Installments

Fill in this information to identify the case:						
Debtor 1						
Debtor 1	First Name	Middle Name	Last Name			
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name			
United States E	Bankruptcy Court for the:		_ District of			
Case number (If known) Chapter filing	under:		(State)			
.	,		 Chapter 7 Chapter 11 Chapter 12 Chapter 13 			

Order Approving Payment of Filing Fee in Installments

After considering the *Application for Individuals to Pay the Filing Fee in Installments* (Official Form 103A), the court orders that:

- [] The debtor(s) may pay the filing fee in installments on the terms proposed in the application.
- [] The debtor(s) must pay the filing fee according to the following terms:



Until the filing fee is paid in full, the debtor(s) must not make any additional payment or transfer any additional property to an attorney or to anyone else for services in connection with this case.

Month / day / year

By the court: United States Bankruptcy Judge

Fill in this information to identify your case:						
United States Bankruptcy Court for the:						
District of	State					
Case number (If known):						

Official Form 121 Statement About Your Social Security Numbers

12/15

Use this form to tell the court about any Social Security or federal Individual Taxpayer Identification numbers you have used. Do not file this form as part of the public case file. This form must be submitted separately and must not be included in the court's public electronic records. Please consult local court procedures for submission requirements.

To protect your privacy, the court will not make this form available to the public. You should not include a full Social Security Number or Individual Taxpayer Number on any other document filed with the court. The court will make only the last four digits of your numbers known to the public. However, the full numbers will be available to your creditors, the U.S. Trustee or bankruptcy administrator, and the trustee assigned to your case.

Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

art 1: Tell the Court /	About Yourself and Your spouse if Your Spouse i	s Filing With You
	For Debtor 1:	For Debtor 2 (Only If Spouse Is Filing):
Your name		
	First name	First name
	Middle name	Middle name
	Last name	Last name
rt 2: Tell the Court A	About all of Your Social Security or Federal Indiv	vidual Taxpayer Identification Numbers
All Social Security Numbers you have used		
	You do not have a Social Security number.	You do not have a Social Security number.
All federal Individual Taxpayer Identification	9	9
Numbers (ITIN) you have used	9	9
art 3: Sign Below	You do not have an ITIN.	You do not have an ITIN.
	Under penalty of perjury, I declare that the information I have provided in this form is true and correct.	Under penalty of perjury, I declare that the information I have provided in this form is true and correct.
	×	×
	Signature of Debtor 1	Signature of Debtor 2

Statement About Your Social Security Numbers

Fill in this information to identify your case:					
Debtor 1	First Name	Middle Name	Last Name		
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name		
United States E	Bankruptcy Court for the:	District of			
Case number					

Check if this is an amended filing

Official Form 103B Application to Have the Chapter 7 Filing Fee Waived

12/15

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write your name and case number (if known).

F	Part 1: Tell the Court About Y	our Family and Your Family's Income	
1.	What is the size of your family? Your family includes you, your spouse, and any dependents listed on Schedule J: Your Expenses (Official Form 106J).	Check all that apply: You Your spouse Your dependents How many dependents?	Total number of people
2.	Fill in your family's average monthly income. Include your spouse's income if your spouse is living with you, even if your spouse is not filing. Do not include your spouse's income if you are separated and your spouse is not filing with you.	Add your income and your spouse's income. Include value (if known) of any non-cash governmental assist that you receive, such as food stamps (benefits unde Supplemental Nutrition Assistance Program) or housi subsidies. If you have already filled out <i>Schedule I: Your Income</i> line 10 of that schedule. Subtract any non-cash governmental assistance that included above. Your family's average monthly net income	tance r the ing You \$ you \$ Your spouse \$ Subtotal \$
3.	Do you receive non-cash governmental assistance?	No Yes. Describe	
4.	Do you expect your family's average monthly net income to increase or decrease by more than 10% during the next 6 months?	No Yes. Explain	
5.	Tell the court why you are unable to installments within 120 days. If you circumstances that cause you to not be fee in installments, explain them.	have some additional	

Deb	otor 1					Case number	(if known)		
	First Name Middle Name	Last Nar	ne						
Р	art 2: Tell the Court About Yo	our Mon	hly Expenses	S					
6.	Estimate your average monthly experimental paid by any government reported on line 2.		ance that you	\$					
	If you have already filled out <i>Schedule</i> line 22 from that form.	J, Your E	xpenses, copy						
7.	Do these expenses cover anyone who is not included in your family as reported in line 1?	No Yes	. Identify who						
8.	Does anyone other than you regularly pay any of these expenses?	No Yes	. How much do <u>y</u>	you regu	larly receive a	as contributions	? \$ mont	hly	
	If you have already filled out Schedule I: Your Income, copy the total from line 11.								
9.	Do you expect your average monthly expenses to increase or decrease by more than 10% during the next 6 months?	No Yes	. Explain						
Pa	rt 3: Tell the Court About Ye	our Prop	erty						
lf	you have already filled out Schedule	A/B: Pro	perty (Official I	Form 10	6A/B) attach	copies to this	application and go	to Part 4.	
10.	How much cash do you have? Examples: Money you have in your wallet, in your home, and on hand when you file this application	Cash:		\$					
11.	Bank accounts and other deposits of money?			Institut	ion name:			Amount:	
	<i>Examples:</i> Checking, savings, money market, or other financial accounts; certificates of deposit;	Checking Savings a	account:					\$ \$	
	shares in banks, credit unions, brokerage houses, and other similar institutions. If you have	-	ancial accounts:					\$	
	more than one account with the same institution, list each. Do not include 401(k) and IRA accounts.	Other fina	ancial accounts:					\$	
12.	Your home? (if you own it outright or are purchasing it)	Number	Street				Current value:	\$	
	<i>Examples:</i> House, condominium, manufactured home, or mobile home	City			State	ZIP Code	Amount you owe on mortgage and	\$	
13.	Other real estate?						liens:		
		Number	Street				Current value: Amount you owe	\$	
		City			State	ZIP Code	on mortgage and liens:	\$	
14	The vehicles you own?								
	<i>Examples:</i> Cars, vans, trucks,	Make: Model:					Current value:	\$	
	sports utility vehicles, motorcycles, tractors, boats	Year:					Amount you owe on liens:	\$	
		Mileage					on notio.	·	
		Make: Model:					Current value:	\$	
		Year:						*	
		Mileage					Amount you owe on liens:	\$	

btor 1 First Name Middle Name	Last Name	Case number (if known)	
Other assets?	Describe the other assets:	Current value:	\$
Do not include household items and clothing.		Amount you owe on liens:	\$
. Money or property due you?	Who owes you the money or property?	How much is owed? Do you	believe you will likely rece nt in the next 180 days?
<i>Examples</i> : Tax refunds, past due or lump sum alimony, spousal		\$No	
support, child support, maintenance, divorce or property		\$Yes	. Explain:
settlements, Social Security benefits, workers' compensation, personal injury recovery			
art 4: Answer These Addition	nal Questions		
7. Have you paid anyone for services for this case, including			How much did you pay
filling out this application, the	Yes. Whom did you pay? Check all that a	apply:	How much did you pay
bankruptcy filing package, or the schedules?	An attorney	orologol, or tuning convice	\$
	A bankruptcy petition preparer, pa		
8. Have you promised to pay or do			
you expect to pay someone for	Yes. Whom do you expect to pay? Check	ck all that apply:	Harrison and the second
services for your bankruptcy case?	An attorney		How much do you expect to pay?
	A bankruptcy petition preparer, pa	aralegal, or typing service	
	Someone else		\$
9. Has anyone paid someone on your behalf for services for this case?	No Yes. Who was paid on your behalf? Check all that apply:	Who paid? Check all that apply:	How much did someone else pay?
	An attorney	Parent	
	A bankruptcy petition preparer,	Brother or sister	\$
	paralegal, or typing service		
	Someone else	Pastor or clergy Someone else	
). Have you filed for bankruptcy			
within the last 8 years?	No Yes District	When Case numb)er
	Yes. District	MM/ DD/ YYYY	
	District	When Case numb	ber
	District	When Case numl MM/ DD/ YYYY	ber
Part 5: Sign Below			
	umu I de alors that I annuat affand ta mau tha f	lling for either in full on in install.	
By signing here under penalty of per that the information I provided in this	jury, I declare that I cannot afford to pay the fi application is true and correct.	ning iee either in full of in install	ments, i also declare
ĸ	×		
Signature of Debtor 1	Signature of Debtor 2		

Date _____ MM / DD / YYYY

Official Form 103B

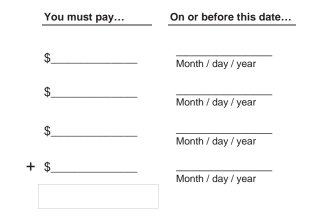
Date ______ MM / DD / YYYY

Fill in this information to identify the case:				
Debtor 1	First Name	Middle Name	Last Name	
Debtor 2 (Spouse, if filing)	First Name	Middle Name	Last Name	
United States Bankruptcy Court for the: District of				
Case number				

Order on the Application to Have the Chapter 7 Filing Fee Waived

After considering the debtor's *Application to Have the Chapter 7 Filing Fee Waived* (Official Form 103B), the court orders that the application is:

- [] **Granted.** However, the court may order the debtor to pay the fee in the future if developments in administering the bankruptcy case show that the waiver was unwarranted.
- [] Denied. The debtor must pay the filing fee according to the following terms:



If the debtor would like to propose a different payment timetable, the debtor must file a motion promptly with a payment proposal. The debtor may use *Application for Individuals to Pay the Filing Fee in Installments* (Official Form 103A) for this purpose. The court will consider it.

The debtor must pay the entire filing fee before making any more payments or transferring any more property to an attorney, bankruptcy petition preparer, or anyone else in connection with the bankruptcy case. The debtor must also pay the entire filing fee to receive a discharge. If the debtor does not make any payment when it is due, the bankruptcy case may be dismissed and the debtor's rights in future bankruptcy cases may be affected.

[] Scheduled for hearing.

Total

A hearing to consider the debtor's application will be held

on _____ at ____ AM / PM at

Address of courthouse

If the debtor does not appear at this hearing, the court may deny the application.

By the court:

Month / day / year

United States Bankruptcy Judge

Notice Required by 11 U.S.C. § 342(b) for Individuals Filing for Bankruptcy (Form 2010)

This notice is for you if:

- You are an individual filing for bankruptcy, and
- Your debts are primarily consumer debts. Consumer debts are defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose."

The types of bankruptcy that are available to individuals

Individuals who meet the qualifications may file under one of four different chapters of the Bankruptcy Code:

- Chapter 7 Liquidation
- Chapter 11— Reorganization
- Chapter 12— Voluntary repayment plan for family farmers or fishermen
- Chapter 13— Voluntary repayment plan for individuals with regular income

You should have an attorney review your decision to file for bankruptcy and the choice of chapter.

Chapter 7:	Liquidation
\$245	filing fee
\$75	administrative fee
+ \$15	trustee surcharge

\$335 total fee

Chapter 7 is for individuals who have financial difficulty preventing them from paying their debts and who are willing to allow their nonexempt property to be used to pay their creditors. The primary purpose of filing under chapter 7 is to have your debts discharged. The bankruptcy discharge relieves you after bankruptcy from having to pay many of your pre-bankruptcy debts. Exceptions exist for particular debts, and liens on property may still be enforced after discharge. For example, a creditor may have the right to foreclose a home mortgage or repossess an automobile.

However, if the court finds that you have committed certain kinds of improper conduct described in the Bankruptcy Code, the court may deny your discharge.

You should know that even if you file chapter 7 and you receive a discharge, some debts are not discharged under the law. Therefore, you may still be responsible to pay:

- most taxes;
- most student loans;
- domestic support and property settlement obligations;

- most fines, penalties, forfeitures, and criminal restitution obligations; and
- certain debts that are not listed in your bankruptcy papers.

You may also be required to pay debts arising from:

- fraud or theft;
- fraud or defalcation while acting in breach of fiduciary capacity;
- intentional injuries that you inflicted; and
- death or personal injury caused by operating a motor vehicle, vessel, or aircraft while intoxicated from alcohol or drugs.

If your debts are primarily consumer debts, the court can dismiss your chapter 7 case if it finds that you have enough income to repay creditors a certain amount. You must file *Chapter 7 Statement of Your Current Monthly Income* (Official Form 122A–1) if you are an individual filing for bankruptcy under chapter 7. This form will determine your current monthly income and compare whether your income is more than the median income that applies in your state.

If your income is not above the median for your state, you will not have to complete the other chapter 7 form, the *Chapter 7 Means Test Calculation* (Official Form 122A–2).

If your income is above the median for your state, you must file a second form —the *Chapter 7 Means Test Calculation* (Official Form 122A–2). The calculations on the form—sometimes called the *Means Test*—deduct from your income living expenses and payments on certain debts to determine any amount available to pay unsecured creditors. If

your income is more than the median income for your state of residence and family size, depending on the results of the *Means Test*, the U.S. trustee, bankruptcy administrator, or creditors can file a motion to dismiss your case under § 707(b) of the Bankruptcy Code. If a motion is filed, the court will decide if your case should be dismissed. To avoid dismissal, you may choose to proceed under another chapter of the Bankruptcy Code.

If you are an individual filing for chapter 7 bankruptcy, the trustee may sell your property to pay your debts, subject to your right to exempt the property or a portion of the proceeds from the sale of the property. The property, and the proceeds from property that your bankruptcy trustee sells or liquidates that you are entitled to, is called *exempt property*. Exemptions may enable you to keep your home, a car, clothing, and household items or to receive some of the proceeds if the property is sold.

Exemptions are not automatic. To exempt property, you must list it on *Schedule C: The Property You Claim as Exempt* (Official Form 106C). If you do not list the property, the trustee may sell it and pay all of the proceeds to your creditors.

Chapter 11: Reorganization

	\$1,167	filing fee
+	\$550	administrative fee
	\$1,717	total fee

Chapter 11 is often used for reorganizing a business, but is also available to individuals. The provisions of chapter 11 are too complicated to summarize briefly.

Read These Important Warnings

Because bankruptcy can have serious long-term financial and legal consequences, including loss of your property, you should hire an attorney and carefully consider all of your options before you file. Only an attorney can give you legal advice about what can happen as a result of filing for bankruptcy and what your options are. If you do file for bankruptcy, an attorney can help you fill out the forms properly and protect you, your family, your home, and your possessions.

Although the law allows you to represent yourself in bankruptcy court, you should understand that many people find it difficult to represent themselves successfully. The rules are technical, and a mistake or inaction may harm you. If you file without an attorney, you are still responsible for knowing and following all of the legal requirements.

You should not file for bankruptcy if you are not eligible to file or if you do not intend to file the necessary documents.

Bankruptcy fraud is a serious crime; you could be fined and imprisoned if you commit fraud in your bankruptcy case. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Chapter 12: Repayment plan for family farmers or fishermen

	\$200	filing fee
+	\$75	administrative fee
	\$275	total fee

Similar to chapter 13, chapter 12 permits family farmers and fishermen to repay their debts over a period of time using future earnings and to discharge some debts that are not paid.

Chapter 13: Repayment plan for individuals with regular income

	\$235	filing fee
+	\$75	administrative fee
	\$310	total fee

Chapter 13 is for individuals who have regular income and would like to pay all or part of their debts in installments over a period of time and to discharge some debts that are not paid. You are eligible for chapter 13 only if your debts are not more than certain dollar amounts set forth in 11 U.S.C. § 109. Under chapter 13, you must file with the court a plan to repay your creditors all or part of the money that you owe them, usually using your future earnings. If the court approves your plan, the court will allow you to repay your debts, as adjusted by the plan, within 3 years or 5 years, depending on your income and other factors.

After you make all the payments under your plan, many of your debts are discharged. The debts that are not discharged and that you may still be responsible to pay include:

- domestic support obligations,
- most student loans,
- certain taxes,
- debts for fraud or theft,
- debts for fraud or defalcation while acting in a fiduciary capacity,
- most criminal fines and restitution obligations,
- certain debts that are not listed in your bankruptcy papers,
- certain debts for acts that caused death or personal injury, and
- certain long-term secured debts.

Warning: File Your Forms on Time

Section 521(a)(1) of the Bankruptcy Code requires that you promptly file detailed information about your creditors, assets, liabilities, income, expenses and general financial condition. The court may dismiss your bankruptcy case if you do not file this information within the deadlines set by the Bankruptcy Code, the Bankruptcy Rules, and the local rules of the court.

For more information about the documents and their deadlines, go to: <u>http://www.uscourts.gov/bkforms/bankruptcy_form</u>s.html#procedure.

Bankruptcy crimes have serious consequences

- If you knowingly and fraudulently conceal assets or make a false oath or statement under penalty of perjury—either orally or in writing—in connection with a bankruptcy case, you may be fined, imprisoned, or both.
- All information you supply in connection with a bankruptcy case is subject to examination by the Attorney General acting through the Office of the U.S. Trustee, the Office of the U.S. Attorney, and other offices and employees of the U.S. Department of Justice.

Make sure the court has your mailing address

The bankruptcy court sends notices to the mailing address you list on *Voluntary Petition for Individuals Filing for Bankruptcy* (Official Form 101). To ensure that you receive information about your case, Bankruptcy Rule 4002 requires that you notify the court of any changes in your address. A married couple may file a bankruptcy case together—called a *joint case*. If you file a joint case and each spouse lists the same mailing address on the bankruptcy petition, the bankruptcy court generally will mail you and your spouse one copy of each notice, unless you file a statement with the court asking that each spouse receive separate copies.

Understand which services you could receive from credit counseling agencies

The law generally requires that you receive a credit counseling briefing from an approved credit counseling agency. 11 U.S.C. § 109(h). If you are filing a joint case, both spouses must receive the briefing. With limited exceptions, you must receive it within the 180 days **before** you file your bankruptcy petition. This briefing is usually conducted by telephone or on the Internet.

In addition, after filing a bankruptcy case, you generally must complete a financial management instructional course before you can receive a discharge. If you are filing a joint case, both spouses must complete the course.

You can obtain the list of agencies approved to provide both the briefing and the instructional course from:

http://justice.gov/ust/eo/hapcpa/ccde/cc_approved.html.

In Alabama and North Carolina, go to: http://www.uscourts.gov/FederalCourts/Bankruptcy/ BankruptcyResources/ApprovedCredit AndDebtCounselors.aspx.

If you do not have access to a computer, the clerk of the bankruptcy court may be able to help you obtain the list.

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS

IN RE:

Debtor(s)

Bankruptcy Case Number

VERIFICATION OF CREDITOR MATRIX

The above named Debtor(s) hereby verifies that the attached list of creditors is true and correct to the best of my/our knowledge.

Date: _____

Debtor Signature

Date:

Joint Debtor Signature

Revised May 16, 2011

LBR Appendix 1007-b-5

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF TEXAS

GUIDELINES FOR SUBMISSION OF A MASTER MAILING LIST

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	A. ACCEPTABLE B. UNACCEPTABLE	4
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I. GENERAL

A. FORMAT FOR FILING

- The Clerk of the Court strongly urges the original or amended Master Mailing Lists be submitted in electronic format via the Court's Electronic Case Filing system. (See Reports in CM/ECF)
- 2. Mailing lists submitted incorrectly may be required to be resubmitted.
- 3. The Clerk of Court may authorize other electronic media in the future.

B. NAME AND ADDRESS STANDARDS

The following standards apply to all Master Mailing lists submitted to this Court:

- 1. All names and addresses must be complete and accurate. Notices shall not be sent out by the Clerk to any entity with an incomplete or missing address.
- 2. If the case number is known it should appear on the first line, followed by two (2) blank lines. Begin the first creditor on the fourth line.
- 3. When listing creditors in care of an attorney, always put the creditor's name on line 1 and the attorney's name on line 2. For example:

CORRECT	INCORRECT
ABC Supply Company	Debra Jones
c/o Debra Jones, Attorney	Attorney for ABC Supply Company

- 4. Do not include the debtor, joint debtor, attorney(s) for the debtor(s), the district court clerk, case trustee, or United States Trustee on the Maser Mailing List. These parties will be entered by the Clerk's Office at the time of case opening.
- 5. Creditors shall be listed ONLY ONCE, even if they have more than one account with, or claim against, the debtor.
- 6. Each name and address must consist of at least two but not more than five lines, each forty characters or less in length. For example:

- 7. "Care of" and "attention" designations may be included ONLY on the second line of the name and address, as long as the complete name and address block consists of no more than five lines.
- 8. No personal forms of address, titles, indefinite articles, or definite articles should precede the name. Personal forms of address and titles may be used *after* the name, but only as necessary to specifically identify someone.

- Names of individuals must appear in the following order: first name, middle name or initial, last name.
- 10. Creditors must be listed alphabetically, according to the first letter of the company name or first name.
- 11. Only postal standard abbreviations, as directed by the United States Postal Service in the official USPS Publication <u>Postal Addressing Standards</u>, shall be used in addresses. The name of the state must be abbreviated using the upper case, two-letter state identifier prescribed by the United States Postal Service (e.g. TX not Tex or Tx). City names less than 15 characters in length shall not be abbreviated.
- 12. The use of ZIP codes is MANDATORY. All domestic addresses must include the correct five-digit ZIP code. Domestic addresses that do not include a ZIP code will be treated as incomplete (See item 1, above). All ZIP code extensions must follow a hyphen and shall consist of four digits (for example, 75702-0012 NOT 75702-12). DO NOT use the ZIP code extension "0000" unless it is valid for the creditor.
- 13. For domestic mail, the last line of every address MUST contain EACH of the following items IN THIS ORDER: the city, the two character state abbreviation WITHOUT periods BUT in ALL CAPITAL LETTERS, and AT THE END, the ZIP code. DO NOT include any information for the creditor below the city, state, and ZIP.
- 14. All foreign addresses shall include the COMPLETE name of the country to which the mail will be sent. Country names *SHALL NOT* be abbreviated.
- 15. Except for hyphens in nine digit zip codes, no special character shall be included in names or addresses:
- DO NOT use the letter "1" as a substitute for the number "1"
- DO NOT use the % (percent sign) as a substitute for c/o ("in care of")
- DO NOT use \ (backslash) as a substitute for / (slash or forward slash)
- DO NOT use + (plus sign) for either "and" or & (ampersand)
- DO NOT use \sim (tilde) as a substitute for (dash)
- DO NOT use { } (braces) or [] (brackets) as a substitute for () parentheses)
- Like correspondence, names and address shall be typed in both upper and lower case letters. Except to abbreviate the name of the state, do not use all uppercase letters.
- 17. There should be no punctuation included, except the hyphen in the ZIP code
- 18. Lists shall be typed in a single aligned column.
- 19. There must be two blank lines between one creditor's name and address and another's. Do not leave blank lines within an address.

II. GUIDELINES FOR SUBMITTING A HARD (PAPER) COPY

A. ACCEPTABLE

- 1. The hard-copy list shall be printed in black, on a white 8.5" x 11" bond or standard copy paper.
- 2. Font should be Times New Roman, Courier New, Universe, or Arial, 12 point.
- 3. The type must be of high quality. Poor quality type from a depleted printer cartridge, dot matrix printer, photocopy or carbon, exhausted typewriter ribbon, or fabric typewriter ribbons are electronically unreadable and must not be used.
- 4. If the case number is known it should appear on the first line, followed by two (2) blank lines. Begin the first creditor on the fourth line
- The hard-copy list shall contain no handwriting, stray marks, correction fluid or tape.
- 6. Names and addresses must appear on one side of each page only. Do not use the back of the paper.
- 7. The first name and address on each page of the list may not be closer than two inches from the top of the page and should be no closer that one-half inch from the left side, right side, or bottom of the page.
- 8. The hard-copy Master Address List must be submitted as a clean, totally separate document. Any marks (including letterhead, dates, names, pager numbers, coffee stains, handwriting or multiple columns) must be avoided as they may cause the entry of incorrect data.
- 9. DO NOT STAPLE TOGETHER OR TWO-HOLE PUNCH PAGES OF THE ORIGINAL HARD-COPY MASTER ADDRESS LIST.
- **10.** Although the court is using sophisticated equipment and software to insure accuracy in creditor list reading, certain problems can still occur. By following these guidelines, the court will avoid delays or additional effort in mailing notices.

B. UNACCEPTABLE

The following problems can prevent your matrix from being read by the optical scanner, requiring you to re-submit your creditor list in an acceptable form.

- 1. *Extra marks on the lists* such as letterhead, dates, coffee stains, handwritten marks, page number.
- Non-standard paper such as onionskin, half-sized paper, or colored paper. 8 ½ by 11", 20 lb. paper is acceptable
- 3. Poor quality printing caused by low toner in the printer cartridge.
- 4. Unreadable type fonts or print types such as dot matrix or exotic fonts. Please use: Times New Roman .12, Courier .12, or Universe .12
- 5. Misaligned lists caused by inserting the paper in the printer crooked.
- 6. *Zip Code* not on the last line. Nine digit zip codes should be used with a hyphen separating the two groups of digits. Attention lines, in care of (c/o) should NOT

be on the last line, they should be on the second line if needed. The zip code must be at the end of the last line.

- 7. *Punctuation* There should be no commas or periods in any part of the address. There should be 2 spaces between the state and zip code. When typing a post office box (PO) do not use periods.
- 8. Upper Case Only (all capital letters) should be avoided. Type in upper and lower case as you would on a letter. Left justify all lines.

III. GUIDELINES FOR ELECTRONIC FILING OF THE MATRIX

A. File matrix separately

- 1. Save the file as generic *ASCII Text format*. The extension that your word processing application or bankruptcy software gives it is usually compatible with the Court's Electronic Filing System.
- 2. You must include the case number issued by the Court on the first line of the matrix followed by two (2) blank lines. You can then begin with the first creditor on the fourth line.
- 3. Name the file any name that is consistent with the naming standards of your company or that will be readily recognizable to you when searching for the file during the upload process.

B. Case Upload

 If you are using a bankruptcy software program such as Bankruptcy Pro, the matrix will automatically be uploaded in proper format when the case is uploaded. It should not be filed separately per LBR 1007(a)1(A), because the case upload program satisfies that requirement.